



**AMERICAN BOARD OF FORENSIC
DOCUMENT EXAMINERS, INC.**

**RULES AND PROCEDURES GUIDE
(RPG)**

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SECTION I - BACKGROUND, FUNCTIONS, AND PURPOSES

The need to identify forensic scientists qualified to provide essential professional services for judicial and executive branches of government, as well as society in general, has been long recognized. In response to this professional mandate, the American Board of Forensic Document Examiners, Inc. (hereinafter referred to as ABFDE or the Board) was incorporated in 1977 to provide, in the interest of the public and the advancement of the science, a program of certification in forensic document examination. In purpose, function, and organization, the ABFDE is thus analogous to certifying boards in many other scientific fields.

The purposes of the Board are to establish, enhance, encourage and promote standards of qualification for those who practice forensic document examination and to certify, as qualified specialists, those voluntary applicants who comply with the requirements of the Board. In this way, the Board aims to make available to the judicial system and others in the public a practical and equitable system for readily identifying those persons professing to be specialists in forensic document examination who possess the requisite qualifications and competence.

Certification is based upon the Candidate's personal and professional education, training, experience, and achievement, as well as on the results of a formal examination process.

The Board is a nonprofit organization incorporated in the District of Columbia. It is acknowledged as a certifying body by the Canadian Society of Forensic Science, the American Society of Questioned Document Examiners, the Southwestern Association of Forensic Document Examiners, the Southeastern Association of Forensic Document Examiners, the American Academy of Forensic Sciences, the International Association for Identification, the Midwestern Association of Forensic Scientists, and the Mid-Atlantic Association of Forensic Scientists.

The Board's Standards for Certification in Forensic Document Examination are contained in Section IV, Qualifications and Requirements for Certification in Forensic Document Examination.



SECTION II - BYLAWS

ARTICLE I. DEFINITIONS

All definitions of terms and words herein, unless applicable law otherwise requires, shall be as defined by the Articles of Incorporation, the Bylaws, or the Board of Directors, in that order of precedence.

ARTICLE II. NAME, LOGO, AND PURPOSES

1. Name

- 1.1 The name of this organization shall be the AMERICAN BOARD OF FORENSIC DOCUMENT EXAMINERS, INC., hereinafter referred to as ABFDE or the Board.
- 1.2 The name of the ABFDE, Inc. may be used by a Diplomate of the ABFDE recognizing the fact that the individual is certified by the Board; i.e., "Certified by ABFDE."
- 1.3 Non-Diplomates may use the name of the ABFDE, Inc. provided that they were previously a Diplomate of the ABFDE, and the date of the certification status is included (e.g., Diplomate 2000-2005.)

2. Logo

- 2.1 There shall be an official logo.
- 2.2 The official logo shall be maintained by the Chair of the Public Relations Committee.
- 2.3 The official logo may be used by any ABFDE Diplomate provided that the use of the logo is in compliance with Article II, Section 1, paragraphs 1.2 and 1.3 (above).



3. Purposes

The purposes of the Board, in the public interest, shall be:

- 3.1 To encourage the study of, improve the practice of, establish and enhance standards for, and advance the science of forensic document examination.
- 3.2 To encourage and promote adherence to high standards of ethics, conduct, and professional practice in forensic document examination.



- 3.3 To grant and issue Certificates in cognizance of special qualifications in forensic document examination to voluntary applicants who conform to the standards established by the Board and who have established and maintained their currency in the profession and their fitness and competence thereof.
- 3.4 To cooperate with the several branches of federal and state governments and appropriate governmental and private agencies and organizations and to secure general recognition and acceptance of certification by the American Board of Forensic Document Examiners.
- 3.5 To maintain and furnish lists of individuals who have been granted Certificates by the Board, hereinafter referred to as Diplomates.
- 3.6 To engage in any activities, not prohibited by law or by the Board's Articles of Incorporation, which may contribute to the above purposes or which are in furtherance of the objectives and purposes enumerated in the Articles of Incorporation.

ARTICLE III. SPONSORS

The incorporation of the Board was sponsored by the American Academy of Forensic Sciences and the American Society of Questioned Document Examiners, and, subsequently, by the Canadian Society of Forensic Science. The principal role of a sponsoring organization is to endorse the purposes of the Board and recognize the Board's activities and programs. A sponsoring organization shall not have any obligation for financial support of the Board and shall not have influence, authority over or responsibility for any of the Board's operations or activities. The Board shall not have any obligation for financial support to a sponsoring organization, nor shall the Board have influence, authority over or responsibility for any of the sponsoring organizations' operations or activities. A sponsoring organization may, at its discretion, terminate its sponsorship of the Board upon written notice to the Board. Such sponsorship may also be terminated by a two-thirds (2/3) affirmative vote of the Board of Directors.

ARTICLE IV. OFFICES

1. Office of Record

The Administrative Office of Record of the Board shall be 4265 San Felipe Street, Suite 1100, Houston, Texas 77027.

2. Other Offices

The Board may have such other offices at such locations as the Board of Directors may from time to time designate.

ARTICLE V. OFFICERS

1. Officers of the Board

The officers of the Board shall be President, Vice President, Secretary, and Treasurer. They shall be elected biannually by the Board of Directors from its membership.



2. Officers of the Board of Directors

The officers of the Board shall serve, in the same respective capacities, as officers of the Board of Directors.

3. Duties and Functions

The duties and functions of the officers of the Board shall be as follows:

- 3.1 The President is the Chief Executive Officer of the Board and is responsible for management of the ABFDE. The President is the chief spokesperson for the Board and is, therefore, responsible for all public statements made on behalf of the Board and is the recipient of all correspondence dealing with subjects of a serious nature. The President will be responsible for addressing all inquiries regarding the operation of the ABFDE made to the Administrative Office or to the website. The President will preside as Chair during all Board of Directors meetings. In consultation with the Board of Directors, the President is responsible for forming all standing or special committees and for appointing members and Chairs of these committees. The President is an ex officio member of all Board committees. The most important function of the President's responsibilities is to consider what issues are important to Diplomates and to communicate the Board's activities as well as its future initiatives.
- 3.2 The Vice President serves as the presiding officer of the Board in the absence of the President. The Vice President will oversee bylaws compliance, maintenance of Board policies and procedures, and conformance to accreditation standards and procedures.
- 3.3 The Secretary takes Board of Directors meeting minutes and maintains, updates, and distributes records and forms. The Secretary keeps the President apprised of secretarial information, maintains Director votes, acts as a liaison with the Administrative Office, and serves as the Credentials Committee Chair.
- 3.4 The Treasurer will supervise the collection and deposit of funds and securities of the Board. The Treasurer will ensure that all debts incurred by the Board, or its representatives, are promptly paid and supported by relevant receipts. The Treasurer will maintain a full, correct, and clear record of all financial transactions of the Board. The Treasurer will notify those Diplomates in default of their annual dues and notify the Secretary of Diplomates whose certifications have expired or otherwise been terminated. The Treasurer will prepare an annual financial statement which shall be submitted to the Board of Directors prior to the annual meeting. The Treasurer is responsible for completing all forms that must be completed by law. The Treasurer may make recommendations about ongoing expenditures and forthcoming financial commitments.

ARTICLE VI. BOARD OF DIRECTORS

1. Authority

The governing body of the Board shall be a Board of Directors, which shall be empowered to have, hold, control, manage, and administer all of the property, funds, business affairs, and



operations of the Board pursuant to its Articles of Incorporation and Bylaws, with authority to do everything necessary and desirable in the conduct of the affairs and business of the Board and in accordance with these Bylaws.

2. Composition

The Board of Directors shall consist of at least eight (8) and not more than fifteen (15) persons, elected from among qualified persons.

3. Qualifications of Directors

- 3.1 Directors shall be chosen with due regard for their general attainments and their professional qualifications and experience in forensic document examination.
- 3.2 Every person elected as a Director shall be a Diplomate of this Board.
- 3.3 Any Diplomate of the Board may be elected as a Director of the Board of Directors whenever an eligible vacancy exists.
- 3.4 The Board of Directors may appoint one (1) non-Diplomate to the Board of Directors.

4. Duties and Functions

The duties and functions of the Board of Directors shall be as follows:

- 4.1 The Board of Directors shall exercise overall control over the affairs and operations of the Board.
- 4.2 The Board of Directors shall be charged with establishing professional standards for forensic document examinations in accordance with the Articles of Incorporation and these Bylaws. These standards shall not be discriminatory and shall apply on an equal basis to all persons applying for certification or recertification.
- 4.3 The Board of Directors shall hold at least one (1) meeting annually under the provisions of Article X, Section 1, and may hold additional meetings under the provisions of Article X, Section 2.
- 4.4 The Board of Directors may, from time to time, designate qualified persons (who need not be Directors) or organizations to act on behalf of the Board in performing such duties and functions as the Board may direct. Such persons and organizations may be compensated for their services and reimbursed for the actual and necessary expenses incurred in the discharge of such duties and functions and shall serve at the pleasure of the Board of Directors.

Subcontractors engaged by the Board of Directors shall have no vested interest in the ABFDE, shall not serve on its Board of Directors, and shall not participate in the certification or re-certification of any individuals. Subcontractors shall perform their duties in accordance with ABFDE policies and shall report directly to the President or Director designated to oversee the assigned task. A documented agreement or contract



shall cover all services rendered. Fees paid for service must be appropriate for the service(s) rendered. Any work performed by a subcontractor will be part of the annual internal audit to ensure the work is performed in a manner consistent with ABFDE standards.

Anchor Office provides administrative support, and is the only entity normally contracted by the ABFDE.

- 4.5 The business conducted by the Board of Directors shall be in strict confidence. Only the President shall act as official spokesperson for the Board.

ARTICLE VII. COMMITTEES

1. General

The Board of Directors may, by resolution adopted by a majority of the Directors in office, designate, establish, and determine the scope of authority, functions, and duties of such standing and special committees as, from time to time, it deems necessary.

2. Composition

Each standing or special committee shall consist of two (2) or more persons. The Chair of each committee shall be a member of the Board of Directors, or in the instance of the Nominations Committee, it may be a past President of the Board of Directors; other members of a committee may be members of the Board of Directors or Diplomates. The President shall be an ex-officio member of all committees.

3. Appointment and Authority

The Chair and other members of each standing or special committee, unless otherwise provided herein, shall be appointed by the President of the Board with the advice and consent of the Board of Directors. Every committee may, unless otherwise provided herein, exercise the authority of the Board of Directors in the manner and to the extent provided for in the resolution establishing the committee.

4. Term of Office

Unless otherwise provided herein or in the resolution of the Board of Directors establishing a standing or special committee, the Chair and other members of every standing or special committee shall serve one (1) year terms and may be eligible for reappointment.

5. Duties and Functions

The duties and functions of the Committees shall be as follows:

- 5.1 The Executive Committee of the Board of Directors shall consist of the President, who shall serve as its Chair, the Vice President, the Secretary, and the Treasurer. A quorum of the Executive Committee shall consist of a majority of its members, and its formal



- actions shall require a majority vote of the Executive Committee unless otherwise provided herein. The Executive Committee shall have full authority and power to act for and on behalf of the Board of Directors between meetings of said Board, except as herein otherwise provided. Actions taken by the Executive Committee on behalf of the Board of Directors shall be reported to the Board of Directors as soon as practicable.
- 5.2 The Continuing Education Committee encourages and supports continuing education opportunities with various forensic associations. This committee is responsible for approving workshops for recertification points. Committee members advise the Recertification Committee which workshops are approved.
 - 5.3 The Credentials Committee screens potential candidates for certification by reviewing their application and supporting documents describing their training, education, and experience. The Secretary serves as Chair of the Credentials Committee and is responsible for: coordinating the application for certification process, conducting a vote among the Directors for acceptance if a candidate has passed all phases of testing, informing the Administrative Office if a candidate has been voted in, and arranging for the Diplomate's certificate. This committee must be composed of at least two (2) Directors when conducting business under Article XII, Section 2.
 - 5.4 The Financial Planning Committee will be instituted on an as needed basis to research extraordinary financial situations. The committee shall consist of the Treasurer and two (2) Directors, appointed by the President.
 - 5.5 The Forensic Specialties Accreditation Board (FSAB) Committee is chaired by the Vice President and formed as needed for FSAB activities such as to complete an application for re-accreditation and participate in an on-site assessment.
 - 5.6 The Nominations Committee will be chaired by the immediate past President or a Director designated by the President and composed of at least two (2) additional members that must be Diplomates that are not current Directors. This committee is responsible for preparing a slate of at least two (2) Diplomates willing to serve on the Board of Directors when vacancies occur.
 - 5.7 The Professional Review Committee (PRC) reviews and makes recommendations on complaints regarding the competency and/or ethics of Diplomates or Candidates. Professional Review Committee appointments are outlined in RPG Section III, sub-section 5.
 - 5.8 The Public Relations Committee is responsible for developing and implementing plans to promote and advertise the Board's certification program. This Committee produces information packages and other types of promotional materials suitable for distribution to any interested party. This Committee provides assistance to any individual wishing to make a presentation concerning the structure, policies, or certification program of the ABFDE.

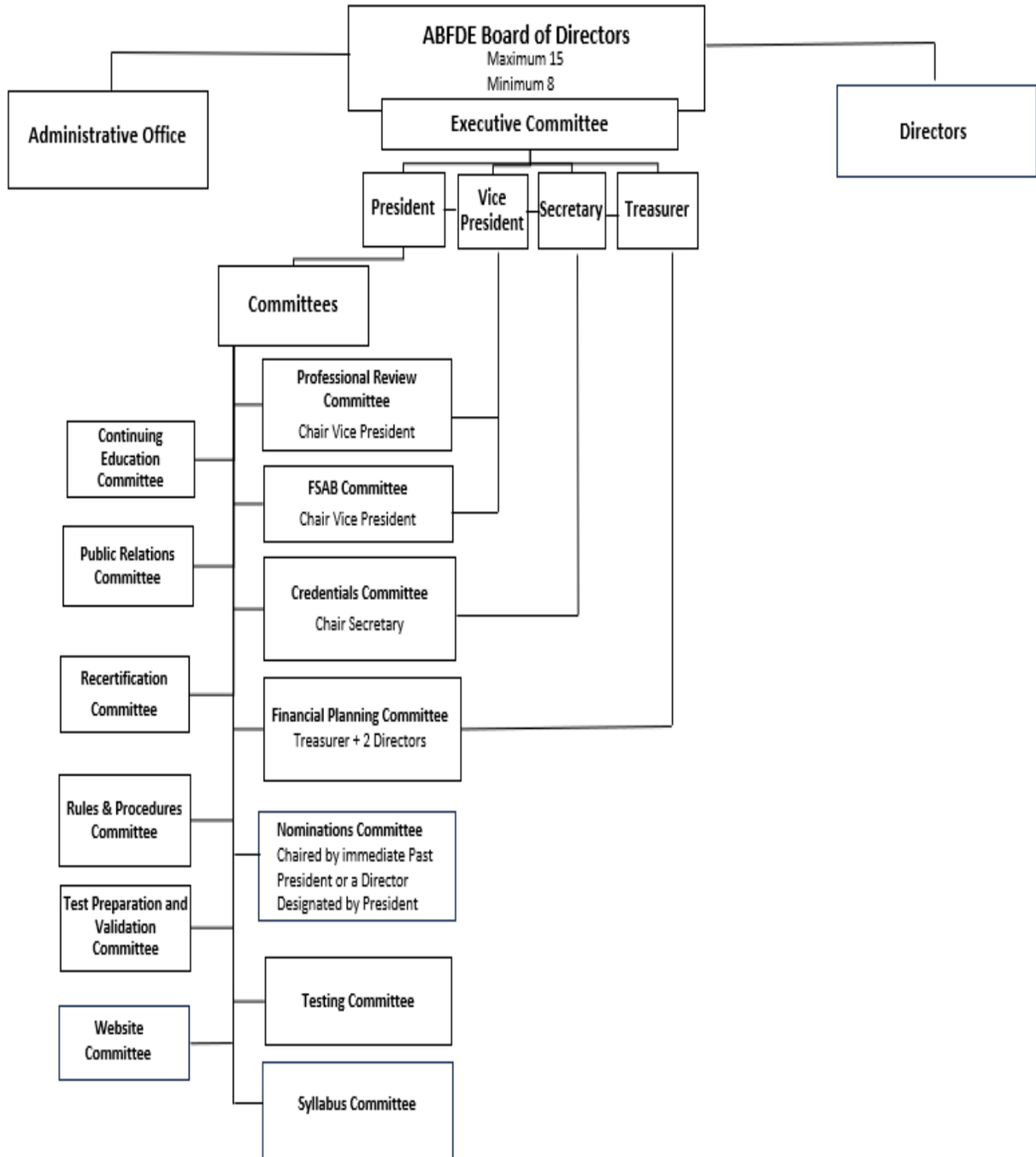


- 5.9 The Recertification Committee considers all applications for recertification. The most important work of this Committee is the assigning of continuing education points and notifying Diplomates of points awarded.
- 5.10 The Rules and Procedures Committee reviews procedures and makes recommendations regarding those procedures to the Board of Directors.
- 5.11 The Syllabus Committee steers the bibliographic database for training, a resource for scholarly articles and books that are pertinent to the profession.
- 5.12 The Testing Committee establishes guidelines for testing for certification and administers or directs the administration of the written test, practical case assignments, and oral board examinations. The Chair of the Testing Committee will address any inquiries regarding the status of a candidate for certification by the ABFDE. This committee must be composed of at least two (2) Directors when conducting business under Article XII, Section 2.
- 5.13 The Test Preparation and Validation Committee establishes guidelines for the development and validation of prospective written test questions and practical case assignment problems. Validated written questions and practical case assignments shall be forwarded to the Chair of the Testing Committee for certification and recertification purposes. This Committee also periodically reviews active written test questions and practical case assignments for retention or deletion/destruction. The Committee Chair is selected by the President.
- 5.14 The Website Committee consists of a web administrator and an alternate administrator. They are responsible for maintaining access to the Board's website (www.abfde.org) and updating the content.



6. Organizational Chart

The structure of the ABFDE Board of Directors, Committees and Administrative Office is as follows:





ARTICLE VIII. ELECTIONS AND TERMS OF OFFICE

1. Election of Officers

The Board of Directors shall biennially elect from its membership a President, Vice President, Secretary, and Treasurer. Such election may be conducted in a business meeting, by mail, or by an electronic mail ballot, and a majority of votes cast shall be required to elect an officer.

2. Terms of Office of Officers

The officers shall take office on July 1 following their election, and each shall hold office for two (2) years, or until a successor has been duly elected and qualified.

3. Vacancies Among Officers

3.1 The Vice President shall fill a vacancy in the office of President occurring during their term of office as Vice President. If the Vice President is unwilling or unable to fill the vacancy, the Board of Directors shall elect a President. The President may be elected from the existing Directors, or when necessary, from the body of Diplomates. Such election may be conducted in a business meeting, by mail, or by an electronic mail ballot.

3.2 Vacancies in the positions of Vice President, Secretary, or Treasurer shall be filled through election by the Board of Directors. These officers may be elected from the existing Directors, or when necessary, from the body of Diplomates. Such election may be conducted in a business meeting, by mail, or by an electronic mail ballot.

3.3 In exigent circumstances, the Board of Directors may appoint an existing board member, or when necessary, another Diplomate, to fill the positions of President, Vice President, Secretary, or Treasurer pending an election to fill the vacancy.

4. Election of Directors

4.1 No less than one-half (1/2) of the members at large of the Board of Directors shall be elected by Diplomates at large. These members shall be elected from a ballot consisting of a slate of Candidates prepared by the Nominations Committee. A provision will be made on the ballot for write-in Candidates. Such elections shall require a simple majority affirmative vote. In the event of a tie vote, a majority affirmative vote by the Board of Directors shall break the tie.

4.2 No more than one-half (1/2) of the members at large of the Board of Directors shall be elected by the members of the Board of Directors. Such elections shall require a majority affirmative vote.

4.3 One (1) position on the Board of Directors may be filled by a public member. A public member will be elected by the Board of Directors.



5. Terms of Office of Directors

A Director may serve not more than two (2) consecutive terms without an intervening period, unless necessary to complete service on the Executive Committee. A full term shall be four (4) years. Each Director's term of office shall commence on July 1 following the annual Board of Director's meeting and shall end on June 30 of their final year in that office, or when their successor has been duly elected and qualified.

6. Vacancies Among Directors

A vacancy resulting from an unexpired term or resignation in the office of a Director shall be filled by vote of the remaining Directors as soon as practicable after the vacancy occurs and for the unexpired term of said office as long as Article VIII, paragraph 4.2 is satisfied. Otherwise, the vacancy shall be filled by vote of the Diplomates as soon as practicable. Such election may be conducted in a business meeting, by mail, or by an electronic mail ballot.

ARTICLE IX. INDEMNIFICATION, SURETY, AND FIDELITY BONDS

1. Indemnification

The Board shall indemnify any person made a party to any action, suit, or proceeding by reason of the fact that such person, or such person's testator or intestate, is or was a Director, Officer, or employee of the Board or of any corporation which such person served as such at the request of the Board, against the reasonable expenses, including attorney's fees actually and necessarily incurred by such person in connection with any appeal therein, except in relation to matters as to which it shall be adjudged in such action, suit, or proceeding that there was negligence or misconduct in the performance of such person's duties. The Board may also reimburse to any such Director, Officer, or employee the reasonable costs of settlement of any such action, suit, or proceeding if it shall be found by a majority of a committee composed of the Directors not involved in the matter in controversy (whether or not a quorum) that it was in the interests of the Board that such settlement be made and that such Director, Officer, or employee was not guilty of negligence or misconduct. Such rights of indemnification and reimbursement shall not be deemed exclusive of any other rights to which such Director, Officer, or employee may be entitled, apart from the provisions of this section.

2. Surety

The Board of Directors shall, at its discretion, procure or cause to be procured, at the Board's expense, appropriate liability insurance coverage for the Board's Officers, Directors, agents, and employees.

3. Fidelity Bonds

The Treasurer of the Board and such other Officers, Directors, agents, and employees of the Board of Directors may, from time to time, be required to furnish, at the expense of the Board, an appropriate fidelity bond approved by the Board of Directors in such sum as the Board of Directors shall prescribe.



ARTICLE X. MEETINGS AND OPERATIONS

1. Annual Meeting

The annual meeting of the Board of Directors shall be held at a location as designated by the President. Notice of the annual meeting shall be given to each Director and all Diplomates at least thirty (30) days before the meeting date. An annual meeting may be conducted by mail, electronic mail, teleconference, or by conference upon the written consent of two-thirds (2/3) of the Directors in office.

2. Special Meetings

Special meetings of the Board of Directors may be called by the President or upon the written request of a majority of the Directors in office. Notice of a special meeting shall be given to each Director at least fifteen (15) days before the meeting date, with information regarding the subject(s) to be considered. A special meeting may be conducted by mail, electronic mail, teleconference, or by conference upon the written consent of two-thirds (2/3) of the Directors in office. Minutes of the special meeting shall be maintained.

3. Quorum

A quorum for all purposes herein, unless otherwise provided, shall consist of a majority of the Directors. In the event that less than this number is present at a meeting, the President may adjourn the meeting from time to time until a quorum is present. No Director shall be entitled to vote through use of a proxy.

4. Conduct of Board Business

- 4.1 Business of the Board, including that of an annual meeting, may be conducted by mail, electronic mail, by conference, teleconference, or by a committee of the Board of Directors comprised of not less than two (2) persons when authorized by a majority of the Directors in office.
- 4.2 Business of the Board carried on by conference or by standing or special committees of the Board of Directors shall be conducted in such a manner as the Board of Directors may direct, or in the absence of such directions, as the committees may elect in accordance with the general spirit of these Bylaws and the requirements of the Articles of Incorporation.

5. Territory

The operations of the Board are to be conducted in the United States of America and in such other place(s) as the Board of Directors may, from time to time, authorize and direct.



ARTICLE XI. FINANCES

1. Fiscal Year

The Board's fiscal year shall be from July 1 through June 30, inclusive.

2. Income

The income of the Board shall be derived from application fees and other fees and charges; from gifts, grants, and contributions; and from such other sources and activities as may be approved by the Board of Directors. All monies accruing to the Board shall be collected by the Treasurer or such person(s) as the Board of Directors may designate.

3. Compensation and Reimbursements

No member of the Board of Directors shall be paid any salary or fee for services as a Director or Officer. Subject to the availability of funds, a Director or Officer may be reimbursed for actual and necessary expenses incurred in attending meetings of the Board of Directors or in performing other duties or functions on behalf of the Board. The Board of Directors shall determine the compensation and reimbursements to be paid to other parties than Officers and Directors of the Board for services performed or for activities carried out on behalf of the Board.

ARTICLE XII. CERTIFICATION

1. Standards

The Board of Directors shall establish, maintain, and revise as necessary, standards and qualifications for the granting, issuing, and renewing of Certificates and/or other forms of recognition in cognizance of special qualifications in forensic document examination.

2. Evaluation of Applicants

The Board of Directors shall arrange for suitable means to evaluate the fitness, competence, and qualifications of persons seeking certification or recertification by the Board. This function may be carried out, in part, by a Credentials Committee whose membership shall include at least two (2) Directors, a Testing Committee whose membership shall include at least two (2) Directors, or a Recertification Committee.

3. Certificates

The Board of Directors shall have authority to issue or cause to be issued Certificates of Qualification in Forensic Document Examination to persons who have met the standards of the Board and have fully complied with all applicable requirements. Certificates of Qualification shall be in such forms as prescribed or approved by the Board of Directors and shall be valid for such period of time as the Board of Directors may determine. Each Certificate shall be and remain the property of the Board, but every person to whom a Certificate has been properly issued shall be entitled to its continued possession unless and until such Certificate is revoked. A person holding a valid, unrevoked Certificate of Qualification issued by this Board shall be



entitled to use the designation “Diplomate of the American Board of Forensic Document Examiners.”

4. Fees

The Board of Directors shall annually establish the fees and other charges incident to application for the granting, issuing, and renewal of Certificates of Qualification and/or other forms of recognition.

5. Denial and Revocation of Certificates

The right to deny certification or recertification and to suspend or revoke Certificates of Qualification shall reside with the Board of Directors. Certificates issued by the Board are subject to revocation by two-thirds (2/3) affirmative vote, only for one or more of the following reasons:

- 5.1 A misstatement or misrepresentation, concealment, or omission of a material fact or facts in an application or any other communication to the Board or its representative(s).
- 5.2 Conviction of an applicant for certification or recertification or holder of a Certificate of this Board by a court of competent jurisdiction of a felony.
- 5.3 Issuance of a Certificate contrary to or in violation of any of the laws, standards, rules, or regulations governing the Board and its certification programs at the time of its issuance; or determination that the person certified was not in fact eligible to receive such Certificate at the time of its issuance.
- 5.4 Unethical conduct or other conduct by an applicant or holder of a Certificate of this Board which, in the judgment of the Board, brings the specialty of forensic document examination into disrepute.
- 5.5 Action to suspend or revoke certification may only be taken after at least thirty (30) days advance written notice of the nature of the charges or reasons for such action has been given to the individual concerned and opportunity for such person to be heard has been provided by the Board of Directors.
- 5.6 In an effort to promote the purpose of the organization, all Diplomates are subject to review as outlined in the Professional Review Procedures (RPG Section III, sub-section 7). By agreeing to the terms and conditions placed upon the Diplomates as a condition of certification and membership, all Diplomates agree that any complaint made by one Diplomat against another Diplomat for Professional Review is done in order to maintain the purpose, integrity and reliability of forensic document examination.



6. Lapse of Certification

The Certificate of Qualification will be deemed to have lapsed under the following conditions:

- 6.1 The Diplomate fails to pay the assessed annual fee in a timely manner in accordance with guidelines set by the Board of Directors and after proper notification of the delinquency has been sent to the last known address of the Diplomate.
- 6.2 The Diplomate fails to submit an *Application for Recertification in Document Examination* form in a timely manner, in accordance with guidelines set by the Board of Directors and after proper notification of the delinquency has been sent to the last known address of the Diplomate.
- 6.3 The Diplomate fails to earn the requisite forty (40) points during a five (5) year period for recertification, in accordance with guidelines set by the Board of Directors and after proper notification of the lapse has been sent to the last known address of the Diplomate.
- 6.4 Upon lapse of Certification of qualification, a former Diplomate may reapply for certification in accordance with Article XII, Section 2 after a period of one (1) year, providing any monies in arrears, while certified, have been satisfied.

7. Resignation and Reapplication

Subsequent to resignation as a Diplomate in good standing of the ABFDE, an applicant may reapply for certification in accordance with Article XII, Section 2.

ARTICLE XIII. PARLIAMENTARY AUTHORITY

1. Parliamentary Authority

Unless otherwise provided in its Articles of Incorporation or Bylaws, the conduct of meetings of the Board shall be governed by rules promulgated by the Board of Directors or, in the absence of such rules, by the rules contained in Robert's Rules of Order, Newly Revised, latest edition available. Any question as to priority of business shall be decided by the Chair without debate.

2. Suspension of Rules

The rules promulgated by the Board of Directors governing the conduct of meetings may be suspended at any meeting by a majority vote of the Directors present.

ARTICLE XIV. AMENDMENTS

These Bylaws may be amended, altered, or repealed, in whole or in part, in the following ways:

- a. Upon two-thirds (2/3) affirmative vote of the Directors present at a meeting of the Board of Directors at which a quorum is present, provided that a copy of the proposed change(s) has been submitted to all Directors at least thirty (30) days prior to such meeting.



- b. Upon two-thirds (2/3) affirmative vote by ballot of the Directors within thirty (30) days after a copy of the proposed change(s) has been submitted to all Directors. A ballot may be U.S. Postal Service or electronic. The Secretary shall maintain a copy of all ballots, whether by U.S. Postal Service or electronic, for the record.
- c. By the unanimous written consent of all members of the Board of Directors.

ARTICLE XV. EFFECTIVE DATE AND BYLAWS

These Bylaws shall become effective upon adoption by all of the Directors of the Board.



SECTION III - CODES OF ETHICS AND CONDUCT

1. Code of Ethics and Competency

As a means to promote the highest quality of professional and personal conduct of its Diplomates and Candidates, the following constitutes the Code of Ethics and Competency, which is endorsed and adhered to by all Diplomates and Candidates of the American Board of Forensic Document Examiners (ABFDE):

- 1.1 A Diplomate or Candidate of the ABFDE shall not exercise professional or personal conduct adverse to the best interest and objectives of the ABFDE.
- 1.2 A Diplomate or Candidate of the ABFDE shall not provide any material misrepresentation of education, training, experience or area of expertise.
- 1.3 A Diplomate or Candidate of the ABFDE shall not provide any material misrepresentation, in reports, conversations, or testimony of data upon which an expert opinion or conclusion is based.
- 1.4 A Diplomate or Candidate of the ABFDE shall not issue public statements, verbally, written, or in printed form, which appear to represent the position of the ABFDE without first obtaining specific written authority from the President.
- 1.5 A Diplomate or Candidate of the ABFDE shall not misuse the official logo as described in Article II, Section 2.
- 1.6 A Diplomate or Candidate of the ABFDE shall treat all information obtained from a client/agency or through the examination of a document in the strictest confidence.
- 1.7 A Diplomate or Candidate of the ABFDE shall not knowingly perform any service for a person whose interests are opposed to those of their client/agency unless directed to do so by the client/agency or by a special order issued by the court.
- 1.8 A Diplomate or Candidate of the ABFDE shall not accept cases where the payment for the services to be rendered is made contingent upon the outcome of either the Diplomate's or Candidate's examination or the litigation in which the client/agency is or will be involved. Any compensation exacted by a Diplomate or Candidate shall also be fair and equitable.
- 1.9 A Diplomate or Candidate of the ABFDE will only render opinions which are within their area of expertise, and will act, at all times, in a completely impartial manner by employing scientific methodology to reach logical and unbiased conclusions.
- 1.10 A Diplomate or Candidate of the ABFDE shall inform ABFDE without delay of matters that can affect their capability to continue to fulfill the testing or certification requirements.



2. Diplomate/Candidate Liability

Any Diplomate or Candidate of the Board, who has violated any of the provisions of the Code of Ethics and Competency, or portion thereof, may be liable to censure, suspension or expulsion by action of the Board of Directors, as provided in the Professional Review Procedures (RPG Section III, sub-section 7).

3. Code of Conduct for Officers, Directors, Committee Members and Other Officials

3.1 Integrity and Professionalism

All Officers, Directors, Committee Members and Others Acting in an Official Capacity shall follow and enforce all of the provisions of the RPG, as well as any additional rules and procedures which shall, from time to time, be put forward by the Board of Directors. All Officers, Directors, Committee Members and Others Acting in an Official Capacity shall also conduct themselves in a professional manner while representing the Board or conducting business pursuant to a Board certification. No Officers, Directors, Committee Members or Others Acting in an Official Capacity shall take action to bring discredit to the Board.

3.2 Confidentiality

Officers, Directors, Committee Members and Others Acting in an Official Capacity shall not disclose to any unauthorized party any information or business of the Board that is generally considered confidential by the Board as a whole, or that is specifically designated confidential by the President. This information includes, but is not limited to, information regarding the testing process of any individual applying for certification or recertification. An Officer, Director, Committee Member or Other Acting in an Official Capacity may be in breach of this confidentiality provision regardless of the form of communication, whether it be by electronic mail, verbally, in writing or communicated by other means.

3.3 Duties

Any individual accepting a position as an Officer, Director, Committee Member or Other Acting in an Official Capacity agrees to use all reasonable efforts to fulfill the duties and obligations of said assignment as detailed in the Bylaws and RPG, or as may be detailed by other Officers, Directors, Committee Chairs or Others Acting in an Official Capacity.

3.4 Impartiality

ABFDE is committed to impartiality in all matters. The ABFDE Bylaws and procedures are structured to manage and safeguard impartiality, and the Board of Directors accepts responsibility for impartiality in all of its activities. The Board of Directors and each of the committees therein shall not allow personal, commercial, financial or other pressures to compromise this responsibility. The policies and procedures of the Board are fair, objective, non-discriminatory, and in compliance with applicable federal and state laws. Officers, Directors, Committee Members and Others Acting in an Official Capacity will identify potential risks to impartiality and take steps to remove such risks, including abstaining from any testing activities for a Candidate with whom the Officers, Directors, Committee Members and Others Acting in an



Official Capacity participated as a trainer. Officers, Directors, Committee Members and Others Acting in an Official Capacity participating in testing activities shall avoid situations that affect or appear to affect their objectivity.

3.5 Disciplinary Action

- 3.5.1 In the event any Officer, Director, Committee Member or Other Acting in an Official Capacity is in breach of RPG Section III, sub-section 3.1 (Integrity and Professionalism) or RPG Section III, sub-section 3.2 (Confidentiality), any Director may move that the Board of Directors take one or both of the following actions: removal of the breaching party from office and/or decertification.
- 3.5.2 In the event any Officer, Director, Committee Member or Other Acting in an Official Capacity is in breach of RPG Section III, sub-section 1 (Code of Ethics and Competency) or Duties and Functions per Articles V, VI and VII of the Bylaws, the Board of Directors shall discuss the breach and determine appropriate action as detailed in this Section. In the event two-thirds (2/3) of the Directors considers the breach to be a serious infraction, any Director may move the Board of Directors to remove the breaching party from office. In the event the majority of the Board of Directors considers the breach to be of a less serious nature, any Director may move the Board of Directors to issue a written reprimand to the breaching party, directing said party to correct the infraction immediately.
- 3.5.3 In the event any Officer, Director, Committee Member or Other Acting in an Official Capacity is in breach of any ABFDE rule, policy or procedure, as established by the Board and its committees, the individual(s) responsible for and involved in such breach will be served with a written notice if the Board of Directors determines the breach has merit. Such written notice shall be sent, within sixty (60) days, only upon two-thirds (2/3) vote of the Executive Committee to proceed. The President shall be responsible for signing and sending any written notice. In the event the President is the breaching party, the Vice President shall be responsible for signing and sending any written notice. Any Officer, Director or Committee Chair may request that the Executive Committee put consideration of such notice on the agenda for the next regularly scheduled meeting, or in the event of circumstances which necessitate quicker action, the Officer, Director or Committee Chair may request that the Executive Committee hold an emergency meeting by telephone or other means to consider issuing such a notice.
- 3.5.4 In the event the breaching individual served with such notice fails to come into compliance with the written notice within thirty (30) days of its date, any Director may move the Board of Directors to consider removing the Diplomate's certification, pursuant to the Professional Review Procedures (RPG Section III, sub-section 7). Such removal can only be undertaken upon majority vote of the Board of Directors.
- 3.5.5 In the event the Board of Directors finds it necessary, by two-thirds (2/3) vote, it may also direct the President or another Officer or Director to pursue necessary and appropriate legal action against the breaching individual.



4. Professional Review Complaints

- 4.1 Complaints may be registered against any ABFDE Diplomate or Candidate, (hereinafter referred to as the Respondent) by any fellow Diplomate, Candidate or individual at the discretion of the President (hereinafter referred to as Complainant), as to allegations that the Respondent has violated the Board's Code of Ethics and Competency (hereinafter referred to as the Code). The Board of Directors will review all legitimate complaints, which are made in the proper fashion.
- 4.2 All complaints referred to the ABFDE will be treated in strict confidence. The President is the only spokesperson for the ABFDE regarding breaches of the Code. Other members of the Board of Directors, including those appointed to the Professional Review Committee (PRC), are prohibited from discussing any aspect of these matters except during official deliberations. Likewise, the Complainant and Respondent are prohibited from discussing any aspect of the complaint and investigation with any parties other than their legal representative until which time as the matter has been concluded.
- 4.3 The President and the PRC must rely on all evidence that can be verified and corroborated and only on such evidence.
- 4.4 If the complaint involves pending litigation in which the Respondent is a testifying or consulting expert, no action will be taken by the Board of Directors until final adjudication of all court proceedings upon which this original complaint was based. Derivative litigation that may arise subsequent to the initial complaint will not warrant a suspension of action on the original complaint by the Board of Directors.
- 4.5 The President may consider extending deadlines outlined in the below procedures, where extenuating circumstances exist. Such extensions shall be documented.
- 4.6 The President will publish the statistics of formal written complaints in the annual meeting minutes of the Board of Directors.

5. Professional Review Committee Appointments

- 5.1 The body responsible for conducting inquiries into the conduct of Board Diplomates or Candidates is the PRC. This Committee will consist of the Vice President and two (2) other Directors who will be chosen to serve on the Committee by the President.
- 5.2 If, however, a complaint is registered against an Officer or Director, two (2) Diplomates in good standing who are not Directors will be chosen by the President to serve with the Vice President on the Committee.
- 5.3 If a complaint is registered against the Vice President, then the President will serve as Chair of the PRC.
- 5.4 If a complaint is registered against the President, then the Vice President will serve as the Chair with the PRC and shall in that instance serve as spokesperson for the ABFDE



regarding the matter and be responsible for all further actions related to the complaint as reserved and assigned to the President herein.

- 5.5 If an unresolved complaint is registered against a Diplomate, such Diplomate cannot act as a PRC member until the matter has been dealt with and settled by the Board of Directors.
- 5.6 The PRC must be as free as possible from compromising influences. Consequently, members of the Committee must be chosen with a view toward minimizing any prejudice or perceived prejudice connected with the complaint.
- 5.7 The PRC, after due consideration, shall recommend whatever disciplinary action they feel is appropriate in their report. The Board of Directors, upon review of the recommended disciplinary action, may consider that an alternative action is more appropriate and shall establish the final action to be taken.

6. Registration of Complaints

- 6.1 Before any action can be taken, a formal challenge or complaint against a Diplomate or Candidate must be submitted in writing to the President. No anonymous complaints will be accepted.
- 6.2 Only one Diplomate or Candidate can be named in each complaint. If an individual wishes to register complaints against more than one Diplomate or Candidate, then separate complaints must be registered for each Diplomate or Candidate.
- 6.3 The PRC, however, may combine complaints if it is practical to do so.
- 6.4 Every complaint concerning the conduct of Diplomates or Candidates must meet the following criteria:
 - 6.4.1 The complaint must be made in writing and addressed to the President of the ABFDE.
 - 6.4.2 If the complaint is made against the President, the complaint must be made in writing and addressed to the Vice President of the ABFDE.
 - 6.4.3 The complaint must pertain to a violation of the Code.
 - 6.4.4 The complaint must relate to a Diplomate currently certified by the Board or a Candidate of the Board.
 - 6.4.5 The complaint must clearly describe the disputed issues and include specific examples of the contested behavior.
 - 6.4.6 The complaint must be accompanied by supporting evidence.
- 6.5 Upon receipt of a written complaint, the President will determine, on the basis of the complaint alone, whether or not the complaint should be referred to the PRC for review.



If the President decides not to refer the complaint to the PRC, all submitted materials from the Complainant, along with a letter from the President stating their decision, will be returned to the Complainant within one-hundred twenty (120) days. A summary disposition is not appealable to the Board of Directors. In the event of a complaint against the President, the actions called for in this paragraph will be taken by the Vice President.

- 6.6 The Diplomat or Candidate against whom the complaint is registered (the Respondent) will be advised of the complaint in writing. The Respondent will be provided with an opportunity to respond to the allegations if the President or Vice President, as the situation warrants, determines on the basis of the complaint that it should be referred to the PRC.
- 6.7 The Respondent will be provided with the relevant portions of the complaint in order to respond accordingly. All attempts to maintain the confidentiality of the Complainant will be upheld. Any responsive submission by the Respondent must meet the following criteria:
 - 6.7.1 The response must be submitted in writing and addressed to the President (or the Vice President if the complaint was filed against the President).
 - 6.7.2 The response must be submitted within the time limit designated by the President, not to exceed ninety (90) days.
 - 6.7.3 The response must refer to issues central to the complaint.
 - 6.7.4 The response must be accompanied by supporting evidence.
 - 6.7.5 The response must be financed by the Respondent or agents acting on their behalf.
- 6.8 If the matter should be referred to the PRC, the President will select members to serve on the PRC, which will consider the allegations. Apart from the Chair (normally the Vice President), the identity of the PRC members will be treated as confidential.
- 6.9 The President will forward all materials, physical and/or electronically, from the Complainant and Respondent to the PRC and Administrative Office under confidential cover.
- 7. Professional Review Committee Procedures**
 - 7.1 Members of the PRC will independently examine all of the material forwarded by the President and decide whether the actions of the Respondent constitute a breach of the Code. Each member of the PRC, including the Chair, will prepare their own written report outlining their opinion concerning the allegations and the supporting arguments for that opinion. All reports will be sent to the PRC Chair.
 - 7.2 The PRC Chair will examine the reports and attempt to reach a consensus concerning the findings of individual Committee members. If no consensus can be reached, a 2-to-1 decision of the PRC in favor of the Complainant will allow the complaint to go to the



Board of Directors or a 2-to-1 decision by the PRC in favor of the Respondent will result in the dismissal of the complaint.

- 7.3 The PRC Chair will be responsible for preparing a PRC report stating the findings of the Committee and any matters which did not receive consensus.
- 7.4 Each PRC member must sign the Committee's report, and the Chair will forward the final, signed report to the President for appending to the appropriate file.
- 7.5 The PRC report will be presented at the next full Board of Directors meeting for final resolution, unless dismissed by the PRC.
- 7.6 Once the Committee has submitted its report to the President, all copied documents relating to the complaint must be destroyed by the Diplomat in possession of such documents. The original correspondence will be forwarded to the Administrative Office for retention for five (5) years from the date of the receipt of the PRC report by the President, after which time these records may be destroyed.

8. Disciplinary Action by the Board of Directors

- 8.1 The Respondent will be given at least thirty (30) days written notice of the time and place when the Board of Directors will meet to discuss the PRC report.
- 8.2 This notice will be in the form of a letter signed by the President and will be delivered to the Respondent by U.S. Postal Service certified mail, return receipt requested.
- 8.3 A U.S. Postal Service return receipt will satisfy the requirements of paragraph 8.2 above even if the Certified Mailing is refused or ignored by the Respondent.
- 8.4 Each written notice will include the following:
 - 8.4.1 The time, date, and place when the Board of Directors will consider the complaint.
 - 8.4.2 A copy of the PRC report issued to the President.
 - 8.4.3 Notice that the Respondent may, within fifteen (15) days of receipt of the notice, submit a written acknowledgment of their intention to make either an oral presentation before the Board of Directors or provide a written statement to further explain the circumstances. The oral presentation of the Respondent cannot be made by a person other than the Respondent. As this is a procedural matter, rather than a legal proceeding, no legal counsel or other agent may be present.
 - 8.4.4 Should either party request that a court reporter be present to record the presentation, the party requesting this action will bear the entire cost of this service and provide the other side (at no cost) with a complete copy of all recorded information including transcripts.



- 8.5 The Board of Directors will receive the Respondent's written or oral submission during a meeting of the Board of Directors for which there is a quorum present. The Board of Directors has the option of holding a special meeting to hear the Respondent's submission.
- 8.6 If the Respondent chooses not to make a written or oral submission, the Board of Directors will proceed on the basis of whatever information is available.
- 8.7 The President will provide each Director with a copy of the PRC report at a Board of Directors meeting. These copies will only be made available at the meeting and will be collected before the meeting adjourns.
- 8.8 After the matter has been discussed, a vote will be taken to determine if a violation of professional or ethical conduct has taken place. If at least three-fourths (3/4) of those in attendance do not vote in favor of a breach of conduct, then the complaint will be dismissed. All submitted materials will be returned to the President or Vice President, as the case may be, and then forwarded by that individual to the Complainant and Respondent with a letter stating the Board's findings.
- 8.9 If the Board decides that a breach of conduct has occurred, the Board will consider what disciplinary action is appropriate under the circumstances and take the following factors into account if they are applicable:
- 8.9.1 The severity of the breach of conduct or competency,
 - 8.9.2 The circumstances surrounding the breach of conduct or competency,
 - 8.9.3 Whether or not this is the Respondent's first infraction or the number of previous infractions,
 - 8.9.4 The length of time since Respondent's last infraction, and
 - 8.9.5 The severity of earlier infractions.
- 8.10 The Board of Directors will decide by majority vote what disciplinary action is most appropriate. The Respondent will be advised of the Board of Directors' decision in a letter signed by the President. This letter will be delivered to the Respondent by U.S. Postal Service certified mail, return receipt requested.
- 8.11 A U.S. Postal Service return receipt will satisfy the requirements of paragraph 8.10 above even if the Certified Mailing is refused or ignored by the Respondent.

9. Disciplinary Rulings

If the Board of Directors decides that a breach of conduct has occurred, the Directors must determine which disciplinary action is appropriate. The disciplinary rulings which the Directors may effect are as follows:



9.1 Oral Reprimand

- 9.1.1 This is the least severe form of corrective action which the Board of Directors can take.
- 9.1.2 Its purpose is to bring a particular problem to the attention of a Diplomate and correct a problem which could become more serious.
- 9.1.3 One or more Directors of the Board will meet with the Diplomate (Respondent) and explain the nature of the complaint, the section of the Code of Ethics and Competency pertaining to the complaint, and any action which the Board of Directors deems necessary to correct the problem.
- 9.1.4 Immediately following the discussion, the Director(s) will complete a record that such a discussion occurred but will not include any details. This document will be filed in the Diplomate's official records for a period of five (5) years. A copy of this document will be given to the Diplomate.
- 9.1.5 The Board of Directors should help the Diplomate correct a problem in any manner which is reasonable.
- 9.1.6 The Respondent, upon a finding of a breach by the Board of Directors, shall comply within sixty (60) days with any recommendation and present documentation of compliance as requested. Failure to comply as instructed shall result in decertification.

9.2 Written Reprimand

- 9.2.1 The written reprimand is considered more severe than an oral reprimand. Its purpose is to help a Diplomate correct improper actions, which would have serious consequences if allowed to continue.
- 9.2.2 This reprimand is a written statement issued by the President. It should briefly cite the incident(s) that caused the ruling, the section of the Code of Ethics and Competency pertaining to the complaint, and any action necessary to correct the problem.
- 9.2.3 The written reprimand can be delivered personally to the Diplomate or sent to their mailing address under confidential cover via U.S. Postal Service certified mail.
- 9.2.4 A copy of this document will remain in the Diplomate's file for a period of five (5) years.
- 9.2.5 The Board of Directors should help the Diplomate correct a problem in any manner which is reasonable.
- 9.2.6 The Respondent, upon a finding of a breach by the Board of Directors, shall comply within sixty (60) days with any recommendation and present documentation of compliance as requested. Failure to comply as instructed shall result in decertification.



9.3 Suspension

- 9.3.1 Suspension involves the temporary removal of a Diplomate's association with the Board and the certification status. The Board will not refund any certification fees for the current year, in whole or in part.
- 9.3.2 Diplomate who has been suspended can resume active status without reapplying for certification. They must, however, express an interest to resume active status in writing to the President.
- 9.3.3 This action is reserved for situations when the Code has been breached several times. Despite the seriousness of these violations, there should be reason to believe that the Diplomate is capable of correcting the problem(s).
- 9.3.4 The President will write a letter to the Diplomate which briefly cites the incident(s) that caused the ruling, the section of the Code of Ethics and Competency pertaining to the complaint, and any corrective action that is necessary.
- 9.3.5 The suspension notice can be delivered personally to the Diplomate or sent to their mailing address under confidential cover via U.S. Postal Service certified mail.
- 9.3.6 A copy of this document will remain in the Diplomate's file for a period of five (5) years.
- 9.3.7 The Board of Directors should help the Diplomate correct a problem in any manner which is reasonable.
- 9.3.8 The Respondent, upon a finding of a breach by the Board of Directors, shall comply within sixty (60) days with any recommendation and present documentation of compliance as requested. Failure to comply as instructed shall result in decertification.

9.4 Decertification

- 9.4.1 This is the most severe disciplinary action that can be taken by the Board of Directors and is used to permanently remove a Diplomate's certification.
- 9.4.2 This action is appropriate in situations where it is not reasonable to expect that the Diplomate will be able to correct the problem(s). It is also pertinent when a Diplomate would severely damage the reputation of the Board if they were associated with the Board in any way.
- 9.4.3 The President will write a letter to the former Diplomate which briefly restates the incident(s) that caused the ruling and the section of the Code of Ethics and Competency pertaining to the complaint. The letter will indicate that the PRC has evaluated all evidence and has come to the decision that the appropriate course of action is to decertify the Diplomate. The letter will admonish the former Diplomate to cease and desist describing themselves as a Diplomate of the ABFDE. A request will be made in writing to the former Diplomate to return their certificate. The written notification can be personally delivered to the former Diplomate or sent to their mailing address under confidential cover via U.S. Postal Service certified mail.



- 9.4.4 A copy of the letter will remain in the former Diplomate's file permanently.
- 9.4.5 Because the incident which prompted the decertification was found to be so egregious, the Board of Directors cannot be expected to resolve the problem. The Directors can exercise discretion in evaluating any future mitigating factors not previously considered.

9.5 Termination from Testing

- 9.5.1 If the Board of Directors has decided the Candidate has incurred a breach of conduct or competency, the Candidate will be terminated from the testing process. In the case of competency, mentoring may be offered to the Candidate, upon the discretion of the Board of Directors.
- 9.5.2 Reapplication may be made in accordance with Qualifications and Requirements for Certification in Forensic Document Examination (RPG Section IV, sub-section 2).

10. Notification of Investigation and Results to Membership and Complainant

- 10.1 If the complaint is forwarded on to the PRC for investigation, the Complainant shall be notified in writing by the President that such complaint is under further investigation and discussion of such matter is prohibited.
- 10.2 At the conclusion of an investigation by the PRC, the Complainant shall be notified in writing by the President of the results of the investigation and whether the complaint was upheld or dismissed. Upon a finding that the complaint was substantiated, the type of disciplinary action shall not be revealed to the Complainant.
- 10.3 In an effort to educate the members of the ABFDE, an annual report shall be forwarded to the members of the ABFDE by the President, indicating the type of complaints received for the year, whether such were dismissed or substantiated, and the basis for such dispensation. The identities of all Complainants and Respondents shall remain anonymous.

11. Further Action

- 11.1 In the event that there is a dispute between the Board of Directors and the Respondent as to the action to be taken upon a finding of a breach, all matters must be submitted to binding arbitration in Houston, Texas.
- 11.2 Request for arbitration must be submitted in writing to the President no later than sixty (60) days after the final finding by the PRC. Failure to make such a request within the specified time frame shall render the finding by the PRC final.
- 11.3 Arbitration shall take place in Houston, Texas within a reasonable time not to exceed one year from the scheduled date for arbitration, or the PRC recommendation will stand. The arbitration shall be conducted under the laws and procedures regarding the same of the state of Texas.



- 11.4 The arbitrator shall be selected by agreement of the Respondent and the President from one of the national arbitration organizations. Should the Respondent and President fail to reach an agreement on the arbitration organization within thirty (30) days of the request for arbitration, the President shall select such arbitrator.
- 11.5 The Respondent, President and PRC Chair, acting on behalf of the ABFDE, may be present for the entire arbitration proceeding. Each party may, in the presentation of their case to the arbitrator, present oral testimony, experts, and findings by other investigators, or other evidence.
- 11.6 Findings by the arbitrator shall be final and binding on the parties. In the event that an adverse finding is found against the Respondent, they shall have sixty (60) days in which to comply with the recommendation(s) of the arbitrator. Failure to do so shall result in de-certification of the Respondent.



SECTION IV - POLICIES AND PROCEDURES FOR CERTIFICATION AND RECERTIFICATION

1. General Provisions Concerning Certification

- 1.1. The right to deny certification is reserved by the Board of Directors.
- 1.2. Certificates of Qualification in Forensic Document Examination are valid for a period of five (5) years and are renewable at the end of that period according to standards of currency in the field set forth below:
 - 1.2.1. Active participation in case examination or other duties relating to the field of forensic document examination.
 - 1.2.2. Fulfilling the recertification requirements of earning at least forty (40) continuing education points as established by the Board during the five (5) year renewal period. Points are earned by such activities as demonstrating registered attendance at Board-recognized forensic meetings, participating in scientific programs of those meetings, publishing articles in Board-recognized journals, etc. Points may also be earned by passing a written/practical examination.
- 1.3. Diplomates of the American Board of Forensic Document Examiners are required to pay an annual fee beginning with the fiscal year (July-June) following certification.
 - 1.3.1. Initial notification of dues payment will be sent to Diplomates by July 5 and dues shall be paid no later than August 15.
 - 1.3.2. A late fee will be paid by the Diplomate for dues payment submitted after August 15.
 - 1.3.3. A diplomate's certification will lapse per Article XII, Section 6 if dues payment is not received by September 15.
- 1.4. Qualifications, requirements, fees, and application procedures are subject to revision by the Board of Directors.
- 1.5. With the exception of the certification status (e.g., certified, not certified), information about a particular individual shall not be disclosed to a third party without the written consent of that individual. Where the law requires disclosure, the individual shall be notified by the President or designee of the information provided.
- 1.6. Successful Candidates are issued a Certificate of Qualification in Forensic Document Examination by the Board to attest to their status as Diplomates of the American Board of Forensic Document Examiners and are listed on the ABFDE Find an Expert webpage as soon as practicable.



- 1.6.1 Individuals holding a valid Certificate of Qualification issued by the Board are entitled to use the designation “Diplomate of the American Board of Forensic Document Examiners.”
- 1.6.2 Diplomates may inform the President, the Secretary, or their Recertification Manager that they plan to retire or do not want to recertify (i.e., resign). Certification would terminate on June 30th for the last year of dues payment received, unless a specific date for retirement or resignation is submitted by the Diplomate. Diplomates who retire or resign in good standing are entitled to use the designation “Former (or Retired) Diplomate of the American Board of Forensic Document Examiners” as appropriate. Individuals who present themselves as former or retired Diplomates of the ABFDE must cite their dates of certification.
- 1.6.3 Individuals who do not possess active ABFDE certification are prohibited from presenting themselves as current Diplomates of the Board.
- 1.7 Certificates issued by the Board are not transferable. They remain the property of the Board, but every person to whom a Certificate has been properly issued is entitled to its continued possession unless the Certificate is revoked. Legal action may be used to recover any Board property, to include the surrender of a Diplomate’s certificate.
- 1.8 A Diplomate or Candidate who is found by the Professional Review Committee (PRC) to have violated ethical or professional rules of conduct or competency as set forth by the Board may be subject to disciplinary action as follows:
 - 1.8.1 Oral reprimand; or
 - 1.8.2 Written reprimand; or
 - 1.8.3 Suspension of Diplomate’s Certificate for a specific period of time; or
 - 1.8.4 Decertification and removal of Diplomate from ABFDE rolls, including surrender of their Certificate.

2. Qualifications and Requirements for Certification

2.1 General Qualifications

- 2.1.1 Applicants must be persons of good moral character, high integrity, and good repute, and must possess high ethical and professional standing.
- 2.1.2 Certification is limited to permanent residents of the United States of America, Canada, Australia, New Zealand, and other such places as the Board of Directors may, from time to time, authorize and direct.



2.2 Educational Qualifications

- 2.2.1 Applicants must possess at least an earned baccalaureate degree from an accredited academic institution or from an institution or higher education program whose degrees would be considered the equivalent of an earned baccalaureate degree.

2.3 Professional Experience Qualifications

- 2.3.1 Applicants are required to complete and document a full-time training period of at least two (2) years in duration, in a forensic laboratory recognized by the ABFDE.
- 2.3.2 Recognized means that the applicant's training program met the basic requirements for a training program per the standard available on www.swgdoc.org.
- 2.3.3 The ABFDE Credentials Committee will consider whether the applicant's training curriculum includes the following basic requirements.
- 2.3.3.1 Full-time training for a minimum of twenty-four (24) months under the supervision of a principal trainer. The maximum period of training should not exceed four (4) years.
 - 2.3.3.2 Training that includes the topics addressed in the *ABFDE Syllabus/Bibliography*.
 - 2.3.3.3 Training from a principal trainer who must also meet these requirements and have a minimum of five (5) years of full-time experience following their training as a forensic document examiner.
- 2.3.4 Applicants should submit as references the names and electronic mail addresses of three (3) forensic document examiners certified by the ABFDE and attesting to their qualifications for certification and high ethical character. References from persons other than ABFDE-certified forensic document examiners will be evaluated on an individual basis.
- 2.3.5 Applicants must be actively engaged in the practice of forensic document examination at the time they apply for certification.
- 2.3.6 Each applicant will be required to demonstrate a record of appropriate professional activity in forensic document examination in keeping with the following definitions:
- 2.3.6.1 Forensic document examination is the practice of the application of document examination to the purposes of the law.
 - 2.3.6.2 Forensic document examination relates to the examination of handwriting, typewriting, the authenticity of signatures, alterations in documents, the significance of inks and papers, photocopying processes, printing processes, writing instruments, sequence of writing, and other elements of a document relative to its authenticity or spuriousness.



- 2.3.6.3 Forensic document examination does not involve the employment of calligraphic or engrossing skills, nor does it involve a study of handwriting in an attempt to create a personality profile or otherwise analyze or judge the writer's personality or character.

3. Examinations

- 3.1 In addition to meeting the requirements in paragraphs 2.3.6.1, 2.3.6.2, and 2.3.6.3 3 above, applicants will be required to successfully complete a comprehensive written examination, practical case assignments, and oral examinations based upon the broad range of problems frequently encountered in document examination. These problems may include questions concerning the authorship of handwriting; the authenticity or spuriousness of a signature; the source of typewritten material; the presence or absence of alterations, additions, or deletions on documents; the comparison of inks, papers, and writing instruments; or similar questions as promulgated by the Board.
- 3.2 An applicant must complete all testing phases within two and one-half (2½) years after their application is approved. Limited exceptions for minimal extensions may be permitted on a case-by-case basis (e.g., illness), as determined by the Testing Chair.

4. Procedure for Application and Certification for New Candidates

4.1 Submission of Application

- 4.1.1 Application forms and instructions for submission can be found on www.abfde.org or obtained from the Administrative Office at: American Board of Forensic Document Examiners, Inc., 4265 San Felipe Street, Suite 1100, Houston, Texas 77027, Telephone: (713) 968-9824.
- 4.1.2 The completed application should be returned to the above address, together with the application fee of \$350.00 (US and CAN) or \$400.00 (AUS and NZ), of which \$50.00 is refunded if the applicant is found ineligible for certification. Hence, only persons who believe they clearly meet the stated qualifications and requirements for certification should submit applications. No refund is made to accepted applicants whether they take an examination or not.
- 4.1.3 Two (2) copies of a recent photograph must accompany the application.
- 4.1.4 An official transcript from the college or university that awarded the applicant's baccalaureate degree must be sent directly by the office of the registrar to the Administrative Office.
- 4.1.5 If an application packet remains incomplete after six (6) months of receipt of initial paperwork, it will be returned to the applicant, along with the application fee, less \$100.00 for processing.



4.2 Credentials Phase

- 4.2.1 Upon receipt of all transcripts and references, the Administrative Office will forward the application documents to the Credentials Committee Chair. The Chair will send copies of the application to each Committee member no later than ten (10) working days after receipt of the application. The Credentials Committee will review the application for the sole purpose of determining whether the applicant meets the general requirements for certification.
- 4.2.2 The Credentials Committee will submit its recommendation to the Chair no later than fifteen (15) working days after receipt of the application. Votes may be cast or information transmitted or requested by telephone, fax, mail or electronic mail at this or any step in the testing procedures.
- 4.2.3 The Credentials Committee Chair will send a letter to the applicant concerning the decision of the Committee no later than ten (10) working days of receipt of all ballots pertaining to paragraph 4.2.2 (above). Copies of this letter will be sent to the President, the Administrative Office, and in the event of an affirmative vote, the Testing Committee Chair.
- 4.2.4 An applicant who is unsuccessful may appeal the decision per RPG Section IV, sub-section 5, Appeals Process.

4.3 Written Test Phase

- 4.3.1 Upon successful completion of the Credentials Phase, the Testing Committee Chair will contact the Candidate in writing no later than ten (10) working days of notification by the Credentials Committee Chair, outlining the testing procedure (as set forth herein and elsewhere) and requesting a desired date to begin the testing process. All Candidates will be advised that they normally have two and one-half (2½) years after approval of their application to complete the examination process. The Testing Committee Chair shall closely monitor satisfactory progress towards certification. Time periods longer than two and one-half (2½) years shall be closely scrutinized, with termination of the certification process as an option.
- 4.3.2 The written examination will be administered and proctored by a member of the Testing Committee or by a Diplomate designated by the Testing Committee Chair. The written test consists of multiple-choice questions. In accordance with applicable local, state, and federal laws, reasonable accommodations shall be made for Candidates with an identified disability. It is the responsibility of the Candidate to notify the Testing Committee Chair of any specific needs during any phase of the testing process.
- 4.3.3 The Testing Committee Chair or proctor will grade the written test. The scoring of the written test must be verified by a second Director, preferably a member of the Testing Committee. The Testing Committee Chair will inform the Candidate of the test results no later than ten (10) working days after receipt of the test. A minimum passing score of 70% is required.



- 4.3.4 A Candidate who is unsuccessful in passing the Written Test Phase may re-enter after six (6) months at the written test phase of testing. The Candidate's original two and one-half (2½) years termination date will remain in effect.
- 4.3.5 A Candidate who is unsuccessful may appeal the decision per RPG Section IV, sub-section 5, Appeals Process.

4.4. Practical Case Assignment Phase

- 4.4.1 Upon successful completion of the Written Test Phase, the Candidate will receive a set of practical case assignments from the Testing Committee Chair. Practical case assignments will consist of exercises that are designed to represent typical forensic document examination casework. The Candidate is allowed forty-five (45) days upon receipt of the material in which to complete the practical case assignments. Extensions may be granted on a per-case basis. Extensions should be liberally considered, as these procedures have been enacted for the primary benefit of the Candidate. The original set of practical case assignments must be returned, with or without the completed report and notes, within forty-five (45) days.
- 4.4.2 Upon return of all practical case assignments, notes, and results, the Testing Committee Chair will select three (3) Practical Case Assignment Evaluators (Evaluators) who shall be Diplomates. The Testing Committee Chair will share, physically and/or electronically, the practical case assignments, notes, and results to each selected Evaluator as soon as possible after receipt of the material.
- 4.4.3 Each Evaluator will review the conclusions and notes to determine whether they meet the Essential Findings and/or cover the Other Elements specified for each practical case assignment. The outcome for each practical case assignment will be determined as follows:
- 4.4.3.1 **Satisfactory:** All Essential Findings were met.
 - 4.4.3.2 **Unsatisfactory:** Some Essential Finding was not met.
 - 4.4.3.3 **Other Elements:** If all Essential Findings were met but some Other Element(s) was not met in the practical report and/or case notes, the Candidate should be questioned on the missing Other Element(s) during the oral board examination.
- 4.4.4 All Evaluators will submit their recommendations to the Testing Chair who will determine the outcome of the Practical Case Assignment Phase as follows:
- 4.4.4.1 If the set of practical case assignments are recommended as Satisfactory, the Testing Committee Chair will conclude that the Candidate may proceed to the Oral Board Phase.
 - 4.4.4.2 If one (1) or two (2) practical case assignments are recommended as Unsatisfactory, the Testing Committee Chair will provide a different comparable practical case assignment(s) to the Candidate.



- 4.4.4.3 If more than two (2) practical case assignments are recommended as Unsatisfactory, the Testing Committee Chair will conclude that the Candidate has not successfully completed the Practical Case Assignment Phase and must wait a minimum of six (6) months to re-enter the Practical Case Assignment Phase and will be issued a new set of practical case assignments. The Candidate's original two and one-half (2½) years termination date will remain in effect.
- 4.4.5 The Evaluators are required to reach a majority decision for Satisfactory completion of the Practical Case Assignment Phase. In the absence of a majority decision, all the Evaluators will confer with the Testing Committee Chair to resolve any discrepancy(ies).
- 4.4.6 If any discrepancy cannot be resolved, the President shall form an ad hoc committee, consisting of three (3) Directors and/or Diplomates, to review the practical case assignment, assignment criteria, and evaluator comments in order to determine the cause of the discrepancy and a final resolution.
- 4.4.7 The Testing Committee Chair shall notify the Candidate in writing regarding the Evaluators' results as soon as possible following receipt of all Evaluators' recommendations.
- 4.4.8 Upon notification by the Testing Committee Chair, all Evaluators will destroy all physical and/or electronic copies of answers/notes to practical case assignments submitted to them.
- 4.4.9 A Candidate may appeal a decision per RPG Section IV, sub-section 5, Appeals Process.
- 4.5. Oral Board Phase**
- 4.5.1 The Testing Committee Chair will contact the Candidate and provide the option of having the oral board examination take place at a mutually agreed upon venue, whether in-person or virtually.
- 4.5.2 The Testing Committee Chair shall inform the Candidate in writing at least fourteen (14) days in advance of the oral board examination as to the necessary preparations. The letter shall also set out the date and location of the examination and the Diplomat responsible for conducting it.
- 4.5.3 The panel for the oral board examination should be composed of three (3) Directors, including a member of the Testing Committee. If not possible, up to two (2) Diplomates may be chosen to serve on the oral board panel with a Director.
- 4.5.4 All panel members should be familiar with the practical case assignments being reviewed. Whenever possible, the actual practical case assignments should be available during the oral board examination.
- 4.5.5 All panel members should be familiar with the Candidate's results. Whenever possible, each member should be provided a copy of these results for review prior to the examination.



- 4.5.6 Reasonable audiovisual requests of the Candidate should be provided.
- 4.5.7 In order to maintain the highest degree of professionalism, all panel members should be properly attired and conduct themselves accordingly. All members should offer their undivided attention during the oral board examination, and all distractions should be kept to a minimum. If an interruption is unavoidable, the examination should be adjourned for a brief recess.
- 4.5.8 The oral board examination should last between sixty (60) and ninety (90) minutes. Additional time should be taken for critique and evaluation.
- 4.5.9 The purpose of the oral board presentations and examination is to assess the Candidate's reasoning, methodology, and underlying knowledge of the field of forensic document examination. As such, all Candidates should be afforded the opportunity to properly present their findings, and all questions posed should be probative and constructive.
- 4.5.9.1 The Candidate must be able to cover the information and/or theory listed as missing under the Other Elements as part of the Practical Evaluation, during their Oral Board Phase. If the Candidate is unable to fulfill this requirement, then the Candidate fails the Oral Board Phase.
- 4.5.10 At the conclusion of the oral board examination, the Candidate is excused from the room while the panel deliberates and reaches a consensus. Strengths and weaknesses of the Candidate's performance should be discussed.
- 4.5.11 The Candidate is then called back into the room, and a constructive critique of their performance is conducted. The panel is then permitted to convey to the Candidate what their recommendation to the Testing Committee Chair will be. It should be emphasized that it is a recommendation, and before a Candidate is certified, a full vote of the Board of Directors is required.
- 4.5.12 At the conclusion of the oral board examination, all physical copies of testing materials, practical case assignments, answers, and demonstrative aids shall be collected from the Candidate, as well as from the panel by the Diplomate responsible for conducting the oral panel. The Candidate and all panel members shall be instructed to destroy any electronic copies of testing materials, practical case assignments, answers, and demonstrative aids. This is to ensure the continued integrity of the examination process.
- 4.5.13 The panel will make their recommendation to the Testing Committee Chair no later than five (5) working days of convening.
- 4.5.14 The Testing Committee Chair shall notify the Board Secretary of the Committee's recommendation to advance a Candidate to Diplomate. The Secretary will then transmit ballots to the Board of Directors or conduct a vote via electronic mail. All ballots are to be returned to the Secretary no later than ten (10) working days after receipt. Following a vote of approval by a majority vote of the Board of Directors, the Candidate will be recognized as a Diplomate of the ABFDE. The Secretary will send a letter to the Candidate regarding the results of the Board of Directors vote no later than five (5)



working days following receipt of the last ballot. Copies of this letter will be sent to the President, Testing Committee Chair, and Administrative Office. The Secretary will make arrangements for the issuance of the ABFDE Certificate in a timely manner.

- 4.5.15 A Candidate who is unsuccessful in completing the Oral Boards Phase may re-enter after six (6) months at the Practical Case Assignment Phase. The Candidate's original two and one-half (2½) years termination date will remain in effect.
- 4.5.16 A Candidate who is unsuccessful may appeal the decision per RPG Section IV, sub-section 5, Appeals Process.

5. Appeals Process

An applicant or Candidate (hereinafter referred to as Appellant) who is unsuccessful may appeal the decision of the appropriate committee (i.e., Credentials or Testing) as follows:

- 5.1 The appeal request must be submitted to the President no later than forty-five (45) days from the date that the Appellant received the decision letter from the appropriate committee.
- 5.2 The appeal may be submitted in writing or presented orally to a quorum of the Board of Directors.
- 5.3 If the appeal is submitted in writing, the President will forward copies of the appeal correspondence under confidential cover to the appropriate Committee Chair (i.e., Credentials or Testing).
- 5.3.1 The appropriate Committee Chair will provide copies, physically and/or electronically, of correspondence and documents to be evaluated by the Board of Directors, excluding those who conducted the initial evaluation (i.e., proctored and/or graded the written test, conducted a practical case evaluation, or was an oral board panel member). A ballot will accompany the correspondence and documents for evaluation.
- 5.3.2 All ballots and associated paperwork must be provided to the Directors no later than fifteen (15) working days of receipt of the appeal letter.
- 5.3.3 The Directors will submit their vote to the President no later than fifteen (15) working days after receipt of the material. An appeal override vote must be by two-thirds (2/3) of the Directors.
- 5.3.3.1 A Director may recuse themselves from voting at any phase of the appeals process, and the vote computation will then be based upon the remaining Directors.
- 5.3.3.2 A vote may be taken if a Board of Directors meeting is scheduled within forty-five (45) days of receipt of the appeal request, at the discretion of the President.



- 5.3.4 The President will send a letter to the Appellant detailing the results of the vote and the Appellant's options no later than ten (10) working days after receipt of the results. Copies of this letter will be sent to the appropriate Committee Chair and Administrative Office. The Directors shall be instructed to destroy any materials, physical and electronic, that were evaluated for the appeal.
- 5.4 Should the Appellant request to make an oral presentation, the President will make arrangements for the earliest opportunity that a quorum of Directors can be present. The Board has the option of holding a special meeting to hear the presentation.
- 5.4.1 The oral presentation cannot be made by a person other than the Appellant. As this is a procedural matter, rather than a legal proceeding, no legal counsel or other agent may be present. Should either party request a recording of presentation, the party requesting this action will bear the entire cost of this service and provide the other side (at no cost) with a complete copy of all recorded information including transcripts.
- 5.4.2 At the conclusion of the presentation, the Appellant is excused from the room while the Directors deliberate. The President will then call for a vote. An appeal override vote must be by two-thirds (2/3) of the Directors present.
- 5.4.3 The Appellant is then called back into the room, and the President will convey the results of the vote and the options that the Appellant has available.
- 5.4.4 At the conclusion of the proceedings, all copies of testing materials, practical case assignments, answers, and demonstrative aids should be collected from the Appellant for destruction.
- 5.4.5 The President will send a letter to the Appellant detailing the results of the vote and the Appellant's options no later than ten (10) working days after receipt of the results. Copies of this letter will be sent to the appropriate Committee Chair and Administrative Office.
- 6. Withdrawal, Failure, or Termination from Testing**
- 6.1 If a Candidate fails any phase of testing a second time, the Candidate may choose to voluntarily withdraw from the testing process. After a waiting period of two (2) years, the Candidate can submit an application and will begin the process at the Credentials Phase (beginning). There is no time limit to the number of times that a Candidate may re-enter the testing process after each two (2) year waiting period.
- 6.2 Alternatively, the Candidate may agree to spend six (6) months with a mentor to address the identified area(s) of deficiency. This mentor will be selected by the Board of Directors. Both the mentor and the Candidate will agree to devote a minimum of eighty (80) hours to this process over a six (6) month period. During the mentorship period, the mentor will provide, and the Candidate will complete, a maximum of four (4) mentoring cases in the identified area(s) of deficiency to assess the Candidate's progress. At the end



of the six (6) months, if the mentor verifies in writing the Candidate has made significant progress in the specified area(s), the Candidate will re-enter the testing process at the phase at which the Candidate had failed twice. If the mentor does not verify the Candidate has made significant progress, the Candidate must enter a waiting period of one and one-half (1½) years before the Candidate can submit an application and begin the process at the Credentials Phase (beginning). This mentorship option is available only once to a Candidate.

- 6.3 If a Candidate is failing to progress through the testing phases in a timely manner, the Testing Committee Chair may recommend to the Board of Directors to terminate a Candidate for unsatisfactory progress. A two-thirds (2/3) vote of the Board of Directors is required to terminate. The Candidate will be advised of the initiation of this procedure and provided an opportunity to provide input to the Board of Directors prior to their vote. A member of the Board of Directors may recuse themselves from voting and the vote computation will then be based upon the remaining members of the Board of Directors. After a waiting period of two (2) years, the Candidate can submit an application and will begin the process at the Credentials Phase (beginning).
- 6.4 In the event of a Candidate's withdrawal, failure, or termination from the testing process, the Testing Committee Chair will forward a letter to the Candidate. A copy of this letter will be forwarded to the President and Administrative Office.

7. Recertification Requirements

There are three (3) basic requirements that Diplomates *must* meet in order to be recertified. These requirements are as follows:

- 7.1 Each Diplomat must submit a completed and signed *Application for Recertification in Document Examination* form to the Recertification Manager by March 30th of the certification year. This form will be sent to the Diplomat by the Administrative Office in January. In order to recertify, the Diplomat must have earned at least forty (40) points by June 30th of the recertification year.
- 7.2 Applicants for recertification must be actively engaged in: forensic document examination; supervision of other forensic document examiners; or training of forensic document examiners.
- 7.3 Applicants for recertification must be able to demonstrate that they have maintained currentness in the profession. This will be done by a system of accumulating and documenting points in a manner prescribed by the Board of Directors. A total of forty (40) points during a five (5) year recertification period are required for renewal of the Certificate. To further this end, the Board has created a procedure and set of guidelines to efficiently collect, monitor, and report the accumulation of the necessary recertification points by all Diplomates. Each Diplomat is assigned to a Recertification Manager to facilitate this process.



- 7.3.1 Recertification points are for five (5) years and begin with the actual date first certified. See the current *ABFDE Recertification Annual Update Submission Form* for the number of points awarded for each activity.
- 7.3.2 Documentation of participation for which points are requested must be submitted with the *ABFDE Recertification Annual Update Submission Form*.
- 7.3.3 A sixty (60) day grace period shall follow each mandatory update deadline. If the *ABFDE Recertification Annual Update Submission Form* is not properly documented and received by the Recertification Manager prior to the end of the grace period, points that could be requested for the current update period shall be forfeited; however, if a Diplomate encounters extenuating circumstances preventing them from submitting the *ABFDE Recertification Annual Update Submission Form* before the end of the grace period, the Diplomate may petition the Board of Directors for additional time. This petition must be received within the grace period, and the decision of the Board of Directors is final.
- 7.3.3.1 As appropriate, the Recertification Managers will notify Diplomates regarding mandatory update deadlines, the activation of grace periods, to advise of the expiration of grace periods, and to provide a *Notification of Points Awarded* (NOPA) for current and to-date points.
- 7.3.3.2 Failure to timely submit an *ABFDE Recertification Annual Update Submission Form* shall not affect points previously awarded or points to be requested in the future. It shall only result in a forfeiture of points requested in the current update period.
- 7.3.4 As an alternative to accumulating points in one five (5) year period, a Diplomate may choose to go through the testing process, where the Diplomate:
- 7.3.4.1 Shall notify their Recertification Manager of their intention, and pay a fee of \$1,000, no later than the end of the third year of their recertification period.
- 7.3.4.2 Shall successfully complete a written examination of 100 multiple-choice questions, the examination of five (5) practical case assignments, and the oral examination before the end of their recertification period.
- 7.3.4.3 Shall not use this method of recertification twice in succession.



SECTION V - QUALITY SYSTEM

1. General

- 1.1 The President shall, in a continuous manner, conduct evaluations and recommend changes to the Board that would enhance the certification process or administrative operations.
- 1.2 An outline of all substantive changes to the standards used to credential, test, and certify applicants shall be maintained permanently.

2. Management Review

- 2.1 Management review will be conducted by the Board of Directors at the annual meeting and should include Board activities of the previous twelve (12) months, unless otherwise noted.
- 2.2 The review will consist of information from multiple sources to include results of internal audits, committee reports, feedback received, previous management reviews, suggested improvements, appeals and complaints.
- 2.3 Information concerning impartiality, preventive and corrective actions, and fulfillment of objectives will be analyzed.
- 2.4 The annual management review should discuss ways to improve the effectiveness or organization of management and whether any additional resources are needed.

3. Internal Audits

- 3.1 During the annual meeting, the Executive Committee shall conduct an annual audit of a minimum of 10% Diplomate files for accuracy and completeness. Any deficiencies shall be noted and referred to the Recertification Committee for resolution.
- 3.2 During the annual meeting, the Secretary and Treasurer shall conduct an annual audit of all Candidate files for accuracy and completeness. Any deficiencies shall be noted and referred to the Testing Committee for resolution.
- 3.3 Prior to the annual meeting, the President and one (1) other Director shall conduct an annual audit of all financial records for the previous calendar year, at a minimum. Any deficiencies shall be noted and referred to the Treasurer for resolution.
- 3.4 Prior to the annual meeting, Committee Chairs shall conduct an annual review of their committee's work product to ensure that documents and records are complete, secure, and organized. This review shall include ensuring the destruction of certain confidential documents and records as required in the RPG. A summary of the annual review will be provided by each Committee Chair at the annual meeting.
- 3.5 Audit results should be compared to previous audit results to ensure there are not any ongoing issues.



4. Records and Property Review

- 4.1 Officers, Directors, Committee Members and Others Acting in an Official Capacity shall annually review documents, records, and property of the Board in their possession to ensure their completeness and security.
- 4.2 Officers, Directors, Committee Members and Others Acting in an Official Capacity agree to take all reasonable measures to protect Board property and to return such property to the President, or individual designated by the President, within thirty (30) days of the completion of any assignment or responsibility involving the use of the property, or upon request in any form, by the President. Property includes, but is not limited to, computer hardware, software, other equipment, documents, files, applications, etc. Property may also include the work product generated by any Officer, Director, Committee Member or Others Acting in an Official Capacity when pursuing Board responsibilities, duties or activities.

5. Documents and Records Management

- 5.1 The President shall be responsible for the quality system of all Board files and documents, including RPG updates. The Board of Directors will review and approve all RPG updates. Documentation of all updates, with their effective dates, shall be kept by the Secretary to ensure the most current versions are being used and that obsolete documents have been archived.
- 5.2 The Administrative Office of Record is responsible for maintaining applicant files and recertification notifications. Tangible records may be stored in the Administrative Office of Record until they are scanned and stored as electronic records.
- 5.3 Records of actions taken by committees as described in the Standard Operating Procedure for each committee shall be retained.
- 5.4 The Board has adopted digitally secure signature technology as a business practice. As such, all transactions and communications using digital signatures shall be saved as received.
- 5.5 Officers, Directors, Committee Members and Others Acting in an Official Capacity shall protect and maintain documents and records in a secure manner. It is a crime to alter, cover up, falsify, or destroy any document or record with the intent of impeding or obstructing any official proceeding.
 - 5.5.1 Tangible documents and records should be stored within a secured container (e.g., lockable box, drawer, cabinet, or other container) and shall be accessible only to authorized personnel.
 - 5.5.2 Electronic documents and records should be stored on a secured computer or cloud-based storage and shall be accessible only to authorized personnel.



- 5.6 Documents and records should be properly destroyed at the end of their lifecycle as required by law or excepted below. Tangible records should be destroyed by means that will render them unreadable and unable to be reconstructed. Electronic documents should be permanently deleted or access and use restricted by former Officers, Directors, Committee Members and Others Acting in an Official Capacity.
- 5.6.1 Current and revised versions of the following ABFDE records should be retained permanently: Articles of Incorporation; Bylaws; RPG; Board of Directors annual meeting minutes; Diplomate records granting certification, recertification, suspension, and loss or revocation of certification; intellectual property documents including trademark and copyright registrations; expired insurance policies, insurance records, accident reports, claims and related documentation; and financial audit reports.
- 5.6.2 If records are deemed to be relevant to litigation or potential litigation, then all scheduled destruction of potentially relevant records must cease. Those records must be preserved until it is determined that the records are no longer needed. This exception supersedes any established destruction schedule for those records. Litigation documents should be retained for seven (7) years after the close of the matter. Court orders and judgments should be retained permanently, as should legal opinions.
- 5.6.3 Records for Candidates who advance to Diplomate status, voluntarily withdraw from the testing process, or fail to complete the testing process should be maintained for five (5) years from the end of Candidate status. Records of applications that do not pass the credentials phase should be maintained for five (5) years from the date of submission.
- 5.6.4 Retention of leases and general contracts, accounts payable ledgers, accounts receivable ledgers, tax records and financial records pertaining to non-profit status, bank statements, bank reconciliations, electronic funds transfer, cancelled checks and credit card records, along with related contract, lease, and financial account supporting documentation, should be retained for seven (7) years after termination.

6. Accreditation

- 6.1 The ABFDE shall remain accredited by the Forensic Specialties Accreditation Board (FSAB) and shall adhere to all standards set forth and be subject to an on-site evaluation as a requirement for reaccreditation.
- 6.2 The Vice President and FSAB Committee shall ensure that all required documents are prepared for review.
- 6.3 The Vice President will decide who will participate as the Board representatives in the onsite evaluation.



6.4 All representatives of the Board shall cooperate fully with the FSAB assessors. The Board shall be responsible for reasonable travel expenses to the Administrative Office of Record for the on-site evaluation for up to two (2) FSAB assessors and the Board representatives.

7. Nonconformities and Corrective Actions

7.1 Nonconformities to ABFDE policies and procedures may be identified during the annual Board of Directors meeting, management review, internal audits, records and property reviews, on-site evaluations, or by other means.

7.2 When a nonconformity is identified, the President will work with the applicable Officer, Director, Committee Chair, or Others Acting in an Official Capacity to determine the cause and prepare a corrective action plan within 30 (thirty) days. The corrective action plan must include: the nature, cause, and extent of the deficiency, and the actions to be taken to correct the deficiency to prevent reoccurrence. All actions will be completed within sixty (60) days from the date in which the nonconformity was first identified.

7.3 Identification of nonconformities and corrective action plans shall be documented in writing between the President and applicable Officer, Director, Committee Chair, or Others Acting in an Official Capacity.

7.4 The effectiveness of a corrective action plan shall be reviewed by the Executive Committee at the annual Board of Directors meeting.