MULTNOMAH COUNTY BARGAINING UNIT
OREGON NURSES ASSOCIATION
BYLAWS
RATIFIED OCTOBER 12, 2010

Article 1- Name and Purpose

1.1 **Name:** The name of this bargaining unit shall be the Multnomah County Bargaining Unit of the Oregon Nurses Association, hereinafter referred to as MCBU-ONA.

1.2 **Purpose:** The bargaining unit is formed for all legal purposes including:

1.2.1 To unite into one labor organization all workers eligible for membership, regardless of religion, race, creed, color, national origin, age, physical disability, sex or sexual preference;
1.2.2 To secure and maintain improved wages, hours, working conditions, benefits and other advantages through concerted, economic, political, and other lawful methods;
1.2.3 To work for adherence to the American Nurses Association’s (ANA) Code for Nurses and the Oregon Nurses Association (ONA) Bylaws;
1.2.4 To establish and promote high standards of practice for healthcare workers;
1.2.5 To engage in organizing workers to provide the benefit of unionism to all workers;
1.2.6 To provide financial and moral assistance to other labor organizations or other bodies having purposes and objectives in whole or in part similar or related to those of the MCBU-ONA;
1.2.7 To protect and preserve the ONA and MCBU-ONA as an institution;
1.2.8 To carry out the objectives of the ONA
1.2.9 To levy and receive dues, manage, invest, expend or otherwise use the funds and property of this organization to carry out the duties and to achieve the objectives set forth in these Bylaws and/or ONA’s Bylaws;
1.2.10 To provide representation in the ONA House of Delegates in conjunction with the local District(s) Bylaws; and
1.2.11 To promote relationships with nursing students.

1.3 **Relationship to ONA**-

1.3.1 MCBU-ONA is one of ONA’s bargaining units where ONA is the exclusive representative for purposes of collective bargaining.
1.3.2 If applicable, the MCBU-ONA shall enter into a written agreement with ONA for the collection and accounting of membership dues and for verification of the membership base.
1.3.3 MCBU-ONA shall enter into other written agreements as deemed necessary by ONA.
1.3.4 MCBU-ONA shall operate within the policies established by ONA’s Board of Directors and the ONA Cabinet on Economic and General Welfare, hereinafter EGW.

Article 2- Membership

2.1 **Membership Eligibility:** Any individual covered under the collective bargaining agreement between the ONA and Multnomah County is eligible to join and maintain membership subject to the requirements imposed by these Bylaws and the ONA’s Bylaws.

2.2 **Good Standing:** To be a member in good standing, the individual must:

2.2.1 Be a member of the ONA;
2.2.2 Pay all dues and assessments in full as established by the ANA, ONA and MCBU-ONA;
2.2.3 Abide by ANA, ONA, MCBU-ONA bylaws and/or constitutions;
2.2.4 Not interfere with the elected officers of the MCBU-ONA in the performance of their duties;
2.2.5 Refrain from engaging in dual unionism which is defined as assistance to one or more labor organizations that compete with the collective bargaining interests of ONA and affiliated State Nurses Associations (SNAs); and
2.2.6 Not cross a picket line at an ONA or affiliated SNA represented facility, unless required by the collective bargaining agreement or pursuant to ONA’s emergency procedures.

2.3 **Membership Rights**: Members in good standing have the following rights and benefits which are not conferred upon non-members or members who are in bad standing except within the discretion of ONA or the Executive Committee:

2.3.1 All rights and benefits provided by ONA;
2.3.2 Attend and participate in MCBU-ONA meetings;
2.3.3 Nominate or vote for elected officers or committee chairs within MCBU-ONA;
2.3.4 Vote on contract issues, proposals or ratification as proposed by the MCBU-ONA negotiating committee;
2.3.5 Vote on changes to MCBU-ONA Bylaws;
2.3.6 Participate in contract bargaining surveys;
2.3.7 Receive regular MCBU-ONA communications; and
2.3.8 Appointment and/or election to MCBU-ONA committees.

2.4 **Non-Members**: non-members include:

2.4.1 A bargaining unit employee who pays the fair-share amount in lieu of ONA’s dues; or
2.4.2 A bargaining unit employee who is a bona-fide religious objector.

**Article 3- Discipline**

3.1 **Fair Treatment and Due Process**: Each member of MCBU-ONA who is alleged to be a member in bad standing shall have the right to fair treatment in the application of union rules and law in accordance with MCBU-ONA and ONA’s Bylaws. In applying the rules and procedures relating to union discipline, the essential requirements of due process (notice, hearing, and judgment based upon the evidence) shall be observed, without, however, requiring the technical formality followed in courts of law.

3.2 **Charge of Misconduct** –

3.2.1 Filing a charge – A charge that a member is in bad standing shall be presented to the MCBU-ONA Executive Committee in writing and signed by the charging party(s) with a copy mailed to ONA’s Cabinet on Economic and General Welfare. The Executive Committee will then provide the charges to the accused. Only individuals in the MCBU-ONA bargaining unit or ONA’s EGW Cabinet may file a charge for a violation of these bylaws.

3.2.2 Content of a charge – The charge must set forth the provisions of the ONA Bylaws and/or MCBU-ONA Bylaws that were allegedly violated and the acts which allegedly constitute such violation in sufficient detail to inform the accused of the offense, including, where possible, dates and places. The charging party must include in the charge all alleged offenses of which he/she has knowledge, or in the exercise of due diligence should have had knowledge, as of the time of the filing of the charge.

3.2.3 Statute of limitations – Any charge based upon alleged misconduct which occurred more than three (3) years prior to the filing of such charge is barred and shall be rejected.

3.3 **Trial Procedure** –

3.3.1 Rights of the Accused – Charges against the accused must be supported by a preponderance of reliable evidence. The accused shall have the right to present her/his own evidence, rebut testimony against her/him and cross-examine adverse witnesses. The accused may select only a member in good standing to represent her/him at a hearing.

3.3.2 Executive Committee – The MCBU-ONA Executive Committee shall be the Trier of fact and will timely convene a hearing to assess the merit of the charges. Those members of the MCBU-ONA Executive Committee that have a conflict of interest must recuse themselves from the hearing. If
the remaining Executive Committee members do not form a quorum then the EGW Cabinet shall be the first body to serve as the Trier of fact.

3.3.3 **Written Decision** – A majority quorum vote of the MCBU-ONA Executive Committee is needed to find the charged party guilty. The MCBU-ONA Executive Committee shall issue a written decision that outlines the basis for its decision and provide the decision to the charging party, the accused and to the EGW Cabinet.

3.3.4 **Quorum** – A quorum shall be a majority of at least one-half of the Executive Committee.

3.4 **Appeal** – Only the accused member has the right to appeal a decision by the MCBU-ONA Executive Committee unless the charge is against a member of the MCBU-ONA Executive Committee. When the charge is against a member of the MCBU-ONA Executive Committee, the charging party or the accused may appeal the decision.

3.4.1 **Timelines** – the appeal must be submitted to the EGW Cabinet within thirty (30) days after receiving the MCBU-ONA’s written decision.

3.4.2 **EGW Cabinet** – the EGW Cabinet will hold a hearing during its regular meetings. The purpose of the hearing will be to review the evidence and the MCBU-ONA Executive Committee’s decision and to afford the accused the opportunity to present an argument as to why MCBU-ONA Executive Committee’s decision was wrong. A vote as to the merit of the discipline imposed by the MCBU-ONA Executive Committee will be taken in accordance with EGW Cabinet rules.

3.4.3 **ONA Board of Directors** – The decision of the EGW Cabinet will be final and binding except in circumstances where the alleged violation concerns:

3.4.3.1 a violation of the Code for Nurses established by ANA; or
3.4.3.2 other actions which are detrimental to the purposes, and functions of the ANA

When the alleged violation concerns one of the above, the accused shall have the right to appeal the EGW Cabinet’s decision to ONA’s Board of Directors in accordance with its policies and procedures. The Board of Directors’ decision will be final.

3.5 **Penalties** – Depending on the severity of the discipline, a member found to be in bad standing may be:

3.5.1 Reprimanded;
3.5.2 Censured;
3.5.3 Fined;
3.5.4 Removed from office;
3.5.5 Suspended from membership;
3.5.6 Permanently expelled from membership; or
3.5.7 In the case of non-payment of dues, terminated from employment in accordance to the collective bargaining agreement.

**Article 4 - Dues**

4.1 **ONA Membership Dues** - ONA membership dues will be established annually in accordance with ONA’s bylaws, policies and procedures.

4.2 **MCBU-ONA Dues Assessment & Special Assessment** - the MCBU-ONA may elect to increase the monthly dues by an amount which will be apportioned to the local treasury from the ONA. The MCBU-ONA may also levy special assessments for such things such as pre-strike preparation or post-strike recuperation. The following procedures will be followed:

4.2.1 The MCBU-ONA Executive Committee must receive the EGW Cabinet’s approval for the amount, duration and purpose of any dues and special assessments prior to bringing the issue to a bargaining unit vote.
4.2.2 The MCBU-ONA Executive Committee will provide reasonable notice to the membership of the proposed dues or special assessment, including the amount, duration, purpose of the assessment and the date, place and manner in which the membership will vote on whether or not to agree to the assessment.

4.2.3 Only members in good standing may vote on the proposed assessment and a cumulative majority vote by secret ballot of the members in good standing shall decide the issue.

4.2.4 The vote can be done by mail, e-mail, absentee ballot or at a membership meeting so long as safeguards for preserving the secrecy of the balloting are ensured.

4.3 **Method of Payment** - members may elect to pay dues and assessment by payroll deduction.

**Article 5- Nominations for the Negotiating/Executive Committee**

5.1 **Nominations**

5.1.1 At least thirty (30) days prior to an election, members in good standing will submit in writing names of candidates for elective officers and delegates to the Secretary of the Executive Committee.

5.1.2 The Secretary of the Executive Committee or Membership Chair will verify that all nominees are in good standing.

5.1.3 The Secretary of the Executive Committee will confirm that the nominees have consented to serve.

5.1.4 The Secretary of the Executive Committee will construct a ballot reflecting the nominees who are in good standing and otherwise meet all established qualifications.

5.1.5 The Secretary of the Executive Committee will post in conspicuous locations and mail and/or e-mail a list of all candidates to the membership at least fourteen (14) calendar days in advance of the elections.

5.2 **Elections**

5.2.1 Elections for the Executive Committee will be held within six months following the ratification of the most recent proceeding collective bargaining agreement.

5.2.2 Voting shall be by secret ballots of the members in good standing as verified by the Secretary of the Executive Committee and the Elections Committee.

5.2.3 A cumulative majority vote by secret ballot of the members in good standing shall decide the issue and there shall be no proxy voting.

5.2.4 Nothing contained herein shall preclude the MCBU-ONA Executive Committee in the exercise of its discretion, from directing that the election be conducted by mail ballot, e-mail or absentee after appropriate notice and with safeguards for preserving the secrecy of the balloting.

5.2.5 In case of a dispute on voting eligibility, such individuals will be allowed to vote, but their ballots will be set aside and uncounted until membership eligibility can be determined. Under no circumstances will the outcome of the election be delayed for longer than seven (7) days.

5.2.6 A tie in an election of a member of the Executive Committee will be decided by lot.

5.3 **Special Elections** - If both the Chairperson and Vice-Chair positions are vacated, then a special election will be held to elect individuals who will finish out the terms. Nominations will be taken pursuant to Article 5.1 and elections will be held pursuant to Articles 5.2.

**Article 6- Committees**

6.1 **Introduction** - MCBU-ONA is required to maintain an Executive Committee. The other committees listed below in this article are strongly suggested, but are not required. If there are no members interested in serving on a particular committee, it is the responsibility of the Executive Committee, to the best of its ability, to ensure the duties of the defunct committee(s) are fulfilled.
6.2 Executive Committee- The Executive Committee shall be composed of nine (9) elected ONA members in good standing. An attempt will be made to have multiple disciplines represented as follows: two (2) Mid-Level Providers; six (6) Community Health Nurses(RNs); and one (1) Licensed Community Practical Nurse(LPN).

6.2.1 Duties- The Executive Committee shall be composed of elected or appointed ONA members in good standing and act as a steering committee to conduct the day-to-day business of the MCBU-ONA with respect to the objectives outlined in the MCBU-ONA and ONA’s Bylaws and in cooperation with ONA and ONA staff.

6.2.2 Scope- Ideally, the MCBU-ONA Executive Committee shall consist of a Chairperson, a Vice-Chair, or two Co-Chairs, a Secretary, a Treasurer, a Grievance Chair, a Membership Chair, and a NERC Chair. At a minimum, the Executive Committee shall consist of a Chairperson, Vice-Chair or two Co-Chairs and Secretary-Treasurer.

6.2.3 Failure to Have a Minimum- a bargaining unit that is unable to maintain the minimum number of members of the Executive Committee will be placed in trusteeship and the existing members of the Executive Committee, if any, will be required to work with ONA staff to ensure compliance with these Bylaws.

6.2.4 Term- The term of office of all Officers shall commence on the 1st of the January following the election and shall last until the 1st of January the year following a successor agreement. Eligibility to serve as such shall be as prescribed in these Bylaws.

6.2.4.1 During the interim between the election and the beginning of a term of office, all newly elected Officers will be trained and oriented to the duties and responsibilities of the Executive Committee and of each individual office by the outgoing Officers.

6.2.5 Responsibilities-

6.2.5.1 CHAIRPERSON/CO-CHAIR -

- Conduct and supervise the affairs of MCBU-ONA in accordance with these Bylaws;
- Serve as an ex-officio member of all MCBU-ONA committees;
- Appoint special committees and their members with the approval of the Executive Committee;
- Fill vacancies that occur on committees with the approval of the Executive Committee until the next regular election;
- In conjunction with the Treasurer, disburse or order the disbursement of all monies necessary to pay the bills, obligations and indebtedness of MCBU-ONA, which have been properly incurred as provided herein;
- Enforce these Bylaws and ensure that all officers perform their respective duties.
- Convene meetings of the Executive Committee at least bi-monthly.
- Convene general membership meetings at least semi-annually.
- Preside over Negotiating/Executive Committee and general membership meetings.

6.2.5.2 VICE-CHAIR- In the event that there is a singular Chairperson then the duties of Vice Chair herein will apply.

- Assist the Chairperson in the discharge of all duties;
- Perform such other duties and render such assistance as may be directed by the Chairperson;
- In case of the Chairperson’s absence, the Vice-Chair shall perform the duties of the Chairperson; and
- Should the Chairperson’s position be vacated, the Vice-Chair shall serve as the Chairperson until the next election.
6.2.5.3 SECRETARY

6.2.5.3.1 In conjunction with ONA staff, send out meeting notices as directed;
6.2.5.3.2 On at least an annual basis, update all members’ contact information, including correct mailing addresses, home and work telephone numbers and e-mail addresses. Provide this information to ONA;
6.2.5.3.3 Collect names of nominees for elected positions and construct a ballot for all the names submitted;
6.2.5.3.4 Confirm that the nominees are willing to serve and when there is no Membership Chair, ensure the nominee is in good standing;
6.2.5.3.5 Verify that amendments to bylaws are properly submitted;
6.2.5.3.6 Record, maintain and archive minutes for all Executive Committee meetings;
6.2.5.3.7 Sit on the Elections Committee; and
6.2.5.3.8 Conduct correspondence as directed by the Executive Committee.

6.2.5.4 TREASURER

6.2.5.4.1 Has financial responsibility over the financial affairs of the MCBU-ONA;
6.2.5.4.2 Make at least a quarterly report to the /Executive Committee and EGW that includes the assets and liabilities of the MCBU-ONA: and
6.2.5.4.3 Keep itemized records, showing the source of all monies received and spent, and keep records, vouchers, work sheets, books and accounts and all resolutions to verify such report and provide a copy of this information to EGW by December 31st of every year.

6.2.5.5 GRIEVANCE CHAIR- coordinate the following activities in cooperation with the ONA staff representative:

6.2.5.5.1 Conduct and supervise the affairs of the Grievance Committee in accordance with these Bylaws;
6.2.5.5.2 Oversees the processing and investigation of all grievance complaints filed by MCBU-ONA members;
6.2.5.5.3 Responsible for securing representation, if requested, for the grievant,
6.2.5.5.4 Ensure each work unit has at least one Unit Representative which must be a member in good standing. Ensure those Unit Representatives receive training in the processing of grievance and representation of grievants, and
6.2.5.5.5 Report to the Executive Committee and ONA in a timely fashion all grievance complaints.

6.2.5.6 MEMBERSHIP CHAIR-

6.2.5.6.1 Conduct and supervise the affairs of the Membership Committee in accordance with these Bylaws;
6.2.5.6.2 Ensures that all new hires are contacted in a timely fashion to discuss membership in the MCBU-ONA and the ONA, ensures new hires are provided with a copy of the collective bargaining agreement, these Bylaws, an ONA membership application and to ensure that the new hires are introduced to the new hires’ Unit Representative;
6.2.5.6.3 Strive to increase the membership of the bargaining unit;
6.2.5.6.4 Maintain a group of members in good standing who are willing to perform duties at the request of the Executive Committee or ONA. The goal should be to get at least one such member in each work unit;
6.2.5.6.5 Ensure that all interested members receive training in organizing; and
6.2.5.6.6 Ensure that membership records accurately reflect who are: a) members in good standing; b) members in bad standing; c) fair share members; d) bona fide religious objectors; e) new hires who are potential new members; and f) non-members. The Membership Chair will ensure that the list is updated on a quarterly basis and before
every vote of the bargaining unit.

6.2.5.7 NURSE EMPLOYER RELATIONS COMMITTEE (NERC) CHAIR-

6.2.5.7.1 Conduct and supervise the affairs of the NERC in accordance with these Bylaws;
6.2.5.7.2 With the NERC, make recommendations for educational and training programs compatible with identified County goals;
6.2.5.7.3 Ensure each work unit has at least one member in good standing willing to participate on the NERC Committee or as dictated by the collective bargaining agreement;
6.2.5.7.4 With the NERC, process and analyze unsafe working conditions reports. Take necessary steps to address issues raised in unsafe working conditions reports when necessary;
6.2.5.7.5 Make timely reports to the /Executive Committee and ONA concerning unsafe staffing reports and educational and training programs;
6.2.5.7.6 With the NERC, make recommendations to the facility of ways and means to improve patient care; and
6.2.5.7.7 With the NERC, make reports to outside agencies with the approval of the /Executive Committee and ONA.

6.3 Negotiating Committee-

6.3.1 Composition- Six (6) members of the MCBU-ONA Executive Committee shall constitute the Negotiating Committee. A maximum of three other members of the Executive Committee may serve on the negotiating team so long as they are nominated and voted for pursuant to the procedures laid out in Article 5 above. In addition, the two EBB representatives, as identified in Article 6.8, may advise the Negotiating Committee on issues pertaining to employee health and welfare as needed.

6.3.2 Duties-

6.3.2.1 Development and distribution of negotiations survey(s);
6.3.2.2 Research of negotiations related issues, with the goal of having at least one meeting with the bargaining unit to review outstanding contract issues. This meeting must take place prior to the Committee beginning to meet with the employer;
6.3.2.3 Formulation of contract proposals;
6.3.2.4 Assist in the negotiations of a successor collective bargaining agreement;
6.3.2.5 Make recommendations to the bargaining unit whether to ratified a contract; and
6.3.2.6 Sign the ratified contract.

6.4 Grievance Committee-

6.4.1 Composition- Ideally, the Grievance Committee will be composed of the Grievance Chair and at least two Unit Representatives as determined by the Executive Committee.

6.4.2 Duties-

6.4.2.1 Interpret any term or provision of the collective bargaining agreement;
6.4.2.2 Enforce the collective bargaining agreement with the filing of grievances;
6.4.2.3 Ensure members have representation in disciplinary meetings or during the grievance process when requested;
6.4.2.4 Investigate merit of the grievances and submit findings to Executive Committee and ONA;
6.4.2.5 Ensure collective bargaining agreement is being consistently applied;
6.4.2.6 Report to the Executive Committee and ONA the status and resolution of all grievances; and
6.4.2.7 Ensure all work rules are consistent with the terms of the collective bargaining agreement. Alert Executive Committee and ONA if rule is inconsistent or is a mandatory subject of bargaining.

6.5 **Membership Committee**

6.5.1 **Composition**- Ideally, the Membership Committee will be composed of the Membership Chair and interested members as identified by the Executive Committee.

6.5.2 **Duties**-

6.5.2.1 Contact all new hires in a timely fashion to discuss membership in the MCBU-ONA and the ONA,

6.5.2.2 Provide new hires with a copy of the collective bargaining agreement and these Bylaws;

6.5.2.3 Introduce new hires to the new hire’s Unit Representative;

6.5.2.4 Strive to increase the membership of the bargaining unit;

6.5.2.5 Process all new membership applications in a timely fashion;

6.5.2.6 Perform duties at the request of the Executive Committee or ONA.; and

6.5.2.7 Ensure that membership records accurately reflect who are: a) members in good standing; b) members in bad standing; c) fair share members; d) bona fide religious objectors; e) new hires who are potential new members; and f) non-members.

6.6 **Nurse Employer Relations Committee**

6.6.1 **Composition**- Ideally, the NERC will be composed of the NERC Chair and any interested members or as otherwise specified by the collective bargaining agreement.

6.6.2 **Duties**-

6.6.2.1 Make recommendations for educational and training programs compatible with identified departmental goals;

6.6.2.2 Process and analyze staffing request and documentation reports. Take necessary steps to address issues raised in staffing request and documentation reports when necessary;

6.6.2.3 Make timely reports to the Executive Committee and ONA concerning issues addressed by NERC;

6.6.2.4 Serve on committees related to nursing practice and working conditions; or ensures the committee has duly elected representatives;

6.6.2.5 Make recommendations to the facility of ways and means to improve patient care;

6.6.2.6 Make reports to outside agencies with the approval of the Executive Committee and ONA; and

6.6.2.7 Those duties specified with the collective bargaining agreement.

6.7 **Elections Committee**

6.7.1 **Composition**- Ideally, the Elections Committee will be composed of the Secretary and/or Treasurer of the Executive Committee and three (3) members in good standing who are not holding office appointed by the Executive Committee.

6.7.2 **Duties**-

6.7.2.1 Review all nominations to ensure the nominees are eligible and willing to serve;

6.7.2.2 Oversee the election of officers to ensure only members in good standing vote in an election; and

6.7.2.3 Count all ballots and report findings to Executive Committee and ONA.

6.8 **Employee Benefits Board (EBB)** – When MCBU-ONA is authorized by the County to participate then these provisions shall apply.
6.8.1 Composition- Two (2) members in good standing shall be appointed to serve on the Multnomah County Employee Benefits Board. These two members shall have the authority to consider and approve proposals considered by the EBB on the behalf of the Negotiating/Executive Committee.

6.8.2 Duties-

6.8.2.1 Ensure that the County’s Health and Welfare program is aligned with the County’s mission and values;
6.8.2.2 Request participation and attend EBB meetings when appropriate;
6.8.2.3 Discuss and make recommendations with regard to County health and welfare benefits;
6.8.2.4 Vote on proposals, if appropriate;
6.8.2.5 Attend approved training and educational forums related to Health Benefits;
6.8.2.6 Participate in other EBB activities as needed.
6.8.2.7 Participate in negotiating sessions pertaining to employee benefits as requested by the Executive Committee

Article 7- Contract Ratification and Other Votes

7.1 Notification- at least five (5) days prior to contract ratification or other vote, the Secretary shall post in conspicuous places, mail and/or e-mail to the membership a summary of the issue(s) to be voted on. For contract ratification votes, the Secretary will post a summary of the tentative agreement and the date, time and place of the vote. Upon request, the Secretary shall make available a copy of the tentative agreement.

7.2 Secret Ballot- Voting shall be by secret ballot of the members in good standing as verified by the Secretary of the Executive Committee and/or Membership Chairperson.

7.3 Majority Vote- A cumulative majority vote by secret ballot of the members in good standing shall decide the issue and there shall be no proxy voting.

7.4 Vote By Mail, E-mail or Absentee- Nothing contained herein shall preclude the MCBU-ONA Executive Committee in the exercise of its discretion, from directing that the election be conducted by mail ballot, e-mail or absentee after appropriate notice and with safeguards for preserving the secrecy of the balloting.

7.5 Dispute- In case of a dispute on voting eligibility, such individuals will be allowed to vote, but their ballots will be set aside and uncounted until membership eligibility can be determined. Under no circumstances will the outcome of the ratification vote be delayed for longer than seven (7) days.

7.6 Strike Vote- in cases where the bargaining unit is voting on whether to strike and in other situations identified by the Executive Committee, the entire bargaining unit will have the right to vote on the issue of whether to strike.

Article 8- Bylaws

8.1 Timing- These Bylaws may be amended each year in February.

8.2 Member Initiated Amendments- members can propose amendments to these Bylaws by submitting a petition with the signatures of at least seven (7) members in good standing to the Secretary of the Executive Committee. The petition shall include the proposed amendment to the Bylaws and a concise statement as to the reason for the proposed change.

8.3 Executive Committee Initiated Amendments- the Executive Committee can submit a proposed amendment to these Bylaws that includes a concise statement as to the reason for the proposed change.

8.4 Impact on Current Officers- Under no circumstances may these Bylaws be amended during a term of office to modify the powers and duties of the incumbent officers. Such amendments may be made effective only as of the beginning of the next term of office.
8.5 **Notification** - at least fourteen (14) days prior to a vote on an amendment to these Bylaws, the Secretary shall post in conspicuous places and mail to the membership the proposed change.

8.6 **Vote** - A majority vote of the members in good standing shall be required for passage of the proposed amendment.

8.7 **Subject to Approval** - Amendments to these Bylaws are subject to the approval of ONA’s EGW Cabinet and shall not be effective until such approval has been given.

8.8 **Vote By Mail, E-mail or Absentee** - Nothing contained in these Bylaws shall preclude the Executive Committee in the exercise of its discretion, from directing that a membership vote be conducted by mail referendum, e-mail or absentee after the Negotiating/Executive Committees gives appropriate notice and with safeguards to ensure the integrity of the balloting.

**Article 9- Savings Clause**

9.1 The provisions of these Bylaws relating to the payment of dues, assessments, fines or penalties, etc., shall not be construed as incorporating into any union-security contract those requirements for good standing membership which may be in violation of applicable law, nor shall they be construed as requiring any employer to violate any applicable law. However, all such financial obligations imposed by or under ONA and these Bylaws (and in conformity therewith) shall be legal obligations of the members upon whom they are imposed and are enforceable in a court of law.

9.2 If any provision of these Bylaws shall be declared invalid or inoperative by any competent authority of the executive, judicial, or administrative branch of federal or state government, the Executive Committee or ONA shall have the authority to suspend the operation of such provision during the period of its invalidity and to substitute in its place and stead a provision which will meet the objections to its validity and which will be in accord with the intent and purpose of the invalid provision.

9.3 If any section or subsection of these Bylaws should be held invalid by operation or law or by any tribunal of competent jurisdiction, the remainder of these Bylaws or the application of such section or subsection to persons or circumstances other than those to which it has been held invalid shall not be affected thereby.