Information for Prospective Board Members

Thank you for your interest in running for the National Association of Science Writers Board at Large. With only one staff member, it really is the volunteers that keep NASW going, and we appreciate your willingness to get involved. Serving on the NASW Board provides an incredible service to the organization and to the field of science writing.

Please read the following information to help understand the responsibilities of an elected Board member. After reading this information, please let us know if you have any questions or how we can improve this packet by adding further tidbits in the future.

Thank you,
Laura Helmuth
Nominating Committee Chair

RESPONSIBILITIES AND EXPECTATIONS

1. Meetings
   - Attend full day in-person Board meeting
   - Attend quarterly conference calls
   - Participate in email discussions

The National Association of Science Writers runs on volunteer power, and Board members are expected to be active and engaged. Board members can expect to spend about one to two hours per week engaged in discussions, leading projects, etc. Officers will spend more time.

Each Board member is expected to contribute to discussions of NASW business and actively participate in at least one NASW committee. Elected Board members participate in Board email discussions and monthly 60- to 90-minute conference calls.
Technology provides myriad ways to connect, but we feel that there is no substitute for face-to-face, and some of the best work comes when we are together. For that reason, Board members MUST attend the annual in-person Board meeting and membership meeting. The Board typically meets from 11 a.m. to 5 p.m. the Friday of the ScienceWriters conference. The membership meeting, which Board members must also attend, is the following day, usually first thing in the morning, and typically lasts one hour.

For the upcoming term, the ScienceWriters meeting dates are:

**October 12-16 in Washington, DC** (Board meeting likely Fri., Oct. 12; Membership meeting Sat., Oct. 13)

**October 25-29, State College, PA** (Board meeting likely Fri., Oct. 25; Membership meeting Sat., Oct. 26)

*Getting there: See travel reimbursement policy at the end.*

**2. Governance**
- Provide oversight
- Do your homework
- Know what’s going on; ask good questions

The programs and projects that help NASW fulfill its mission to forward the field of science writing, like the Idea Grants or the annual conference, are crucial, and Board members often find great reward in starting new programs and supporting existing ones. Equally important, but less visible, is involvement in, and a base level of understanding of, how NASW operates. It is a non-profit corporation, and the Board is its governing body.

We can provide tools and resources for Board members to understand the requirements that NASW faces, and no special skills are required. As a science writer, you no doubt already have a keen sense of observation, inherent skepticism, and the ability to ask good questions, which are pretty much all you need to begin to understand an organizational budget.

The 15-member Board (4 officers and 11 at-large members) is responsible for oversight of all key aspects of the organization's operation. Even though NASW is in terms of staff, it still has to abide by laws for all non-profits. NASW is a 501c6 non-profit corporation
operating under the laws of the State of New York, the state in which it's incorporated. Following those laws is why, for instance, all Board votes must be taken either in person or via conference call, and not by email.

Ultimately, the Board ensures viability of the organization by providing oversight in these areas:

1) Is the organization fulfilling its mission?

2) In what direction should it head?

3) How do we provide continuity of leadership?

4) Is the organization financially sound?

5) Does it adhere to all legal frameworks?

An individual Board member has no legal authority except as a part of the Board, but Board actions are held to three legal principles that rely on each individual’s actions:

1) Duty of Care: Show up, participate, come prepared

2) Duty of Loyalty: Put the organization’s needs before individual gain (see Conflict of Interest policy below for elaboration); respect confidentiality; and realize the weight of your words -- even though individual Board members may not be speaking for the organization, people assume that they are.

3) Duty of Obedience: Satisfy that which has to be done, such as ensuring that taxes and other forms are filed and knowing essential budget details, even if you are not on the finance committee.

Governance need not take up the Board’s entire energy or all of its time, but it is important.
3. Fundraising….Just kidding!

Many non-profits rely on their Board members to contribute financially and drive fundraising, but NASW will not ask you for any money (except your dues, of course). We don’t pay our Board members, and we can’t always underwrite as many of your travel costs as volunteers deserve, but we don’t hit you up for donations, either.

As a 501c6 run by journalists, we
a) can’t offer a charitable deduction for any donations (we are not a 501c3 charity)

b) shy away from any fundraising due to potential conflicts of interests unique to journalists

NASW relies on member dues and Authors Coalition income for our entire budget.

Officer Roles
The four NASW officers—the President, Vice President, Treasurer, and Secretary—constitute the Executive Committee. They must be working members of the press. The NASW Constitution delineates the roles. Visit the About section of nasw.org to see NASW’s Constitution and Bylaws.

President
The President is expected to:

• Work with the Board and Executive Committee to set the agenda for the organization at annual meetings, and work with Executive Director to implement agenda
• Preside over annual Board meeting and annual business meeting
• Represent NASW in person or in writing, as available
• Submit President’s Letter four times per year to Editor of ScienceWriters™
• Work with the Executive Director via weekly phone calls of approximately 30 to 60 minutes
• Oversee operations of the Board and address any needed replacements
• Designate new committees and fold defunct committees as needed in support of NASW activities
• Serve on the Finance Committee along with the treasurer. This ensures that the President develops familiarity with the finances and financial procedures of the organization.
• Coordinate and undertake annual review of the Executive Director according to the existing policy adopted 10/4/10

**Vice President**
The Vice-President, as President-elect, will become President when the current two-year term is over. The Vice-President is expected to

• Assume the functions of President if for any reason the President is unable to or chooses to delegate them
• Serve as chair of the Program Committee, which decides content for annual *ScienceWriters™* meeting. As chair, the Vice-President leads the committee in discussions, submits chosen proposals to Workshops Coordinator by given date and develops any ancillary events in conjunction with committee and coordinator. Currently the bulk of this work falls in March and April via e-mail discussion list or conference calls

**Treasurer**
The Treasurer is expected to:

• Chair the Finance Committee and convene regular conference calls with committee, usually every month for about one hour each
• Plan budget for next fiscal year in conjunction with Executive Director and Finance Committee
• Present budget to Board for approval prior to the start of the new fiscal year on July 1. Transmit budget to membership, usually through publication in the fall issue of *ScienceWriters™*.
• Oversee the annual audit, along with the rest of the Finance Committee, and present audited financials to the Board.
• Request budget information on behalf of Executive Committee or Board as needed

**Secretary**
The Secretary is expected to:

• Take minutes at the annual Board meeting
• Take minutes at the annual membership meeting and publish these for membership, typically through NASW-Announce, Web site, and *ScienceWriters™*.
• Provide membership with periodic updates on activities of NASW, Board, Executive Committee, and any other relevant information. Can use NASW-Announce and Web postings for this purpose
• Keep record of decisions made by the Executive Committee or Board not made at meetings. Submit short summary of the decision to Executive Director as needed.
• Serve as Committee Liaison by soliciting and compiling annual committee reports prior to the annual Board meeting and submitting these to the Executive Director for distribution. In addition, the secretary should check in with committee chairs quarterly, prior to the quarterly Board conference call, to determine if volunteer needs exist or requests need to be made from the Board.

**Elections**

Board membership is open to any NASW member in good standing and is not subject to specific term limits, although it is expected that Board members will actively volunteer on behalf of NASW and assist the Executive Committee in ensuring a reasonable turnover.

The Nominating Committee, appointed by the President and consisting of at least 4 NASW members, may tap candidates during the winter quarter preceding elections, or candidates may collect signatures to run by petition. The current constitution provides details. Biographies of all candidates appear online and in the organization’s quarterly newsletter, *ScienceWriters™*, preceding fall elections. All regular members of NASW are eligible to vote.

**Policies for Board Members**

The “new 990” which debuted for the 2008 tax year asks whether or not a non-profit has a laundry list of policies, e.g. a whistleblower policy. Although these policies are sometimes a hassle, this new set of regulations prompted NASW to codify many of the organization’s policies and add some new ones. We currently use DropBox as the Board library, where minutes, policies, and other document copies are available at any time for Board members to review.

Two relevant policies are below.

**NASW Travel Reimbursement Policy as of 11.12.09**

Whenever possible, Board members are expected to bear all travel-related costs associated with attending Board meetings, committee meetings, or discharging any other governance responsibilities assigned by the Board chair. When a Board member is unable to bear such costs, in whole or in part, appropriate receipts should be submitted, along with an itemized and totaled cover sheet, to the executive director of the National Association of Science Writers, Inc. ("the Association") for reimbursement by the Association.
Reimbursement requests not received or completed within four weeks of costs incurred are subject to non-reimbursement.

Members of the Board, committees, special committees, staff, and authorized representatives or invited guests of the Association shall be reimbursed for expenses incurred while on pre-approved Association business. The Association will reimburse members traveling on official Association business the cost of round-trip coach-class travel, housing cost, and meals up to a maximum of $40 per day. Guest travel, housing, and meals are generally not reimbursable. The Association will reimburse travel expense on an actual basis provided that the amount is reasonable and receipts are attached. Specific funding caps may apply in certain instances, such as speaker travel.

The Association’s travel mileage reimbursement shall be equal to the Mileage earned and compensation for denied Boarding awarded to the traveler while on Association business is the property of the traveler and may be used at the traveler’s discretion. Luggage charges in excess of one (1) checked bag, rebooking fees, or other airline fees not related to the initial ticket purchase are not reimbursable and are the responsibility of the traveler.

The Association does not offer travel advances. In the rare case of travel advances given for extenuating circumstances, if the recipient is unable to attend the engagement, he or she must reimburse the Association the full amount of the advance within fourteen days.

Annual meeting reimbursement for Board members, if required, will include the following:

Round-trip airfare for the Association’s Board member up to a maximum of economy coach class or reimbursement of actual miles driven; local transportation to and from the airport; lodging and including reasonable meal expenses only during travel to and from the meeting up to a total of $1,000.00 per year per Board member.

**Non-reimbursable expenditures that apply to all travel**

- First-class or other upgrades in air travel.
- When lodging accommodations have been arranged by the Association or other hosting organization and the traveler elects to stay elsewhere, reimbursement is made at an amount no higher than the rate negotiated by the Association, and reimbursement is not made for transportation between the alternate lodging and meeting site.
• Entertainment costs including movies, liquor, or bar costs
• Meals when opportunity is provided by meeting or conference
ARTICLE I

PURPOSE

The purpose of the conflict of interest policy is to protect the interests of the National Association of Science Writers, Inc. (the “Association”) when it is contemplating entering into a transaction or arrangement that might benefit the private interest of a director, officer, or key employee of the Association or might result in a possible excess benefit transaction. The purpose of this policy is also to ensure that the Association’s directors, officers, and key employees act in the Association’s best interests and comply with applicable legal requirements. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

ARTICLE II

DEFINITIONS

Section 1. Interested Person. Any director, officer, or key employee who has a direct or indirect financial interest, as defined below, is an interested person.

Section 2. Key Employee. A key employee is any person who is in a position to exercise substantial influence over the affairs of the Association, as further defined in Section 102(a)(25) of the New York Not-for-Profit Corporation Law (the “N-PCL”), as such section may be amended from time to time.

Section 3. Financial Interest. A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:

(a) An ownership or investment interest in any entity with which the Association has a transaction or arrangement;

(b) A compensation arrangement with the Association or with any entity or individual with which the Association has a transaction or arrangement; or

(c) A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the Association is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.

Section 4. Conflict of Interest. A financial interest is not necessarily a conflict of interest. A Conflict of Interest exists when the circumstances of a transaction or arrangement
might benefit the private interest of a director, officer, or key employee of the Association or might result in a possible excess benefit transaction. A person who has a financial interest may have a conflict of interest only if the authorized body decides that a conflict of interest exists.

A conflict of interest may exist when the interests or potential interests of any director, officer, or staff member, or that person’s close relative, or any individual, group, or organization to which the person associated with the Association has allegiance, may be seen as competing with the interests of the Association, or may impair such person’s independence or loyalty to the Association. A conflict of interest is defined as an interest that might affect, or might reasonably appear to affect, the judgment or conduct of any director, officer, or staff member in a manner that is adverse to the interests of the Association.

Examples
A conflict of interest may include, but is not limited to, instances in which a director, officer, staff member, or close relative:

- Has a business or financial interest in any third party dealing with the Association. This does not include ownership interest of less than 5 percent of outstanding securities of public corporations.

- Enters contests or fellowship, grant, or award programs sponsored by the Association. Board members may not apply for Association-sponsored grant or fellowship programs during their tenure. Board members may enter award or contest programs as long as they recuse themselves from voting on any award or contest matters. Board members may not serve as judges for an Association-sponsored award or contest programs during board tenure. Board members must appropriately disclose the conflict of interest as described below.

Holds office, serves on a board, participates in management, or is employed by any third party dealing with the Association, other than direct funders to the Association. Derives remuneration or other financial gain from an external transaction involving the Association (other than salary reported on a W-2 or W-9 or salary and benefits expressly authorized by the board).

- Receives gifts from any third party on the basis of his or her position with the Association (other than occasional gifts valued at no more than $50). All other gifts should be returned to the donor with the explanation that the Association policy does not permit the acceptance of gifts. No personal gift of money should ever be accepted.

- Engages in any outside employment or other activity that will materially encroach on such person's obligations to the Association; compete with the Association's activities; involve any use of the Association's equipment, supplies, or facilities; or imply the Association's sponsorship or support of the outside employment or activity.

Use of Information
Directors, officers, and staff shall not use information received from participation in the Association affairs, whether expressly denominated as confidential or not, for personal gain or to the detriment of the Association.
Section 5. **Authorized Body.** The authorized body is the Association’s audit committee, or if at any time there is no audit committee, the Association’s Board of Directors.

Section 6. **Related Party.** A related party is (i) any director, officer or key employee of the Association or any affiliate of the Association, or any other person who exercises the powers of directors, officers or key employees over the affairs of the Association or any affiliate of the Association; (ii) any relative of any individual described in clause (i) above; or (iii) any entity in which any individual described in clauses (i) or (ii) above has a thirty-five percent or greater ownership or beneficial interest or, in the case of a partnership or professional corporation, a direct or indirect ownership interest in excess of five percent.

Section 7. **Related Party Transaction.** A related party transaction is any transaction, agreement or any other arrangement in which a related party has a financial interest and in which the Association or any affiliate of the Associations is a participant. See Article VI of this policy for more details regarding related party transactions.

Section 8. **Relative.** A relative of an individual is (i) his or her spouse or domestic partner as defined in section 2994-a of the New York Public Health Law; (ii) his or her ancestors, brothers and sisters, children, grandchildren, great-grandchildren; or (iii) the spouse or domestic partner of his or her brothers, sisters, children, grandchildren, and great-grandchildren.

**ARTICLE III**

**PROCEDURES**

Section 1. **Duty to Disclose.** In connection with any actual or potential conflict of interest, an interested person must disclose the existence of his or her financial interest, and the material facts concerning such interest and the proposed transaction or arrangement, to the authorized body.

Section 2. **Determining Whether a Conflict of Interest Exists.** The authorized body shall decide if a conflict of interest exists.

Section 3. **Procedures for Disclosing and Addressing the Conflict of Interest.**

(a) If requested by the authorized body, an interested person may make a presentation at a meeting of the authorized body, but after the presentation, he or she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest. The interested person is prohibited from attempting to influence the deliberation or voting on the matter giving rise to the possible conflict of interest.

(b) The Chairman of the authorized body shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.
(c) After exercising due diligence, the authorized body shall determine whether the Association can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.

(d) If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the authorized body shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the Association’s best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination it shall make its decision as to whether to enter into the transaction or arrangement.

Section 4. Violations of the Conflicts of Interest Policy.

(a) If the authorized body has reasonable cause to believe a director, officer or key employee has failed to disclose actual or potential conflicts of interest, it shall inform such person of the basis for such belief and afford him or her an opportunity to explain the alleged failure to disclose.

(b) If, after hearing such person’s response and after making further investigation as warranted by the circumstances, the authorized body determines that such person has failed to disclose an actual or possible conflict of interest, the authorized body shall take appropriate disciplinary and corrective action.

ARTICLE IV

RECORDS OF PROCEEDINGS

Section 1. Minutes. The minutes of the proceedings of the authorized body shall contain documentation of the existence and resolution of any actual or possible conflicts, including in the minutes of any meeting at which the conflict was discussed or voted upon:

(a) The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or potential conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the authorized body’s decision as to whether a conflict of interest in fact existed.

(b) The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.
ARTICLE V

COMPENSATION

Section 1. Board Members Precluded from Voting. A voting member of the governing board who receives compensation, directly or indirectly, from the Association for services is precluded from participating in deliberation or voting on matters pertaining to that member's compensation; provided, that such member may deliberate or vote concerning compensation for service on the Board that is to be made available or provided to all members of the Board on the same or substantially the same terms.

Section 2. Committee Members Precluded from Voting. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Association for services is precluded from voting on matters pertaining to that member's compensation.

Section 3. No Prohibition on Information. No voting member of the governing board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Association, either individually or collectively, is prohibited from providing information to any committee regarding compensation prior to the commencement of deliberations or voting relating thereto.

ARTICLE VI

RELATED PARTY TRANSACTIONS

Section 1. Procedures. Procedures for disclosing, addressing, and documenting related party transactions are found in Article VIII of the Bylaws.

ARTICLE VII

ANNUAL STATEMENTS AND DISCLOSURES

Section 1. Annual Statements. Each director, officer, and key employee shall annually sign a statement which affirms such person:

(a) Has received a copy of the conflicts of interest policy;

(b) Has read and understands the policy;

(c) Has agreed to comply with the policy, and

(d) Understands the Association is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.
Section 2. **Disclosure.** Prior to the initial election or appointment of a director, officer or key employee, and annually thereafter, such director, officer or key employee shall complete, sign and submit to the Secretary of the Association or a designated compliance officer, a written statement identifying, to the best of his or her knowledge, any relationships or transactions which may give rise to, or constitute, a conflict of interest, and any entity of which such director is an officer, director, trustee, member, owner (either as a sole proprietor or a partner), or employee and with which the Association has a relationship. The Secretary or designated compliance officer will provide a copy of all completed statements to the chair of the authorized body.

**ARTICLE VIII**

**PERIODIC REVIEWS**

Section 1. **Periodic Reviews.** To ensure the Association operates in a manner consistent with charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, the authorized body shall conduct periodic reviews. The periodic reviews shall, at a minimum, include the following subjects:

(a) Whether compensation arrangements and benefits are reasonable, based on appropriate information concerning comparables, and the result of arm’s length bargaining.

(b) Whether partnerships, joint ventures, and arrangements with management organizations conform to the Association’s written policies, including the provisions in the Association’s Bylaws regarding Related Party Transactions, are properly recorded, reflect reasonable investment or payments for goods and services, further charitable purposes and do not result in inurement, impermissible private benefit or in an excess benefit transaction.

**ARTICLE IX**

**USE OF OUTSIDE EXPERTS**

Section 1. **Outside Experts or Advisors.** When conducting the periodic reviews as provided for in Article VIII, the Association may, but need not, use outside experts or advisors. If outside experts or advisors are used, their use shall not relieve the authorized body of its responsibility for ensuring periodic reviews are conducted.
NATIONAL ASSOCIATION OF SCIENCE WRITERS, INC.
CONFLICTS OF INTEREST ACKNOWLEDGMENT FORM

The attached Conflict of Interest Policy is designed to assist directors, officers, and key employees of the National Association of Science Writers, Inc. (the “Association”) in meeting their ongoing responsibility to disclose business or personal interests that may create a conflict of interest. Please complete and sign this form and return it to the Secretary of the Association or designated compliance officer.

Section 1. Disclosure of Potential Conflicts of Interest. Please disclose any potential conflicts of interest in the space below, or on additional paper as needed. Please also disclose any entity of which you are an officer, director, trustee, member, owner (either as a sole proprietor or a partner), or employee and with which the Association has a relationship.

Section 2. Acknowledgment. The following is an acknowledgment stating that you have received a copy of the Association’s Conflict of Interest Policy, have read it and understand it, and agree to comply with it.

I hereby acknowledge that I have received a copy of the Conflict of Interest Policy of the Association and that I have read it and understand it. I hereby agree to abide by and comply with the procedures contained in the Conflict of Interest Policy. I understand that the Association is charitable and, in order to maintain its federal tax exemption, must engage primarily in activities that accomplish one or more of its tax-exempt purposes.

Signature: ________________________________

Name: ____________________________________

Date: ____________________________________