the board member toolkit

THE BOARD MEMBER TOOL KIT

COMMUNITY ASSOCIATIONS INSTITUTE

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ABOUT CAI
Community Associations Institute (CAI) is a national organization dedicated to fostering vibrant, competent, harmonious community associations. For more than 30 years, CAI has been the leader in providing education and resources to the volunteer homeowners who govern community associations and the professionals who support them. Our members include community association volunteer leaders, professional managers, community management firms, and other professionals and companies that provide products and services to associations.

CAI recognizes that volunteers ultimately are responsible for building community, meeting the expectations of neighbors and protecting property values. This is why CAI is committed to providing the information and support homeowner leaders need to be more effective, efficient and respected leaders.
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Welcome to CAI. Whether you manage the association yourself or have the assistance of professional management; whether you’re on the board of a condominium or homeowner association or a cooperative; and whether your association comprises just a handful of homes or thousands of homes in a large-scale community—joining CAI can do more to ensure your success than just about anything else you can do.

DID YOU KNOW?

- **You’re part of the leadership team of a corporation.** Your association is a corporation; and, although you’re not running Microsoft or AT&T, you’re still a corporate board member, responsible for running a business. Your investors are your association members, and you’re responsible for maximizing the return on their investment—their homes.

- **You’re an elected official.** Your association likely provides some services that traditionally were provided by local government. That makes you similar to a town council member (or the mayor, if you’re the president), responsible for ensuring that services are provided and that rules are appropriate and fairly applied. Your citizens are—again—your association members, and you’re responsible for maintaining and enhancing their quality of life.
**You’re a leader.** Your association is a neighborhood like a family. That makes you a parent, cheerleader, role model, social director—in short, a community builder.

That’s a lot of responsibility, and we’re here to support you. Our mission is to help you not only succeed, but to achieve success with a minimum amount of anxiety. Hopefully, we can even help you enjoy the experience. That’s why we’re providing this overview of what you need to know. It’s just the beginning; and we trust it will lead you to the information, tools, and resources you need to be a successful and respected leader.

Be sure to take advantage of all that CAI has to offer. We know we have a lot awaiting you, so we’ve tried to catalog and simplify those offerings in Appendix A: “How to Get the Most from Your CAI Membership.”

Most of the sample forms, checklists and notices in this Tool Kit are available to CAI members at www.caionline.org/members. There you can download the documents and, in most cases, customize them for your association. See Appendix A for more information about accessing these services online.

This Tool Kit is just one of the resources that can help you be a successful and respected leader. If you can’t find what you need in this guide, call us toll-free at (888) 224-4321 (M–F, 9–6:30 ET) and we’ll be happy to help you.
Few people like fine print or red tape, but there are several important documents board members need to be familiar and comfortable with. Collectively, they’re called governing documents. Depending on the type of association you live in, individual documents will differ. Each is a very useful tool that will provide specific guidance and requirements to which the association must adhere.

WHY ARE GOVERNING DOCUMENTS IMPORTANT?

- They give boards the authority to govern by providing for the operation and regulation of the association.
- They provide guidance and protect boards.
- They protect association members by spelling out their rights and responsibilities.
- They are supported by local ordinances, state statutes, and federal regulations.

Governing documents will provide the structure within which the board can work effectively, they’ll guide board decision making, and support association operations. Their greatest value, however, lies in the fact that they are agreed to by all owners when they purchase a home in the association. The governing documents create an objective and consistent framework establishing uniform rights, responsibilities and expectations thereby providing a positive common interest community experience for all.
Community association governing documents typically include several items in descending order of authority.

- Declaration or master deed, including Covenants, Conditions & Restrictions, or CC&Rs (in condominiums and planned communities)
- Proprietary lease, master lease, or occupancy agreement (in cooperatives)
- Articles of Incorporation
- Bylaws
- Rules and Regulations

**THE DECLARATION**
The Declaration (or Master Deed) contains the CC&Rs that regulate resident behavior. They bind all the owners to the association, establish association responsibilities, and define owners’ rights and obligations. (In cooperatives, this document is called the proprietary lease or occupancy agreement.)

**ARTICLES OF INCORPORATION**
Articles of Incorporation initially create the corporation under state law and define the association’s basic purposes and powers. They may specify such things as the number of directors, terms of office, and other specifics about how the board functions. (In some states, condominium and planned community associations are not legally required to incorporate. If you live in one of these states you probably have articles of association.)

**BYLAWS**
Bylaws contain provisions concerning actual association operations, such as meetings, procedures for electing the board members and officers, and general duties of the board. Sometimes the bylaws cover the same topics as the declaration.
RULES AND RESOLUTIONS
Boards adopt rules and regulations. They must be consistent with the declaration or proprietary lease, the bylaws, and state law. Rules are usually recorded at a board meeting in the form of a motion called a policy resolution. Making and enforcing rules are important responsibilities for boards that must be undertaken with care. See section 15 for more information.

In addition to policy resolutions, boards will also adopt administrative, special, and general resolutions. These resolutions specify how the association should operate. Board members should familiarize themselves with all association resolutions along with the other governing documents.

TOOL 1.1–1.2: See the Sample Resolutions at the end of this section.

Cautions
The distinction between areas that are owned separately and areas that are owned in common is the cause of much misunderstanding in community associations. It’s important to understand the differences based on the information in the governing documents.

Association governing documents must not conflict with federal regulations, state statutes, or local ordinances. It’s important to have your association governing documents reviewed by the association attorney to ensure that they do not conflict.

The Four Types of Resolutions
1. **Policy resolutions** affect owners’ rights and obligations.
2. **Administrative resolutions** address the internal operations of the community association.
3. **Special resolutions** record board decisions that apply a policy to an individual situation.
4. **General resolutions** record board decisions regarding routine events.
Community Association Governance Guidelines

The Community Association Governance Guidelines are offered by CAI to help board members and other community leaders create and sustain more effective, harmonious communities. This initiative supports CAI’s mission of making community associations better—even preferred—places to call home.

- **Annual meetings.** Conduct at least one membership meeting annually, providing at least two weeks notice to homeowners and more than two weeks if specified in the governing documents or dictated by state statute.

- **Assessments.** Collect assessments and other fees from homeowners in a timely and equitable manner and in accordance with state statutes and board-approved procedures.

- **Communication.** Provide at least one form of regular communication with residents, and use it to report substantive actions taken by the board.

- **Conflicts of interest.** Disclose all personal and financial conflicts of interest before assuming a board position and, once on the board, before participating in any board decisions.

- **Elections.** Hold fair and open elections in strict conformance with governing documents, giving all candidates an equal opportunity to express their views and permitting each candidate to have a representative observe the vote-counting process.

- **Financial transparency.** Share critical information and rationale with residents about budgets, reserve funding, special assessments and other issues that could impact their financial obligations to the association. Give members an opportunity—before final decisions are made—to ask questions of a representative who is fully familiar with these financial issues.
■ **Foreclosure.** Initiate lien and foreclosure proceedings only as a last step in a well-defined debt-collection procedure—and only after other, less-disruptive measures have failed to resolve a serious delinquency issue in a specified period of time.

■ **Governance and the law.** Govern and manage the community in accordance with all applicable laws and regulations. Conduct reviews of governing documents to ensure legal compliance and to determine whether amendments are necessary.

■ **Grievances and appeals.** Allow residents to bring grievances before the board or a board-appointed committee, and follow well-publicized procedures that give residents the opportunity to correct violations before imposing fines or other sanctions.

■ **Records.** Allow homeowners reasonable access to appropriate community records, including annual budgets and board meeting minutes.

■ **Reserve funding.** Account for anticipated long-term expenditures as part of the annual budget-development process, commissioning a reserve study when professional expertise is warranted.

■ **Rules.** Enforce all rules, including architectural guidelines, uniformly, but only after seeking compliance on a voluntary basis. Distribute proposals for new rules and guidelines to all homeowners and non-owner residents. Advise them when the board will consider new rules and encourage input. Once adopted, new rules and effective dates should be distributed to every owner and resident.

*Note: Laws governing community and condominium associations vary considerably from state to state. In addition to understanding and adhering to these laws, community association leaders need to be aware of legislative and regulatory issues that could affect their associations. You can do that by joining CAI and supporting your state’s Legislative Action Committee.*
FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Sample Policy Resolution

WHEREAS, Article _________ of the declaration of covenants, conditions, and restrictions of the ______________ association creates an _______ obligation for payment of assessments; and

WHEREAS, Article _____, Section _______ of the declaration charges the board with setting the annual general assessment rate sufficient to meet the obligations imposed by the declaration; and

WHEREAS, it is the intent of the board of directors to establish such an assessment rate for fiscal year ________;

Now, therefore, be it resolved that the annual general assessment for fiscal year _____ shall be fixed at _______ dollars ($______).

Book of minutes #_________, page________

ATTEST:

Date ___________ President________

Corporate Seal
Sample Administrative Resolution

WHEREAS, Article VII, Section 1 (d) of the declaration of covenants and restrictions grants the board of governors powers “to exercise for the association all powers, duties, and authority vested in or delegated to the association herein or in the articles of incorporation or bylaws of the association and not reserved to the membership;” and

WHEREAS, Article VIII, Section 8 of said declaration establishes the remedy for default in payment of assessments, and

WHEREAS, there is a need to establish orderly procedures for the collection of assessments that remain unpaid past their due date since delinquent assessments post a serious financial and administrative burden on the association, and

WHEREAS, it is the intent of the board to establish steps for the collection of delinquent assessments;

Now, therefore, be it resolved that the procedures for collection of delinquent assessments be as follows:

1. Each monthly assessment is due and payable on the first day of each month and is delinquent on the fifth day of the month.

2. Delinquent accounts not paid by the tenth day of the month will be assessed a ten dollar ($10) late charge.

3. In the case of payments that are delinquent for 30 days or more, owners will be sent a “Ten Day Notice of Lien.” If the amount that is delinquent plus late charges is not received in the 10 day notice period, a lien upon the delinquent unit will be filed as provided in said Article VIII, Section c. Such lien will include interest at 10 percent per annum, a $50 administrative cost and reasonable attorney’s fees. A copy of the notice of lien will be sent to the unit owner and the holder of the first deed of trust of record.

BOOK OF MINUTES #__________, page ______________________________________

Date adopted: ____________________________________________________________
The Role of the Board

Community associations are unique entities, and the boards that lead them fill unique roles.

- Community association boards consist of officials elected to represent and protect the best interests of the community as a whole.
- Community associations are corporate entities whose board members must maintain the value of a jointly owned asset.
- Community associations are social entities—neighborhoods of people who expect the board to preserve, if not improve, their quality of life.

Ultimately, the role of the board is to protect and increase property value. This is accomplished by operating the association, maintaining the common property, and enforcing the governing documents.
How do you succeed with such a challenging assignment?

**Put your personal preferences and circumstances aside.** When you make decisions as a board member, you have an obligation to work in the best interest of the entire community, regardless of how they affect you personally.

**Educate yourself.** Part of learning how to be a good board member will come from trial and error; but, you can reduce the errors and the time it takes you to get up to speed by attending seminars, reading books, networking with community association board members, asking questions of your manager, accountant, or attorney, downloading free materials from the web, and much more. [See Appendix A for a detailed list of educational opportunities and resources.]

**Know the difference between the roles of the board and the manager.** Boards set policy and make policy decisions. Managers implement the board’s directives and take care of operations.
Stand united. Once the board makes a decision, stand behind it and make every effort to see it succeed—even if you voted against it.

Don’t allow personality differences to interfere with the work of the board. Be cooperative, positive, and make every effort to stay focused on the needs of the community.

Be reasonable. Although boards have a big responsibility, they needn’t be over zealous or inflexible to fulfill it. Avoid snap decisions, act rather than react, and deal with real problems, not nuisance situations.

Boards vary in size, but most comprise five to seven elected homeowners. Among themselves they appoint officers, of which the three primary positions are president, secretary, and treasurer. (Each of these officer roles is explained in more detail in the following sections.) Decisions are made by the board as a group, not by individuals or by officers.

WORKING WITH COMMITTEES
Boards can’t always accomplish everything that needs to be done—particularly in large communities. That’s when committees of residents become especially valuable. There are two types of committees.

Ad hoc committees:
- Task oriented
- Disband when the task is completed

Standing committees:
- Function oriented
- Remain in force indefinitely

The duties of a committee vary from one community to another, depending on the task, when it should be completed, how many and what kinds of recommendations the board wants from the committee, and how much authority the committee has been given by the board. Boards should develop a set of clearly articulated guidelines for the structure, function, and responsibility of
each committee. In addition, there are steps boards can take to promote a committee’s success:

- Form a new committee only to meet a specific need.
- Act on committee recommendations.
- Recognize committee chairs and committee members for their time, efforts, and contributions to the community.

**BUILDING COMMUNITY**

The role of the board is as much about building the social and civic well-being of the community as it is about maintaining common areas or enforcing rules. To do this, a board must:

- Provide leadership and inspiration, not merely administration.
- Instill a sense of caring, civic pride, and shared responsibility in all residents.
- Position the association as a wellspring of resident volunteerism in community-related activities, both inside and outside the association’s boundaries.
- Transform housing units into vibrant neighborhoods and communities.

By placing an emphasis on community, boards transcend the legalistic nature of their governing documents. Thus, efforts to build a sense of community tend to reduce the number of administrative issues such as rules violations and delinquent assessments.

**How to Be a Community Builder**

- Maintain perseverance and determination.
- Set a tone that is light-hearted and fun.
- Collaborate with the community at large.
- Help others in need.
- Build community traditions.
Cautions

Committees report to the board and are neither, in and of themselves, autonomous nor do they have authority to act and make decisions. They are not bound by the same legal responsibilities that bind the board, and they cannot speak for the board or operate in an equal fashion.

Being selected to a leadership position can give some people a false sense of importance. It’s important for board members to remember that they have a serious responsibility to serve the community, not their egos.

Telling a professional manager how to do his or her job is a waste of the manager’s expertise and the association’s money. It’s important for boards to focus on setting policy and leave the implementation of those policies to the manager.

Don’t assume residents are satisfied if they’re not showing up for community meetings or casting votes for board positions, or that they’re content because the association isn’t hearing any complaints. It’s important to understand that resident apathy is not a good thing.

Protect yourself from board burnout. Recruit volunteers in your community to serve on committees to accomplish some of the work required.
The Board Member Tool Kit

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


Building Community: Proven Strategies for Turning Residents into Neighbors. (Community Associations Press, 2005.)


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Community association presidents are required to fulfill many roles, but the primary roles are leader and manager. Different situations will determine which role the association president assumes. Sometimes the president must set aside other roles, such as neighbor or friend, to accomplish a task or make a decision.

Association presidents gain their authority to lead a community association from state law—generally called the Common Interest Ownership Act. The president should have a basic understanding of the law pertaining to community associations, as well as the association’s governing documents—the declaration (also called Covenants, Conditions, and Restrictions—CC&Rs), bylaws (which address the association’s structure, the board, the officers, definition of a quorum, ability to enter into contracts, etc.), and the rules and regulations (the operational and behavioral laws that apply to association residents). Therefore, presidents must perceive the association as both a community and a business, as well as operate on the democratic principles of government.
OVERSEE OPERATIONS
Association presidents oversee rule and policy development and enforcement, conduct meetings, prepare agendas, and work with committees.

SPEAK FOR THE BOARD AND ASSOCIATION
The president is the official spokesperson for the board—to association members, the community manager (or management company), vendors, the press, and the greater community.

SEEK KNOWLEDGE
Learning how to be president of a community association generally comes from on-the-job training. However, educational resources for association volunteers are available in books, seminars, periodicals, and networking offered by groups that serve common-interest communities, such as Community Associations Institute and its chapters.

WORK WITH VOLUNTEERS
The president is the leader of the board, a body that typically includes:

- The vice president—who substitutes for the president in his or her absence (Some articles of incorporation do not require an association to have a vice president.)
- The secretary—the official keeper of the association’s official documents, books and records.
- The treasurer—the chief financial officer of the association

It’s in the president’s best interest to encourage the officers’ participation in association affairs and to develop their skills as team members. The president should also attempt to identify and train potential association leaders, encourage them to join the board, and orient them to their new responsibilities.

TOOL 3.1: Use the New Board Member Orientation Checklist at the end of this section to plan your orientation.
WORK WITH PROFESSIONALS
Many associations employ either a community management company or a professional manager who directs association operations based on policy set by the board. The president is the liaison between the manager and the association.

Seeking the services of an attorney, accountant, architect, insurance or other professional is in the best interests of the association. Experts provide information and expertise that board members don’t normally have. For example:

- Reviewing legal contracts requires advice from an attorney.
- Managing reserve funds requires guidance from an accountant or investment advisor.

PROTECT THE ASSETS
Board members have a fiduciary obligation to protect the community association by:

- Preparing and adhering to an association budget (with the assistance of the professional manager) that reflects the best interests of the community.
- Adequately funding reserve accounts and educating homeowners about the value and purpose of a reserve fund.
- Collecting assessments from homeowners.
- Seeking the advice of a certified insurance specialist, and protecting the association with appropriate levels of insurance coverage.

The position of association president is not for everyone, but fortunately every president has a board from which he or she can draw support. As long as the members recognize the importance of the community that unifies them, the role of president can be very satisfying.
Cautions

Boards should understand that the president’s power—or authority—is no more and no less than the other board members.

Working cooperatively with the board is essential to the success of the association. Heavy-handed or independent action by a president can put the entire association at risk.

Presidents must educate themselves on the nature and scope of their obligations. Well intentioned but uninformed actions by a president can threaten a community’s economic and social stability.

The president must adhere to and enforce rules. Arbitrary or inconsistent application of rules weakens the association’s ability to enforce them.

The president must assure that rules are enforced uniformly, and assure that other directors are acting within the boundaries of appropriate policies.

FOR MORE HELP

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New Board Member Orientation Checklist

- Schedule orientation before the member’s first board meeting.
- Provide a roster of key association contacts (leaders, managers, vendors, etc.).
- Explain important relationships between the board and the manager, vendors, employees, attorney, etc.
- Provide and explain association governing documents.
- Provide meeting minutes and financial reports for the previous six months.
- Explain the function and current projects of each committee.
- Explain the goals of the board and how the board functions.
- Emphasize the importance of participating with and supporting the board.
- Encourage the new board member to attend board member education seminars run by your local CAI chapter or take a free course online at www.caionline.org/events/boardmembers/pages/default.aspx.
The Role of the Secretary

The association secretary is responsible for preserving the association’s history, maintaining its records, and protecting it from liability. The secretary should be efficient, well organized, and have a commitment to the future of the association. Associations with a professional manager can ask the manager to perform some of the secretarial tasks.

RECORD MINUTES FOR ALL ASSOCIATION MEETINGS
- Board meetings
- Special meetings
- Annual meetings
- Committee meetings

GUIDELINES FOR RECORDING MINUTES
- Record the association’s actions and record why they were taken.
- Preserve board members’ voting records.
- State the authority by which directors take a certain action and cite the documents granting that authority.
- Record all matters brought before the board, whether adopted, dismissed without discussion or vote, rejected, deferred, tabled, or simply presented as information.
Remember that the association’s minutes are official records and admissible as evidence in a court of law.

**USE STANDARD LANGUAGE FOR RECURRING FUNCTIONS**

Certain functions occur frequently in all meetings. Recording these will be easier if the secretary develops standard language to cover functions such as:

- Call to order by the presiding officer
- Proof of meeting notice or waiver of meeting notice
- Presence or lack of a quorum
- Reading and approval of the previous meeting minutes
- Reading and acceptance of various reports
- Unfinished business
- New business
- Adjournment

**ANNOUNCE MEETINGS AND PREPARE AGENDAS**

Notifying board members and association members of meetings is required by law. How and when notice is given is typically stated in the association’s governing documents.

Agendas are essential to the success not only of the meeting, but of the association as well.

**MAINTAIN ASSOCIATION RECORDS**

- Store and retrieve association documents as needed.
- Devise an effective filing system, and keep files safe and accessible.
- Identify and categorize all current and stored records.
- Prepare and maintain a retention schedule for document disposal.
TOOL 4.1: Use our Sample Records Retention Schedule at the end of this section as a guide for setting up your own procedures.

WITNESS AND VERIFY SIGNATURES
Many associations have policies to safeguard assets that require two signatures on checks or a witness to verify signatures. Generally this responsibility falls to the secretary.

MAINTAIN LISTS
The secretary is responsible for maintaining lists of all association board and committee members, officers, and members, their current mailing address, and voting percentages.

VERIFY PROXIES
The secretary accepts and verifies proxies for annual or special membership meetings, and ensures that proxies and ballots are kept in the association’s records.

TOOL 4.2: See the Sample Proxy at the end of section nine.

FILE FORMS WITH STATE AGENCIES
The secretary is responsible for filing certain forms with state agencies. These might include employment forms, incorporation documents, and other official records of the association.

MANAGE CORRESPONDENCE
- Route correspondence to appropriate association representatives—manager, office, board member, committee chair, etc.
- Ensure that tone, form, and spelling of all association correspondence reflect positively on the association.
Cautions

How and when you give notice of a meeting has a direct impact on whether the business conducted at the meeting is legal and binding. It’s important to do it right.

Not all association documents are public records. It’s important to know which documents must remain confidential and which must be available to members of the association and others.

Failing to keep the membership mailing list accurate and current has legal ramifications. It’s important to know why and what to do.

FOR MORE HELP

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Sample Records Retention Schedule

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<td>Permanently</td>
</tr>
<tr>
<td>Canceled Checks &amp; Bank Statements</td>
<td>1 year</td>
<td>7 years</td>
</tr>
<tr>
<td>Cash Disbursements &amp; Receipts, Journals</td>
<td>1 year</td>
<td>Permanently</td>
</tr>
<tr>
<td>Insurance Policies &amp; Certificates of Insurance</td>
<td>1 year</td>
<td>7 years</td>
</tr>
<tr>
<td>Investment Statements &amp; Closed Passbooks</td>
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**TAXES**

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<td>State and Federal Unemployment &amp; Withholding</td>
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*Note: These are sample recommendations only. Your state law may set other terms.*
The Role of the Treasurer

The association treasurer is responsible for maintaining the finances and ensuring the financial stability of the association. He or she is the financial voice of the board and liaison to auditors, CPAs, brokers, agents, and bankers. This includes a number of duties and responsibilities.

PREPARE THE BUDGET
The most important responsibility the treasurer has is preparing the annual operating budget.

MAINTAIN ASSOCIATION ACCOUNTS
The association’s documents and bylaws specify a number of financial responsibilities that the treasurer must oversee. These may include:

- Maintaining adequate insurance coverage
- Keeping financial records
- Investing association funds
- Collecting assessments and delinquencies
- Reserving funds for future needs
- Filing income tax returns
UNDERSTAND BASIC FINANCIAL STATEMENTS
The treasurer must understand at least the basic components of the financial statement:

- Assets
- Liabilities
- Members’ equity: reserves and operating fund balance

In addition, it would be advantageous to the association if the treasurer also had an understanding of the other components of the financial statement such as:

- Initial working capital
- Special project funds
- Income statement
- Statement of cash flow

REPORT TO THE BOARD
The treasurer should report at regular board meetings on the state of the association’s finances based on the following information, which may be maintained and provided by the manager or finance committee:

- Balance sheet
- Statement of income
- Cash receipts and cash disbursements activity
- Unit owner balances
- General ledger activity and journal entries
- Schedule of accounts payable
- Bank statements and bank reconciliations

IMPLEMENT A RESERVE PROGRAM
Reserves are a primary responsibility of the treasurer and the board of directors. The treasurer must:

- Conduct a reserve study.
- Update the reserve study periodically.
- Develop and implement a reserve funding schedule.
- Fund the reserve accounts appropriately.

See Section 12 for more information about reserves.

**SELECT A CPA AND CONDUCT AN AUDIT**
Ensuring that the association is working with a qualified certified public accountant (CPA) is one of the treasurer’s important duties. CPAs with community association experience are better equipped to provide the expertise you need. The treasurer should work with the CPA to perform an annual audit—a very important document for a community association, the management company, and the board. Even if your association uses the services of a CPA, or if your treasurer is a CPA, all board members—especially in self-managed associations—should have a basic understanding of community association finances.

**BOOKKEEPING**
In smaller, self-managed communities, the treasurer’s duties may include bookkeeping.

**FINANCIAL LIAISON**
The treasurer is the liaison between the association board and finance committee, its subcommittees, and between the board and the members on financial matters. In addition, the treasurer is the liaison to reserve study engineers, bankers, CPAs, insurance agents, investment brokers, and auditors.

**MAINTAIN RECORDS**
The treasurer should make sure that important financial records are safely maintained for an appropriate time.
Cautions

Diverting association assets from their intended use or purpose is a very real possibility in any community association. It’s important that treasurers use internal controls to prevent the misuse of association funds.

Safety and liquidity of association assets are essential to the community association. It’s important for treasurers to know where and how to invest homeowner’s funds to ensure their protection.

Treasurers must decide whether to file the association’s income tax returns under Internal Revenue Service Code Sections 528 or 277. It’s important to make the right decision—the wrong one can cost the association substantial penalties.

There are numerous important considerations when developing a community association operating budget. It’s important to avoid some and include others to maintain the financial strength of the community.

Check your state’s laws for specific provisions regarding audits, financial statements, delivery, etc.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Working with a Professional Manager

Many associations employ either a community management company or a professional community manager to direct association operations. It’s essential that you find a qualified manager with whom you can work productively. A professional association manager will help the board preserve assets, maintain property values, establish continuity, and provide assistance with operational and financial matters.

PROFESSIONAL MANAGERS—RIGHT HAND OF THE BOARD
The board sets policy and establishes a direction for the association, and the manager sees that the policies are implemented. Just a few of the ways professional managers assist boards include:

- Coordinating and supervising maintenance activities: landscaping, repairs, snow removal, trash pickup.
- Alerting the board when legal assistance is needed.
Advising the board of regulatory issues and compliance requirements: fair housing procedures, fair debt collection practices, FCC antenna regulations.

Coordinating member/board communication: preparing a newsletter, posting notice of meetings, arranging social events.

Managing office operations: accounts payable and receivable, bookkeeping, filing.

Managing association finances: budgeting, collecting assessments, analyzing reserves, pursuing delinquencies.

Working with accountants and auditors to maintain the association’s financial viability.

Working with insurance companies to file or settle claims.

Working with state and regulatory agencies as an advocate for the association.

Carrying out delegated officer duties: taking meeting minutes.

Preparing proposals and screening contractors.

SELECT A QUALIFIED MANAGER
The association’s size, amenities, facilities, and budget determine the type of management your association needs. Whether you select an on-site manager or work with a management company, it’s essential that you select a qualified community association management professional. You can identify qualified managers by the credentials that indicate their level of professionalism.

Certified Manager of Community Associations® (CMCA®). These managers have demonstrated fundamental knowledge in managing common-interest developments by passing the CMCA examination. They comply with the Community Association Managers International Certification Board’s Standards of Professional Conduct and renew every two years through continuing education.

Association Management Specialist® (AMS®). These managers have earned the CMCA certification, passed an additional education course, and managed the finances, administration, and facilities of an association for at least two years. They adhere to...
professional ethical standards and renew their AMS designation every three years through continuing education.

**Professional Community Association Manager® (PCAM®).** These managers have met advanced educational requirements in law, communications, operations, and asset protection and have at least five years’ experience managing community associations. They have also earned the CMCA certification and AMS designation, adhere to professional ethical standards, and renew their PCAM designation every three years through continuing education.

**Large-Scale Manager® (LSM®).** These managers hold the PCAM designation and have at least ten years’ experience in managing community associations. They have met advanced educational requirements, adhere to professional ethical standards, and must redesignate every three years through continuing education.

**Accredited Association Management Company® (AAMC®).** To earn this accreditation, a management company must adhere to CAI’s Professional Manager Code of Ethics, have managed associations for at least three years, have a PCAM as the company’s senior manager, show that at least 50 percent of its managers hold a PCAM or AMS designation or CMCA certification, provide continuing education for its management staff, and complete other requirements.

**Certified Property Manager (CPM).** These managers have been certified by the Institute of Real Estate Management in property management. Importantly, a CPM does not signify that the manager is versed in issues of community association management.

**WHERE TO FIND QUALIFIED MANAGERS**

**CAI’s Credentialed Professionals Directory.** Managers who have earned the credentials above (except the CPM) are listed online at www.caionline.org/info/directory/pages/default.aspx. In addition, you can find information explaining the importance of seeking qualified professional managers at www.caionline.org/info/directory/pages/default.aspx.
CAI chapter directories. Many CAI chapters maintain online or printed directories of qualified managers. A complete list of chapters is available at www.caionline.org/chapters/find/pages/default.aspx. Links are included for chapters that have websites.

Networking. Not all experienced and capable community association managers will be listed in the directories above. However, you can get recommendations on qualified managers by talking to industry professionals at local and national meetings of CAI.

INVITE MANAGERS TO APPLY
Once you’ve identified several potential managers or management companies, invite them to submit a proposal.

TOOL 6.1: See Sample Invitation to Prospective Bidders at the end of this section.

THE MANAGEMENT CONTRACT
When the association selects a manager or management company, both the board and the manager will want a contract that specifies the terms of the agreement, including:

- The parties involved in the agreement
- Documents that govern the use of management services
- Amenities serviced by the management company
- Association management duties
- Manager’s communications responsibilities
- Compensation
- Terms of the agreement
- Various definitions and guidelines for dealing with potential conflicts

TOOL 6.2: See What to Include in an Association Management Agreement at the end of this section.
Cautions

The success of a community association depends largely on the board selecting a qualified manager or management company. It’s important for boards to develop and follow a thorough selection process.

Hiring the least expensive management company is a false economy. It’s important for the board to budget for quality service and the level of professional support it requires.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Sample Invitation to Prospective Bidders

Dear Bidder:

The board of the Evergreen Community Association is soliciting proposals for professional community association management. Our contract form, specifications, governing documents, and the budget are attached for your consideration (or can be viewed on our website at www.Evergreen.org).

Our time line for reviewing proposals and making a selection is:

1. A joint meeting of the board and prospective firms will take place at [time and date] at the association’s clubhouse located at [address].
2. Interested companies should submit a proposal no later than [date].
3. Between [date] and [date] the board will meet individually with each qualified bidder at their office to discuss the proposal.
4. On [date] the board will select a management company and sign a contract.

Should you desire to submit a proposal, we would appreciate receiving the following data and information with your proposal:

1. Information regarding your firm: number of associations or communities currently managed, three references (preferably from associations similar to Evergreen Community Association) comprising the name, address, and phone number of the association president, and the average case load of your firm’s community managers.
2. Sample monthly financial statement that the company provides to its client associations.
3. Please describe the firm’s philosophy of managing community associations in no more than 100 words.

All information should be directed to [name, address, e-mail].

The board expressly reserves the right to accept other than the lowest offer and to reject any and all other offers without explanation.

If you have any questions concerning conditions and/or specifications, please contact [name and phone number].

Sincerely,

President
Evergreen Community Association
What to Include in an Association Management Agreement

**GENERAL**
- Definition of the parties
- Contract documents
- Management assistance
- Management duties
- Liaison with the board
- Compensation
- Signatures and witnesses
- Definitions
- Status of management
- Liability of management
- Role of management

**PROPERTY MANAGEMENT**

**FINANCIAL MANAGEMENT**
- Collections
- Deposits
- Disbursements
- Books and records
- Investments
- Conformance

**EMPLOYMENT AND CONTRACTING POLICIES**
- Administration of personnel
- Administration of contractors

**BUDGETS**
- Annual budget/reserves
- Budget preparation

**SPECIAL ONE-TIME SERVICES PROCEDURES**
- Resident orientation and participation program
- Governance manual
- Management plan
- Committee guidance materials
- Staff policies manual

**BOOKS, RECORDS, INSPECTION, AND AUDIT**
- Books and records
- Inspection
- Audit

**INSURANCE**
- Scope
- Amount
- Reporting
- Termination and renewal

**REPORTS, FILINGS**
- Monthly status
- Annual status

**MISCELLANEOUS**
- Modification and changes
- Applicable law
- Conflict of interest
- Affiliated interest
- Bankruptcy
- Assignment, merger, and consolidation
Working with Professional Partners

Whether the association board works with a professional manager or self-manages the association, it’s likely that the board will still need the services of other professionals like attorneys, accountants, insurance agents, and reserve specialists. These people become partners with the board and provide invaluable resources.

THE ATTORNEY
Next to selecting an association manager, the most important decision a community association can make is selecting its attorney.

- Associations would be wise to choose an attorney with expertise in community association law.
- It is almost never advisable to hire a member of the association to be the association attorney, whether compensated or on a volunteer basis.
- The association manager needs to work very closely with the attorney, so the two professionals should have a positive and productive working relationship.
- The board should designate one person to interact with its attorney. This not only controls fees, but eliminates confusion and miscommunication.
The association’s attorney is legal counsel to the association and neither represents the board, nor any single member of the board, nor any particular officer or homeowner.

**TOOL 7.1:** Use *What to Include in a Request for Proposal (RFP) for an Attorney as a guideline for preparing your RFP.*

**TOOL 7.2:** Evaluate the proposals you receive using the scoring method located at the end of this section.

---

**What Attorneys Do for Community Associations**

- **Review Documents:** Review governing documents, rules proposed by the board, or contracts with other service providers.
- **Provide Legal Opinions:** Advise the board in all association matters.
- **Educate:** Attend meetings to answer questions, explain concepts or documents, and provide information to homeowners or board members.
- **Collect Delinquent Assessments:** Write and send routine demand letters, file liens, process foreclosures, and litigate if necessary.
- **Enforce Deed Restrictions:** Write and send routine demand letters, file lawsuits, and litigate if necessary.
- **Litigate:** Represent the association for collections, to enforce deed restrictions, and in defense of the board.

---

**THE CERTIFIED PUBLIC ACCOUNTANT (CPA)**
The accountant is a vital part of your association’s professional team. Success requires that you know what the accountant does, how you can benefit from the accountant’s capabilities, and what you want and need. As you develop a long-term relationship with your accountant, your community will benefit from his or her advice, industry expertise, and wisdom.

A staff member or volunteer may take care of the bookkeeping for the association, and a CPA may be needed to conduct an audit at the end of the year. In addition, accountants provide other services that make them a valuable partner for the association.
What Accountants Do for Community Associations

Provide Written Reports
- Audits and transition audits
- Reviews
- Compilations
- Budgets
- Expert testimony and litigation support
- Reserve studies
- Tax returns
- Performance reports

Provide Services
- Develop accounting policies and procedures
- Create an accounting policies and procedures manual
- Design and implement systems for internal control
- Formulate investment policies
- Evaluate, select, and install accounting software
- Train bookkeepers and other accounting staff
- Prepare monthly or quarterly financial statements
- Make recommendations for interviewing and hiring accounting staff

Consult and Advise
- Educate and train board or committee members on technical matters
- Make presentations at meetings
- Evaluate and explain the work of other professionals such as engineers
- Evaluate and advise on replacement funding strategies
- Advise on budgets and long-term financial plans
- Assist in obtaining financing
- Provide business and financial advice
THE INSURANCE AGENT
Insurance agents, like CPAs and lawyers, have a broad range of specialties and areas of expertise. Fortunately for community associations, insurance specifically for community associations is one of them. See next page for What Insurance Agents Do for Associations.

THE RESERVE SPECIALIST
Reserve Specialists prepare studies that provide boards with guidance on how to keep the association’s physical assets from deteriorating faster than its financial assets increase. That study will include an inventory of items that need to be replaced, an estimate of the useful remaining life of these items, an estimate of the cost to replace them, and a plan for funding the replacement. This requires specialized knowledge of a wide range of interrelated areas, expertise that can be obtained only from a certified Reserve Specialist. For more information about reserves, see section 12.
What Insurance Agents Do for Associations

- Review the association’s documents, recommend the legal minimum insurance requirement, and identify additional coverage that might be appropriate.
- Inspect the community’s physical layout and amenities and identify exposures that need to be addressed.
- Verify the property values for replacement and/or reproduction costs. This can be accomplished through an appraisal service, a company survey, or various others means.
- Review the association’s fidelity bond, and ensure that all parties (board members, committee members, and managers) with access to the association’s assets are included in the definition of an employee.
- Discuss the lending institution guidelines for selecting a bond limit if it is not specified in the association’s documents.
- Obtain premium quotations, and help the board select the program that best suits the association’s needs.
- Explain to the board, in plain English, the coverage being offered as well as the exclusions and limitations of each option.
- Educate residents about the association’s policy at an association meeting or prepare a written fact sheet or letter. Explain where the association’s coverage stops and the residents’ and owners’ responsibilities begin.
- Offer the unit owners special coverage and reduced rates.
- Provide certificates of insurance or evidence of coverage to lenders in a timely manner.
- Assist the board in drafting a resolution stating how claims deductibles will be processed.
- Create a claims procedure manual.
- Customize a risk-management program.
- Help the association establish procedures for service providers.
- Review the association’s claims annually and recommend how claims can be reduced.
Cautions

The old adage that you get what you pay for is never more true than when hiring legal services. It’s important to select an attorney based on expertise and experience, not solely on the basis of rates.

Community associations have unique needs and exposures. It’s important to select insurance agents and Reserve Specialists with experience in this field.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


Visit www.caionline.org/info/directory/pages/default.aspx and search the Credentialed Professionals Directory or the National Service Directory to find managers, attorneys, accountants, community insurance and risk management specialists and reserve specialists.

To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
What to Include in a Request for Proposal for an Attorney

- Include a brief description of your association: location, size, and type of project (condominium, town home, single family, etc.)
- Identify any particular problems or pending legal matters
- Attach copies of articles of incorporation, bylaws, declaration, covenants (CC&Rs), and rules

Ask the attorney for the following information:

- Extent of experience in community association law, including representation of community associations
- Involvement in CAI and other professional organizations
- Description of firm: size, location, support staff
- Kinds of legal services offered by attorney
- Billing rates and practices, including hourly rates, fixed fees, and retainers
- Sample invoice showing format for new billings, past-due billings, multiple matters, and itemization of fees and costs for hourly and fixed-fee matters
- List or description of all persons who would work on association matters, including their experience representing associations and rates charged
- Names and phone numbers of three board presidents and three managers for reference purposes
Evaluating Prospective Attorneys

<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>Candidate 1</th>
<th>Candidate 2</th>
<th>Candidate 3</th>
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<tbody>
<tr>
<td>Score on a scale of 1–10, where 10 is the highest score</td>
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<tr>
<td>1. Specialization in community association law including representation of associations</td>
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<tr>
<td>2. Experience and knowledge of community association law</td>
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<tr>
<td>3. Expertise in range of association legal services</td>
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<tr>
<td>4. Availability of legal support staff for the attorney</td>
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<tr>
<td>5. Commitment to and involvement in the industry</td>
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<tr>
<td>6. Communication and interpersonal skills</td>
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<tr>
<td>7. Interest in position and preparation for interview</td>
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<td></td>
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<tr>
<td>8. Fees and rates</td>
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<tr>
<td>9. References</td>
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<td>TOTAL</td>
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</table>
The Importance of Meetings

A n association is a business that must conduct meetings of its “shareholders”—the owners or their elected representatives. Community associations conduct several types of meetings, each addressing a particular need.

**BOARD MEETINGS**
Board meetings must be productive, orderly, free of disruptions, and open to members and residents unless an executive session is convened. (The board should only convene in executive sessions to discuss pending litigation, personnel issues, or contract negotiations.) The primary purpose of board meetings is to:

- Set policy.
- Review operations.
- Resolve disputes.
- Listen to residents.
- Plan for the future.
- Vote on business discussed in executive session.

**TOOL 8.1:** Use the Sample Meeting Agenda located at the end of this section as a guide for organizing your own meeting.
ANNUAL MEETINGS
The primary purpose of annual membership meetings is to:
- Present the annual budget to members.
- Elect directors.
- Deliver committee reports to members.
- Build community by bringing neighbors together.

SPECIAL MEETINGS
Special meetings (sometimes called town meetings) are used to:
- Focus on one particular item of concern or interest.
- Present sensitive or controversial matters to residents.
- Garner support for large projects or clarify unpopular decisions.
- Provide a structured venue in which residents can explore issues and express opinions.
- Get resident feedback before the board takes action.
- Reach consensus or resolve an issue.
- Gain valuable insights into the character and values of the community.

PARLIAMENTARY PROCEDURE
Parliamentary procedure is a tool for conducting meetings. It can be as formal or basic as the association wishes, as long as it provides sufficient structure to keep a meeting orderly, fair, and productive. The advantages of using parliamentary procedure include:
- Staying on the agenda.
- Discussing one subject at a time.
- Giving each participant a chance to speak.
- Speaking only on the issue being discussed.
- Speaking only when recognized by the chair.
- Addressing questions and comments to the chair.
- Deciding issues through motions, seconds, and votes.
MEETING REQUIREMENTS
Associations must meet several important criteria before business can be transacted at a meeting; specifically the association must:

 Notify members. The law requires community associations to notify members of meetings—especially annual meetings. Keep notices brief, focused, and simple; issue them at the appropriate time in the proper manner.

 Achieve a quorum. Each association’s governing documents or state law specify how many members constitute a quorum—and it varies from one association to the next. Ensure that a quorum is present before calling any meeting to order.

 Record actions taken—minutes. Minutes are the official record of decisions made at an association board or committee meeting. Good meeting minutes will include:

- Type of meeting: board, committee, regular, special
- Association name
- Time, date, and place
- Attendees’ names
- Approval or correction of the previous minutes
- Officer and committee reports
- Motions and their outcomes—approved, denied, or tabled
- Adjournment time
- Secretary’s signature

 TOOL 8.2: Use the Sample Minutes at the end of this section to guide you in taking minutes. Not every word of every discussion need be recorded.
Cautions

Association governing documents or state regulations may specify the means or timing for giving notice of meetings. In some states, “sunshine” laws place specific requirements on how and when you should announce meetings. It’s important to follow these laws so that the business conducted at the meeting is valid and binding.

Convening an executive session to discuss an unpopular subject or to avoid confrontation is not only illegal, but it promotes dissension in a community. It’s important that boards don’t convey the impression that they’re hiding something, advancing hidden agendas, or conducting secret meetings.

Check your state’s laws; meetings are usually highly regulated regarding timing, notice, quorum, etc.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


The ABCs of Parliamentary Procedure. (Channing Bete, 2004.)

To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Sample Meeting Agenda

BOARD OF DIRECTORS MEETING AGENDA

Association _______________________________________________________
Date ________________________________

<table>
<thead>
<tr>
<th>Schedule</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>6:00</td>
<td>I. Call to Order</td>
</tr>
<tr>
<td>6:00–6:30</td>
<td>II. Homeowner Forum</td>
</tr>
<tr>
<td>6:30–6:35</td>
<td>III. Reading and Vote to Approve Previous Meeting Minutes</td>
</tr>
<tr>
<td>6:35</td>
<td>IV. Agenda Changes/Approval</td>
</tr>
<tr>
<td>6:35–7:00</td>
<td>V. Manager’s Report</td>
</tr>
<tr>
<td>7:00–7:15</td>
<td>VI. Directors’ Reports</td>
</tr>
<tr>
<td>7:15–7:30</td>
<td>VII. Committee Reports</td>
</tr>
<tr>
<td>7:30–7:45</td>
<td>VIII. Correspondence for Review</td>
</tr>
<tr>
<td>7:45–8:00</td>
<td>IX. Unfinished Business</td>
</tr>
<tr>
<td>8:00–8:15</td>
<td>X. New Business</td>
</tr>
<tr>
<td>8:15</td>
<td>XI. Adjourn</td>
</tr>
</tbody>
</table>

Next Meeting:__________________
Sample Board Meeting Minutes

MINUTES OF THE [NAME] ASSOCIATION BOARD MEETING

Date and Time: Pursuant to Article [number], Section [number] of the [name] Association, a regular meeting of the board was held on [date], at [time] at [location].

Officers and Quorum: Present: President, Mr. A; Secretary, Mrs. P; Directors Mrs. S, Mrs. B, and Mrs. C. Absent: Treasurer, Mr. F. Quorum requirements were met. The president, Mr. A, called the meeting to order at [time].

Minutes: The minutes of the [date] meeting were distributed to all board members and committee chairs one week before the meeting. The following corrections were made:

Page 1, Paragraph 3: change “lien” to “line”
Page 7, Paragraph 4: substitute “review” for “report”

There being no other corrections or additions, Mr. B made a motion to accept the minutes as corrected. The motion was seconded by Mr. F and approved unanimously.

Financial Information: The treasurer asked if there were any questions relating to the annual audit that had been distributed with the agenda. He noted that Resolution 8 provided that copies be made available to all members who submitted a written request for the audit.

Manager’s Report: The board had no questions regarding the manager’s written report that was furnished with the agenda (attached).

Unfinished Business: A motion was made by Mrs. B and seconded by Mr. F to adopt proposed Resolution 308 (attached) regarding insurance coverage. The motion was approved unanimously. A motion was made by Mr. F and seconded by Mrs. C to table discussion of new playground equipment until all board members were present. The motion was approved unanimously.

New Business: A motion was made by Mrs. C and seconded by Mrs. B that the directors attending the CAI conference be reimbursed for the cost of parking at the airport, pursuant to the existing policy of the board on reimbursement for educational events. The motion was approved. Mr. F voted against the motion.

Adjournment: There being no other business, a motion was made, seconded, and unanimously approved to adjourn the meeting at [time].

Respectfully submitted:

_____________________________________________  __________________
Mrs. P, Secretary  Date
Electing Board Members

Community associations are democratic entities governed by boards elected by homeowners. Proper election procedures are essential to the successful operation of the community.

SEEK NOMINATIONS
Most associations’ governing documents specify how candidates should be nominated for election—usually by a nominating committee, taking nominations from the floor at the annual meeting, and/or writing in candidates’ names on ballots. Boards of associations whose documents don’t address this process should implement procedures and safeguards.

CONDUCT THE ELECTION
Conducting an election should be free of cumbersome procedures. Elections should be conducted as early in the meeting as possible so the results can be tabulated as the meeting progresses and the winners announced at the end.

APPOINT INSPECTORS
Inspectors of elections certify that elections are conducted fairly and that results are accurate, either by observing or carrying out the process of collecting and tabulating ballots. Generally, three neutral people who have no interest in the outcome are appointed.
INTRODUCE CANDIDATES
Candidates should be allowed to present their qualifications and platforms to the members in writing (as a personal letter sent to all owners, an article in the association newsletter, or a statement posted on the association website), in person at a special meeting where owners may see and hear the candidates and ask questions, and in person at the annual meeting just prior to the election.

CONDUCT THE ELECTION
During the annual meeting, give members sufficient time to mark, fold, or seal their ballots; then collect ballots in a secure manner.

All votes—except those on minor or procedural issues—should be recorded by written ballot. This safeguards the integrity of the vote by creating a permanent record.

VOTING BY BALLOT OR PROXY
A proxy is the written authorization that allows one person to appoint another (the proxy holder) to vote on his or her behalf. State law and the association’s governing documents specify whether an association can use proxy voting, and they may address the type (general or directed), form, and content of the proxy. Associations should consult their attorneys to ensure their proxy procedures are legitimate.

TOOLS 9.1–9.2: Refer to the Sample Proxy Form and Proof of Notice at the end of this section as examples; however, consult your attorney to be sure you are in compliance with state statutes.

TABULATING THE VOTE
No matter how the association tabulates the ballots (by hand, with a calculator, or using a computer) make sure everyone understands the correct procedures and involve more than one person.

Every association should review its documents to determine how to count votes. Generally, the voting scheme and the assessment scheme are the same: if every unit or lot pays an equal share, each gets one vote; if the assessment is based on percentage interest, so is the vote.
Cautions

Nominations from the floor disenfranchise members who already voted by proxy or absentee ballot. It’s important to ensure your nomination process is conducted properly to avoid recalls.

Many association governing documents require that inspectors of election be appointed from among the owners present at the annual meeting. It’s important for the meeting chair to appoint them even if it’s not required; otherwise, the legitimacy of the election may be open to challenge.

In some association elections, candidates may invite several people to endorse them publicly during the annual meeting, while other candidates will be more modest. It’s important not to condone this form of electioneering during an official meeting.

In some cases, association members may be ineligible to vote. It’s important to be diligent when denying an owner the right to vote since voting is a right bestowed by the association’s governing documents and state statute.

Check your state’s laws regarding elections.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Sample Proxy Form

I, the undersigned, being a bona fide member in good standing of the [name] Association, Inc., and as such entitled to cast one (1) vote at the annual meeting of said association, do hereby appoint

Name __________________________________________
Address _________________________________________

as my proxy to attend said meeting with full power to vote for me in my name, place, and stead in the same manner and to the same extent and with the same effect that I might were I personally present thereat.

Signature ___________________________ Unit number __________
Printed name________________________ Mailing address ___________
Date signed_____________ Telephone number ______________
Accepted this _____ day of ________, ________.
   [month]    [year]

Name of Secretary ______________________________________
Name of Association _________________________________

Note: This sample is for illustrative purposes only. Please consult an attorney for a proper proxy form for your association. Improper proxy forms can invalidate the results of an election or meeting.
Sample Proof of Notice

PROOF OF NOTICE

I, [Name of association secretary] declare that:

At all times herein mentioned, I was secretary of the [name] Association, a [state] corporation, and the person charged with the duty of giving notice of meetings of the corporation.

I served the attached notice of meeting on [date], by depositing true and correct copies thereof in the United States mail at [city, state], in sealed envelopes. With postage fully prepaid, addressed to the members whose names appear on the attached notice at the addresses appearing under their respective names on such notice, which were the latest addresses given to me by the association for the purpose of giving notice to such members.

At said time there was a regular delivery of the United States mail between the places of deposit and address.

Executed on _____________ at ________________________________________.

[date] [location]

Seal

[Signature] ____________________________________________________________

[Typed/printed name and title] ___________________________________________
Volunteers—Recruiting and Motivating

The importance of volunteers can’t be overstated—associations can’t function without them. The community is only what the volunteers make of it, and it’s up to the board to identify, appoint, and motivate them.

ELEMENTS OF SUCCESSFUL RECRUITMENT PROGRAMS
The message should:
- Be clear and simple.
- Be repeatedly presented to members to create a strong awareness.
- Grab the attention of residents.
- Be specifically tailored to your community.

POPULAR RECRUITMENT METHODS
- Personal invitations
- Newsletter articles and announcements
- Special mailings
- Notices posted on bulletin boards
- Announcements on the association website
RECRUITMENT TECHNIQUES

- Link individual talents and interests to association needs.
- Educate members about what may occur if they don’t participate.
- Explain volunteer duties.
- Consider all members of the community, including renters, absentee owners, and new residents. Tenants are frequently overlooked, but, as potential owners, may have an interest in getting involved.
- Solicit feedback from the residents on important issues, and recruit those who respond or show an interest.
- Follow up on invitations; be enthusiastic but not pushy.

KEEPING VOLUNTEERS MOTIVATED

- Encourage friendly competition among volunteers.
- Stay in touch with volunteers.
- Facilitate the work of volunteers.
- Thank volunteers publicly and often.
- Make volunteer work fun.

**TOOL 10.1:** Use the Committee Interest Form at the end of this section to ask residents to participate on committees and to describe the duties and scope of work.

**TOOLS 10.2–10.3:** Develop a specific committee charter to clarify roles and responsibilities of each committee. See Worksheet for Developing a Committee Charter and Sample Completed Committee Charter at the end of this section.
**Cautions**

Frustration is a common reason volunteers fail to perform. It’s important to assign tasks that are achievable and measurable.

Boards can contribute to a volunteer’s success by accurately projecting the time needed to complete a task. Be sure to give volunteers sufficient time and to grant extensions of time to complete their mission.

Boards must facilitate the work they’ve assigned to volunteers. It’s important to provide moral support and the resources needed to accomplish a task.

**FOR MORE HELP**

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Committee Interest Form

Date __________________________________________________________________________
Name ___________________________________________________________________________
Address __________________________________________________________________________
Phone ____________________________________________________________________________
Email __________________________________________________________________________

Committees advise and assist the board in conducting the business of the association. Interested residents of the community are invited to volunteer for committees where they have an interest and can make a contribution to the community. Please check all committees on which you would like to participate.

- **Covenants Committee**
  Assists the board in regulating external design, appearance, use, and maintenance of the common areas. Issues notices of violations, conducts hearings, and hears appeals if governing documents specify. Reviews policies, procedures, rules, and regulations periodically for need and enforceability and makes recommendations to the board.

- **Communications Committee**
  Prepares the association newsletter, promotes community events, maintains a community directory, and conducts orientation for new residents.

- **Maintenance Committee**
  Preserves and enhances the physical environment of all common areas, solicits information and bids from appropriate maintenance providers, and monitors maintenance contracts for compliance.

- **Safety Committee**
  Identifies safety hazards, develops programs to promote the safety and security of the community, inspects common areas and equipment, and recommends improvements.

- **Recreation/Social Committee**
  Develops social programs according to the needs of the community, and develops programs for all interests and ages.
Finance Committee
 Reviews the preliminary budget, conducts public hearings on the budget, reviews financial reports, reviews and monitors insurance needs and coverage, monitors financial procedures and transactions.

Elections Committee
 Nominates candidates for board positions and organizes, prepares for, and conducts association elections.

Please return your completed form to:

____________________________________________________

____________________________________________________

____________________________________________________
Worksheet for Developing a Committee Charter

Committee Name ________________________________________________________

Purpose ________________________________________________________________
______________________________________________________________________
______________________________________________________________________
______________________________________________________________________

Responsibilities ________________________________________________________
______________________________________________________________________
______________________________________________________________________
______________________________________________________________________
______________________________________________________________________

Term _________________________________________________________________
______________________________________________________________________
______________________________________________________________________

Number of Members ____________________________________________________

Selection of Members __________________________________________________

Committee Organization ________________________________________________
______________________________________________________________________
______________________________________________________________________
______________________________________________________________________

Relationship to Board _________________________________________________

Relationship to Management ____________________________________________
______________________________________________________________________
Sample Completed Committee Charter

Committee Name: Property Maintenance Review Committee

Purpose: The Property Maintenance Review Committee is commissioned by and reports to the board of directors. The committee is responsible for advising the board on matters pertaining to common area property maintenance. Recommendations will be presented in September to be considered in the [year] budget and planning process.

Responsibilities: The committee will review all aspects of common area property maintenance. It will study and evaluate work schedules to determine the adequacy of current staffing; review and evaluate equipment used for maintaining the property and recommend purchasing or renting equipment; survey residents to determine the desired standard of maintenance; and prepare and present recommendations to the board by [date].

Term: The Property Maintenance Review Committee shall exist for a period of six months from the date of commission.

Committee organization: The committee shall consist of five members to be appointed by the board of directors. The committee chair shall be appointed by the board of directors. The committee shall meet as frequently as necessary. Minutes will be taken at all committee meetings.

Relationship to board: A copy of all committee meeting minutes will be sent to the board. Expenditures must be approved in advance by the board.

Relationship to management: Management staff will provide access to all common area property maintenance records, files, and contracts. Staff will provide secretarial support to the committee.
As a board member, one of your most important responsibilities is managing the association’s finances. As a fiduciary of the corporation, you must protect assets, budget responsibly, plan for the future and invest wisely, and observe all laws and regulations affecting the association’s resources. Association managers and accountants can assist you in each of these areas.

**PROTECT ASSETS**

Boards should implement every possible means to protect association assets.

- Protect cash assets with checks and balances procedures and conservative investment policies.
- Protect physical assets with adequate insurance coverage.
- Protect cash and physical assets with sound risk-management policies.
- Protect income with fair and consistent collection policies.
- Protect against liability with informed decision making.
- Protect against waste and corruption by exercising due diligence.
- Protect real-estate values with proper maintenance.

**TOOL 11.1:** See Checklist for Safeguarding Association Assets located at the end of this section.
BUDGET RESPONSIBLY

The budget is a formal financial plan that determines the annual assessment. It should cover operations and reserve funding.

- Develop the budget in an objective, step-by-step manner based on historical data (prior-year budgets) and careful research (Will any of the contractors raise fees this coming year? Will interest rates go up or down?).

- When budgeting expenses, avoid rationalizing (“we won’t need much for maintenance because the property is in good condition”) or projecting (“it will be a mild winter, so electricity expenses can be reduced”).

- Remember to include taxes in the budget—income, real estate, payroll, personal property—and insurance premiums.

- When projecting income, remember that some owners will inevitably default or be late with assessment payments, which will reduce monthly cash flow.

- If possible, develop two-, three-, or five-year budgets to avoid special assessments or a surprise assessment increase.

PLAN FOR THE FUTURE—RESERVES

Reserves—funds set aside for future big-ticket expenses—are an extremely important part of the association’s finances. (Reserves are covered in more detail in the next section.)

OBSERVE FEDERAL AND STATE REGULATIONS

Some federal and state regulations affect community associations with regard to how they manage their finances.

Taxes. Even though community associations are nonprofit organizations, they must file federal, and possibly state and local, income tax returns. Most associations will have at least some income from interest earned on investments. Some will have
miscellaneous income from laundry facilities, late charges, special fees, repair charges, pool use, vending machines, or newsletter advertising. In addition, some associations may be subject to sales, payroll, or property taxes.

**Fair Debt Collection.** The federal Fair Debt Collection Practices Act (FDCPA) has made abusive debt collection practices illegal. Most community associations are not subject to the federal act, but many fall under state debt collection statutes. Boards should check with the association attorney to ensure that the association is using legal procedures to collect delinquent assessments.

**THE ROLE OF THE MANAGER**
Financial responsibility for the association rests with the board, but the manager plays an important role in implementing financial policies and carrying out the day-to-day activities of managing finances. Such activities include:

- Collecting assessments
- Following up on delinquencies
- Reviewing and paying invoices
- Processing payroll
- Preparing financial reports
- Preparing tax returns, budgets, and financial reports
- Serving as liaison to the CPA and Reserve Specialist

**TOOL 11.2:** See the Sample Financial Activities Organization Chart at the end of this section for an overview of how boards and managers interrelate.
Cautions

Attempts by well-meaning boards to keep assessments low not only postpone problems, but can also seriously compound them. It’s important to be accurate and realistic when developing a budget, regardless of the annual assessment rate that results.

The federal Fair Debt Collection Practices Act and numerous similar state statutes have implications for how associations collect their assessments. Boards must comply with this and other federal and state regulations in all association operations.

Different methods of filing income taxes are available to different types of associations. Filing incorrectly can result in overpaying or opening the association up to tax liability. It’s important for board members to know the best method for their association.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Checklist for Safeguarding Association Assets

- Are ledgers balanced and posted monthly?
- Are employees, board members, and the manager bonded?
- Are accounting records protected from loss?
- Are all checks manually signed, numbered, and accounted for?
- Are checks mailed by someone other than the preparer?
- Are voided checks retained and defaced?
- Are bank accounts reconciled promptly at the end of each month?
- Are each day’s receipts deposited intact and without delay?
- Are banks notified immediately when a check signer is no longer authorized?
- Are all investments registered in the association’s name?
- Are checks made out to “cash” prohibited?
- Are investments maintained safely?
- Are write-offs approved by the board?
- Are property assets inventoried?
- Are vendor invoices checked for accuracy?
- Are major contracts obtained through a bidding process?
- Does the board authorize all replacement reserve transactions?
- Are appropriate payroll records maintained?
- Is insurance coverage reviewed annually?
Sample Financial Activities Organizational Chart

Board of Directors

Treasurer

Assistant Treasurer

Finance Committee

Audit

Budget

Replacement Reserves

Investments

Review of Financial Info

CPA

Community Manager

Engineer

Investment Advisor

Management Co. Controller

Management

Financial Information
Reserves

One of the primary duties of the board is protecting property values. Boards accomplish this by planning ahead and reserving money for future big-ticket expenses in funds called reserves.

- Knowing what the big-ticket items—roofs, asphalt, seawalls, boilers—will cost and when to replace them is a specialty that requires the expertise of engineers and investors. These experts—called Reserve Specialists—prepare reserve studies that tell associations how much they need to put aside, or reserve, in each year’s budget so they can pay for a new roof in 20 years. To locate a qualified Reserve Specialist, boards should visit www.caionline.org and consult the information and tools tab for a service provider or credentialed professional.

- The board and manager cannot develop a realistic budget without a reserve study.

- Because prices and conditions change from year to year, boards should have the association’s reserve study updated at regular intervals.

- Reserve funds build up over many years. Therefore, investment strategies are an essential component of any reserve-funding program. Boards have a fiduciary obligation to protect the principal while maximizing the return
on the investment. This requires sound financial guidance from qualified advisors.

- Maintaining adequate reserve funds eliminates unexpected fee increases, special assessments, and borrowing. And by saving instead of borrowing, the association earns income instead of paying interest. In fact, the income from reserve accounts can help keep fees low by supplementing assessments.

**STEPS IN ESTABLISHING A RESERVE FUND**

1. **Get the owners on board.** Owners sometimes think reserves are costing them extra money or wonder why they should pay now for something that may not have to be replaced for several years. To help owners understand the importance of reserves, boards can inform them of these important reasons:
   - A reserve fund may be required by law.
   - Reserve funds provide for the planned replacement of major items that must, at some point in time, be replaced.
   - Major items deteriorate over time. Although a roof will be replaced when it is 25 years old, every owner who lived under it should share its replacement cost.
   - Reserves minimize the need for special assessments.
   - Reserves enhance resale values.

2. **Conduct a reserve study.** The board should work with its manager, accountant, engineer, and Reserve Specialist to conduct a reserve study. Reserve studies have two parts: the physical analysis and the financial analysis.

3. **Setup a component schedule.** A component is a part of the common elements, like a roof or boiler, and the schedule is the date when the experts think it will need to be replaced. A components schedule is therefore a list of all common area components and the dates when they are likely to need replacing.

**TOOL 12.1:** See the Flowchart for Selecting Preventative Maintenance Schedule Components at the end of this section.
4. **Select a funding plan.** There are four primary reserve funding strategies, and the board must decide the one that’s right for the association based on funding goals.

- Full funding means that reserves are funded and maintained at or near 100 percent.
- Baseline funding means that associations keep the reserve cash balance above zero.
- Threshold funding means that the fund’s minimum balance is set at a predetermined dollar amount.
- Statutory funding means associations set aside the minimum amount of reserves required by statutes.

5. **Decide how often to conduct a reserve study.** Experts recommend that studies be reviewed or updated every one to five years, but this can vary according to the age and needs of the association.

**INVESTING**

The board has a legal responsibility to all owners to make sure reserve funds are invested properly and that the funds are available when needed. For these reasons, board members must consult with professional advisers, decide on a strategy that is in the best long-term interest of the association, and prepare a written investment policy.

**ESTABLISH AN INVESTMENT POLICY**

An investment policy will provide boards with the structure, consistency, and continuity necessary for any investment decision they must make. The policy should take into consideration safety, liquidity, and yield of principal as well as investment risks like inflation or interest rates.

**TOOL 12.2:** See the Sample Investment Policy at the end of this section.
GUIDELINES FOR INVESTING RESERVES
Boards are guided by their bylaws as to how to invest their funds. Typical guidelines might state:

- If the association needs to use reserve funds within six months, it should invest in a money market fund.
- If the association needs money within six months to one year, it should invest in a six-month CD or a six-month treasury bill.
- If the association needs the funds after one year, it should utilize a laddered portfolio of CDs or treasury notes based on the future liquidity needs of the association.

Associations benefit from prudent investing that focuses on reason and foresight—not on high rates of return. The board has a fiduciary duty to protect, maintain, and enhance association assets, not to speculate with funds. Any variance from this safe and secure approach may constitute a breach of fiduciary duty.

TAX CONSIDERATIONS
Associations can invest their funds in a variety of ways. However, different types of investments are subject to federal and state income taxes, such as:

- Interest income
- Rental income (if the association owns and rents a unit)
- Capital gains

The effect of taxes on the association’s investments will need to be factored into the overall reserve funding strategy.

FINDING A RESERVE SPECIALIST
A qualified Reserve Specialist has years of experience and education, and he or she can ensure that your community association prepares its reserve study as accurately as possible. To locate a Reserve Specialist, go to CAI’s website at www.caionline.org and click on the Information and Tools tab to locate the Directory of Credentialed Professionals and to find a service provider.
Cautions

Reserve accounts have a bearing on whether prospective buyers can get financing in your association. It’s important to allocate sufficient funds for reserves in the annual budget.

Setting aside funds for the future is an extremely important part of the board’s financial responsibility. It’s important to remember that boards that fail to adequately fund their reserve accounts have breached their fiduciary duty to the association.

Reserve studies are technical documents requiring specialized expertise. The board should hire a qualified, experienced person to prepare its study.

If board members prepare the reserve study, they should be aware of the risks since they will expose themselves to liability if they don’t set aside sufficient funds.

An association’s reserve can easily become over-funded as well as under-funded. It’s important for boards to consult a professional before deciding how much to put in reserves.

Check your state’s laws; reserves in your state could be dictated by statute.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


www.caionline.org/career/designations/pages/findingprofessionals.aspx

To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Flowchart for Selecting Preventative Maintenance Schedule Components

```
Yes  Step 1—Review community documents and statutory requirements: is the component part of the common elements? → No
      → Step 2—Is the component covered under a maintenance contract? ← Yes
      → No  Step 3—Is the component included in another part of the budget? ← Yes
      → Yes Step 4—Is the component a piece of mechanical equipment? → No
      → Step 5—Is the useful life of the component within the selected time window? ← No
      → Yes Step 6—Is the replacement cost below the operating budget threshold? ← Yes

The item is a reserve item.                          The item is not a reserve item.

The item should be on a preventative maintenance schedule.
```
Sample Investment Policy

Approved by the Riverview Condominium Board of Directors on [date].

The Riverview Condominium

City, State

BE IT RESOLVED that the replacement reserves shall be invested in such amounts as may be authorized by the board in accord with the following policy.

A. No funds shall be deposited or invested except in authorized investments. Authorized investments are those that are in accordance with the state condominium act and with the declaration and bylaws of the Riverview Condominium and that are obligations of, or fully guaranteed by, the U.S. government.

B. All accounts, instruments, and other documentation of such investments shall be subject to the approval of, and may from time to time be amended by, the board of directors as appropriate, and they shall be reviewed at least annually.

C. Investments shall be guided by the following goals, listed in decreasing order of importance:

1. **Safety of principal.** The long-term goal is safety of the replacement reserves.

2. **Liquidity and accessibility.** Funds should be readily available for projected and unexpected expenditures.

3. **Minimal costs.** Investment costs (redemption fees, commissions, and other transaction costs) should be minimized.

4. **Professional management.** Funds should be invested with professional managers who have good reputations and sound credentials.

5. **Return.** Funds should be invested to seek the highest level of return that is consistent with preservation of the purchasing power of the principle and accumulated interest.
Community associations—even those that are self-managed—hire contractors on a regular basis to provide a wide range of services, including maintenance services (roofing, landscaping, pool maintenance, cleaning, paving, construction, interior design, pest control), legal services (e.g., attorneys), and financial services (e.g., accountants, CPAs, Reserve Specialists).

Selecting contractors requires ethical and diligent work from board members—who must avoid conflicts of interest and specify exactly what services the association needs.

**CONFLICT OF INTEREST**
A conflict of interest is a situation in which an individual’s duty to one leads to the disregard of a duty to another. For example, if a board member manages a lawn care company and the association is seeking bids for lawn care services, the board member could be facing a conflict of interest.

**WHAT TO INCLUDE IN BID SPECIFICATIONS**
Before the association selects a contractor, it must specify in writing exactly what service or product it wants. These specifications allow contractors to bid accurately for the
association’s business. They also provide the basis for a contract once the board has made its selection.

**TOOL 13.1:** See the Sample Landscape Maintenance Contract at the end of this section.

Contractors that agree to detailed specifications and clearly understand the extent and limitations of their duties are more likely to produce satisfactory work. The association’s bid specifications and contract should clearly define how various details will be handled and by whom.

- Who are the parties to the contract?
- When must the work be completed?
- What are the penalties for delays or nonperformance?
- What is the exact location where the work will be performed?
- What days and hours will work be performed?
- How and when will payments be made?
- What is the total amount that will be paid for the project?
- How much of the total payment will be held back until all work is completed and accepted?
- Who will select materials? What type, color, or quantity of materials will be ordered and when? Where will materials be stored?
- Who will provide tools and equipment? Who will secure, insure, store, rent or repair tools and equipment?
- Who is responsible for damage to property or people?
- How much insurance is needed?
- What liability does the contractor assume, and what does the association assume?
- Is a completion bond needed?
- Who is responsible for licenses, permits, and warranties?
- Who will provide containers for trash and dispose of trash, and how frequently?
- When will progress inspections be conducted and by whom?
SELECTING CONTRACTORS

□ How and when must the contractor notify the association of overruns?
□ How will additional work be handled and who will authorize it?
□ What is the minimum notice required for canceling the contract? Are there specific conditions that result in cancellation?
□ Does the contract include a clause stating that both parties must meet all applicable state, local, and federal laws?
□ Does the contract include language stating that the contract represents the entire understanding between the parties and that no verbal agreements have been made or will be honored unless added as a written addendum to the contract?
□ Who is responsible for supervising the contract implementation—a board member, the manager?

Once the specifications have been completed, provide them to five or six prospective contractors and invite them to respond. Interview the two or three best prospects, and sign a contract with the one selected. Be sure to check references, and have the contract reviewed by the association’s attorney before signing.

**TOOL 13.2: See Sample Contract Specification Requirements Checklist at the end of this section.**

WHERE TO FIND CONTRACTORS

Where do boards find qualified prospective candidates who can bid for the services they need?

□ **Online directories.** The first place to look is CAI’s online National Service Directory at www.caionline.org/info/provider/pages/cainationalservicedirectory.aspx

□ **CAI chapter directories.** Many local CAI chapters maintain online or printed directories of service providers and contractors. A complete list of all chapters is available at www.caionline.org/about/aboutchap.cfm. Links are included for chapters with websites.

□ **Advertisements.** Contractors who specialize in serving community associations advertise in CAI’s national and chapter magazines and newsletters. They are also frequently quoted in articles
appearing in the publications that board members receive with their membership in CAI.

**Networking.** Not all experienced and capable contractors will be listed in a directory. Ask your community association manager for recommendations or meet and talk to contractors at local and national meetings of CAI.

**Cautions**

Board members must be objective and ethical when selecting contractors. It’s important not to accept gifts or favors from contractors that either provide services or supplies to the association or bid for prospective work with the association.

Asking all prospective contractors to bid on the association’s written specifications is a key factor in making the right choice. Board members should compare all bids based on the same criteria.

**FOR MORE HELP**

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Sample Landscape Maintenance Contract

This agreement between Greenlawn Master Homeowners Association, Inc., 1000 Meadow Place, Redrock, TX 75000 herein called “association,” and Designers and Landscapers, Inc., 18 Nursery Trail, Redrock, TX 75000, herein called “landscape contractor,” is made and entered into on [date].

Employment: The association agrees to engage the services of the landscape contractor and the landscape contractor agrees to accept the engagement.

Services: Both parties agree that all specifications and stipulations on the attached request for bid become a part of this landscape agreement between the parties.

Contractor’s Responsibilities: Contractor is an independent contractor and therefore assumes all responsibilities for any taxes, insurance, or licenses as may be required by federal, state, or local laws for the protection of its employees or for the right to do business. Contractor agrees to be responsible for injuries or damage to property that occur as a result of the contractor’s actions—even if the insurance in effect does not cover that loss. Contractor is responsible for initially investigating and trying to settle any damage or injury complaints as a result of the contractor’s service. Contractor indemnifies and holds harmless the association, its directors and officers, management agent, and staff for any claims arising from this contract. Costs associated with resulting actions to rectify any violation shall be borne by the contractor.

Term: This agreement shall begin on [date] and be in effect for a one-year period. This agreement shall automatically be renewed at the end of the original term for successive terms of one year each, unless one party gives notice of its intent to terminate or renegotiate to the other in writing at least 60 days prior to the end of any term.

Subcontracting: The landscaping services shall not be subcontracted without the express written consent of the association.

Compensation: The association shall pay the landscaping contractor a fee of $__________ per month for 12 months, which shall be due and payable within the first five days of the month following the month of service.

Continued, next page
Termination: The contractor may terminate this agreement with 30 days notice should the association fail to meet the payment schedule as outlined. The association may terminate this contract with or without cause before the end of the contract term. Not less than 90 days notice shall be given in the event of cancellation without cause. Not less than 30 days notice shall be given for cancellation with cause. In the event of termination, the association shall pay the contractor for all described services that have been satisfactorily completed. Any payment shall be the contractor’s sole exclusive remedy.

Notice: Notice that either party desires to give under this agreement shall be given by certified mail, return receipt requested, to the business address of the other party.

Integration Clause: This agreement constitutes the full understanding of the parties, and no oral representations or prior written representations made by either party shall be binding. This agreement may be modified only in writing signed by both parties. This agreement is binding with the signing of both parties, who represent to each other that they have the authority and ability to comply with its provisions.

_______________________________  ______________________________
Association President  Date

ATTEST: ______________________________
Association Secretary

_______________________________  ______________________________
Contractor  Date

ATTEST: ______________________________
Contractor’s Secretary
Sample Contract Specification Requirements Checklist

- Full name of all parties involved
- Time to complete the work
- Penalties for failure to comply
- Payment terms
- Total dollar amount of contract
- Complete specification of materials used and supplier of materials
- Storage of materials and tools
- Responsibility for damage
- Insurance requirements and proof
- Performance/completion bond
- License requirements/ responsibilities
- Guarantee/warranty required
- Clean up requirements
- Labor supervision
- Liability of each party
- Responsibility for permits
- Inspections
- Notification of more repairs
- Contract coverages
- Failure to adhere to contract terms
- Time/cancellation provisions
- Jurisdiction in which the contract is enforced
- No oral agreements
- Maps or other description of work area
- Hours and days when work may be done
- Tools/equipment provision
- Association supervision
Communicating effectively with members and residents will do more to ensure the success of the board and the association than any resolution the board may pass or rule it enacts.

**HOW DOES A BOARD COMMUNICATE EFFECTIVELY?**

- Communicate frequently, in varying settings and places, and in as many ways as possible.
- Be positive, open, and direct.
- Listen and be inclusive.

Another approach to communicating effectively is by answering these questions:

- What does the board want to accomplish with this communication?
- What tone is appropriate to accomplish this goal?
- When do residents need to receive this information?
- To whom is the message directed?
- What is an appropriate expense for delivering this message?
**CORRESPONDENCE**

Individual correspondence is one of the most direct and personal ways to communicate with residents. Some of the more common forms of correspondence include:

- Rule-violation letters are one of the necessary evils of community association management. It’s a good practice to begin with a gentle reminder letter giving residents an opportunity to comply followed by two to three progressively stronger letters if they don’t.

- Thank-you letters let volunteers know their efforts are appreciated.

- Thank-you letters let residents know their compliance with rules was noticed.

- Welcome letters give new residents a sense of belonging.

- Congratulating letters are appreciated by staff, board members, and residents for major accomplishments or jobs well done.

- Business correspondence is essential to the operation of the association. Do your letters to contractors, lenders, committees, public officials, and others clearly identify all parties involved, what they’re supposed to do, where and when they should do it, and why?

**NEWSLETTERS**

The association newsletter is a valuable and important way to communicate with residents. The board may prepare the newsletter or delegate it to the manager or a volunteer. Important aspects of good newsletter preparation include the audience, content, presentation, and design.

**Audience**

- Is yours a family-oriented community, a retirement community, or a busy, professional community?

- Are all residents owners; are all owners residents?

- Will managers and developers see your newsletter?
Content
- A message from the board or the president
- Reports on project status, financials, committee work
- Minutes or summaries of minutes
- Rule reminders
- Events—including meeting notices
- Association contact information
- News from CAI

Presentation
- Snappy headlines
- Fair reporting of the facts
- Well written and easy to read
- Different or creative presentations
- The most important information is up front

Design
- Lighthearted, eye-catching artwork and photography
- An attractive, consistent, simple layout

WEBSITES AND EMAIL
Making full use of technology will strengthen any association’s communications program. Websites are cheaper, faster, more accessible, and more convenient than traditional means of communication, such as newsletters, and they provide immediate and interactive exchange of information. Place the following types of documents on the association website:
- Governing documents, forms, rules, budgets
- Back issues of newsletters
- Meeting minutes and annual and committee reports
- Announcements: upcoming events, meeting notices
Like websites, email allows board members, managers, and residents to communicate effectively because it’s convenient, provides a written record, allows quick exchange of documents such as minutes, and reduces postage expense.

ANNUAL REPORTS
Annual reports can:

■ Provide a permanent record of the association’s activities.
■ Inform members about board and association accomplishments.
■ Provide realtors and others with valuable marketing information.
■ Provide valuable data for the resident handbook or welcome packet.

Annual reports generally include:

■ A list of key accomplishments.
■ An overview of the association’s finances, including the budget for the coming year.
■ Names of volunteers who worked for the association during the year.
■ Plans for the coming year.
Cautions

Consider adopting a newsletter policy for your association that specifies what content is acceptable, what gets priority, the need to avoid libel, what types of advertisements, if any, are acceptable, and the ceiling for ad revenue according to your tax status. It’s important to have a framework within which everyone can work comfortably to produce your newsletter.

Being the association webmaster is a demanding assignment; volunteers come and go, have varying levels of expertise, and a limited amount of available time. Boards should keep the association website fresh and current, so consider contracting with a professional web provider.

It’s easy for board members to discuss association issues via e-mail; however, to avoid the risk of conducting “secret” discussions or meetings, boards should not reach consensus or make decisions via e-mail. It’s important for board members to print out all e-mails and make them part of the public record by appending them to meeting minutes, or avoid e-mail discussions and conduct all business in the open during regular meetings.

Some of these documents and communications can be regulated by state law.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Boards of community associations have a right and duty to make and enforce rules based on common law, state statutes, and the association’s governing documents, which confer on the board the obligation to preserve and protect the assets of the community. One of the ways that the board meets this obligation is by adopting rules and seeing that residents comply with them. In this way, rules are very good things. However, making rules is a serious business and must be approached with great care and attention.

Rules are important in community associations for the same reasons laws are important in society in general. Rules provide certainty and order, protect the freedom and safety of residents, interpret provisions found in governing documents, and protect commonly owned resources.

This last reason is particularly important to boards of community associations: rules are the means by which boards restrict behavior that might reduce the value of the commonly owned property. Most important perhaps, rules help the association meet the established expectations of residents.
BASIC GUIDELINES FOR MAKING RULES

- Develop a rule only if necessary.
- Base the rules on proper authority.
- Be reasonable. Rules shouldn’t be about limiting the activities of residents. They’re about protecting the living environment and property values from the disruptive or harmful behavior of residents.
- Make compliance easy. Keep the rules simple and easy to follow.

**TOOL 15.1:** Use the Sample Rules for Using Common Areas at the end of this section as a guide in writing your own association rules.

**TOOL 15.2:** The Adopting New Rules Flowchart at the end of this section will guide you through the process of adopting new rules.

WORK WITH RESIDENTS TO ACHIEVE COMPLIANCE

- Educate residents about rules and give them sufficient notice of all effective dates.
- Build community consensus that supports the rule.
- Review rules periodically, and eliminate or amend them, if needed.
- Act promptly when violations occur.
- Be reasonable; make sure the rules and consequences fit the situation.
- Give residents ample opportunity to comply.
- Provide clear information and guidelines on rules.
- Apply rules uniformly and consistently.
- Be flexible; allow appropriate and reasonable exceptions.

WHEN RULES ARE BROKEN

Due process is a legal term that simply means basic fairness. The person who may have violated a rule must be treated fairly and afforded basic rights. The essentials of due process include:

- Give the resident notice of the problem and consequences.
Do’s and Don’ts of Making Rules

- Make rules that make sense.
- Make rules that restrict as little as possible.
- Make rules that are actually needed.
- Make rules that are acceptable to residents.
- Make rules that residents can easily obey.
- Make rules that get the needed result.
- Make rules that are enforceable.
- Make rules that are legal.

- Don’t make rules that try to regulate the personal lives of residents.
- Don’t give in to political pressure.
- Don’t go to extremes.
- Don’t impose harsh consequences for small infractions.
- Don’t refuse to make exceptions in exceptional circumstances.
- Don’t act on anonymous, unverified, or unsubstantiated complaints.
- Don’t make rules that create new problems.

Cautions

Being flexible with rules doesn’t mean you’re failing in your duty. Inflexibility can send a simple matter rocketing out of control or result in an expensive power struggle. It’s important to remember that going to extremes is rarely effective.
On the other hand, exceptional circumstances sometimes call for exceptions. The important balance a board must maintain is between the good of the entire community and the exceptional circumstances of those in need. Limit exceptions, document the reasons behind them, and let the community know what’s happening.

If a problem ends up in court, nothing will jeopardize the association’s case more than evidence that a rule hasn’t been applied consistently. That’s why documenting exceptions is important. Otherwise, boards must treat all residents the same when enforcing rules.

The board may have the authority to impose fines for rules violations, but fines have the potential to cause more problems than they solve. It’s more important to work with residents toward compliance than to impose punishment.

The rules associations make must be consistent with federal, state, and local laws. It’s important, therefore, to have the association attorney review existing and proposed rules and the processes used to implement them.

FOR MORE HELP

Available online at www.caionline.org/shop or call (888) 224-4321 (M–F, 9–6:30 ET).

Be Reasonable! How Community Associations Can Enforce Rules Without Antagonizing Residents, Going to Court or Starting World War III, by Kenneth Budd. (Community Associations Institute, 1998.)


To download a PDF of the entire Board Member Tool Kit, go to www.caionline.org/members/pages/toolkit.aspx.
Sample Rules for Using Common Areas

The common areas are a great natural asset for association residents. These lands were permanently set aside to maintain a natural buffer between residential and commercial areas, and they were established to benefit current and future residents of the community.

They provide an educational area for those interested in plants and wildlife.

The preservation of these areas depends primarily on the cooperation of association residents. Preservation is only partially assured through the official activities of the association.

These grounds are owned by the association and maintained with dues paid to the association.

The association is responsible for developing natural and created features on the common areas. The association is also responsible for hiring professionals to develop landscape plans and to design common-land facilities.

The association urges residents to make suggestions for the development of the common areas; to donate, through the maintenance committee, plants or facilities for the common areas; and to help maintain the lands by removing litter or rubbish from the common areas.

Our investment in the common grounds can be enhanced and maintenance costs kept at a reasonable level if certain rules are followed.

Therefore, the association has set the following rules for common area use:

- Do not plant, cultivate, or harvest natural resources on common grounds.
- Do not place personal structures or store equipment on common areas.
- Do not discard refuse on common grounds.
- Motor-driven vehicles are not permitted on walkways or common grounds.
- Open fires on common grounds are not permitted except where facilities are provided.
- Glass or metal containers other than nursing bottles are not permitted in the tot lots.
- Bicycles are not permitted on common areas except for designated bike paths.
- Loud and boisterous activity on common grounds after dark is not permitted.
Adopting New Rules Flowchart

1. Issue presented to board
   - By committee
   - By homeowners
   - By management

2. Board determines a rule is needed

3. Issue referred to committee to develop rule
   - Input from management & legal counsel
   - Board develops rule

4. Public hearing on proposed rule
5. Proposed rule published for comment

6. Rule finalized
7. Rule adopted by board at meeting
8. Final, adopted rule published
Your CAI membership provides guidance that can help you be successful in your role as a board member. It’s up to you to take full advantage of all the resources that are available through the national office and your local chapter.

**NATIONAL RESOURCES**
CAI Press is CAI’s publishing division, providing the largest collection of books and videos on community associations available anywhere. You can visit the online bookstore at www.caionline.org/shop or you can call (888) 224-4321 and ask for a free copy of our catalog. As a member, you’ll receive 40% off the nonmember price of your purchases.

**Periodicals.** CAI publishes a number of periodicals. Some are available partly or solely online.

- *Common Ground* magazine will be mailed to you every other month as part of your membership. An electronic edition of the magazine is also available to read online. You can also read the feature articles from each issue online at www.caionline.org.
- *Minutes*—a bimonthly, electronic newsletter providing insights and solutions specific to the issues and challenges faced by community association volunteer leaders.
Fast Tracks—a monthly, electronic news bulletin focusing on industry and CAI news, including announcements of resources and services available to CAI members.

Update your e-mail address at www.caionline.org/about/who/pages/contactcai.aspx to sign up for or manage your email subscription.

The CAI website. www.caionline.org (particularly the Members Only section) gives you instant access to an entire library of free resources.

- **Resource Center**: Contains free downloadable forms and templates, homeowner orientation information, answers to commonly asked questions regarding governance issues, and more.

- **Best Practices Reports**: Free downloadable reports on energy efficiency, reserve studies, governance, conflict resolution, financial operations, community spirit, strategic planning, and transition from developer control are available online at www.cairf.org/research/best_practices.aspx.

- **Reading Room**: Contains excerpts from many of CAI’s books and magazines. Available at www.caionline.org/info/readingroom/pages/default.aspx.

- **Discussion Board**: Provides a forum for CAI members to discuss issues facing communities.

- **Copyright-Free Newsletter Articles**: Copyright free content for homeowner newsletters and websites.

- **Research Library**: Contains thousands of articles on community association issues from CAI periodicals.

- **Advocacy Center**: Provides links to community association related activity by state, such as bills under consideration that affect community associations; information on federal and state legislation and how to contact your legislator on issues of importance to your association; the latest developments affecting community associations from the Federal Communications Commission (FCC), the Federal Emergency
Management Agency (FEMA), and other federal agencies; and summaries of cases in which CAI has submitted *amicus curiae* (legal) briefs and how you can ask CAI to get involved in a case.

- **Directories:** Credentialed Professionals and National Service Directory (product and service providers).

- **Links to other websites:** Non-profit and government sites relevant to community associations, member websites, chapters, and affiliated sites like the Foundation for Community Association Research and Community Association Managers International Certification Board.

### VOLUNTEER LEADER AND HOMEOWNER EDUCATION PROGRAMS

Through its Community Volunteer Leadership Development Program, CAI offers four levels of homeowner education programs. Levels 1 and 2 are provided online, Levels 3 and 4 are provided by the local chapter.

**Level 1: Primer** Download this primer, *An Introduction to Community Association Living*, and learn about the key documents that govern community associations, the function of association boards, and what to expect from community managers. Visit CAI’s online Reading Room for your copy of this manual.

**Level 2: The Fundamentals of Community Volunteer Leadership** Fundamentals is a free, interactive online course available to all volunteer leader members. To take the course, visit www.caielearning.org/home.

**Level 3: The Essentials of Community Association Volunteer Leadership**

**Level 4: Selected Topics in Community Association Leadership**

If you are interested in attending one of these local homeowner education programs (levels 3 and 4), contact your local CAI chapter. Visit www.caionline.org/events/boardmembers/pages/default.aspx for more information about homeowner and volunteer leader education.
Conferences
National conferences and seminars provide education and networking opportunities for community association managers, volunteer leaders, and professionals such as management company executives, lawyers, accountants, reserve study providers, insurance professionals, and other interested stakeholders.

LEGISLATIVE ACTION COMMITTEES
CAI’s Legislative Action Committees (LAC) represent the broad interests of CAI with respect to legislative and regulatory issues that can affect community associations.

CAI LACs are active in 27 states, and some have their own websites. For more information, contact the chapter nearest you or visit www.caionline.org/govt/advocacy/pages/index.cfm.

CHAPTER RESOURCES
Community Associations Institute has 56 chapters throughout the United States, and each chapter has its own menu of programs and services. A complete list of chapters can be accessed online at www.caionline.org/chapters/find/pages/default.aspx. A link is provided to each chapter website where you can find more information, including:

- Events and local education seminars
- Membership directories
- Newsletters and magazines
- Products and services
- Communication with local legislatures on issues affecting community associations
- Local public relations and community service campaigns
- Forums for the exchange of professional information
CREATE A CULTURE OF COMPETENCE
Getting your entire board connected to CAI is the best way to ensure your board is making informed decisions. CAI will keep you informed of the issues and trends that affect you, your board and your community. Visit our website at www.caionline.org or call CAI Direct at (888) 224-4321 (M–F, 9–6:30 ET) to sign up other board members or others who might benefit from our tools, resources, and expertise.
Appendix B
Community Association Fundamentals

Each common-interest community has its own history, personality, attributes and challenges, but all associations share common characteristics and core principles. CAI developed the Community Association Fundamentals to foster a better conceptual understanding of how associations function and the roles of residents and association leaders.

We hope this primer will help people recognize the core principles at the heart of the community association model and, even more importantly, inspire effective, enlightened leadership and responsible, engaged citizenship.

1. Associations ensure that the collective rights and interests of homeowners are respected and preserved.

2. Associations are the most local form of representative democracy, with leaders elected by their neighbors to govern in the best interest of all residents.

3. Associations provide services and amenities to residents, protect property values and meet the established expectations of homeowners.

4. Associations succeed when they cultivate a true sense of community, active homeowner involvement and a culture of building consensus.

5. Association homeowners have the right to elect their community leaders and to use the democratic process to determine the policies that will protect their investments.
6. Association homeowners choose where to live and accept a contractual responsibility to abide by established policies and meet their financial obligations to the association.

7. Association leaders protect the community’s financial health by using established management practices and sound business principles.

8. Association leaders have a legal and ethical obligation to adhere to the association’s governing documents and abide by all applicable laws.

9. Association leaders seek an effective balance between the preferences of individual residents and the collective rights of homeowners.

10. Association leaders and residents should be reasonable, flexible and open to the possibility—and benefits—of compromise.
Appendix C

Rights and Responsibilities for Better Communities

Principles for Homeowners and Community Leaders

Homeowners Have the Right To:

1. A responsive and competent community association.
2. Honest, fair and respectful treatment by community leaders and managers.
3. Participate in governing the community association by attending meetings, serving on committees and standing for election.
4. Access appropriate association books and records.
5. Prudent expenditure of fees and other assessments.
6. Live in a community where the property is maintained according to established standards.
7. Fair treatment regarding financial and other association obligations, including the opportunity to discuss payment plans and options with the association before foreclosure is initiated.
8. Receive all documents that address rules and regulations governing the community association—if not prior to purchase and settlement by a real estate agent or attorney, then upon joining the community.
9. Appeal to appropriate community leaders those decisions affecting non-routine financial responsibilities or property rights.
Homeowners Have the Responsibility To:

1. Read and comply with the governing documents of the community.
2. Maintain their property according to established standards.
3. Treat association leaders honestly and with respect.
4. Vote in community elections and on other issues.
5. Pay association assessments and charges on time.
6. Contact association leaders or managers, if necessary, to discuss financial obligations and alternative payment arrangements.
7. Request reconsideration of material decisions that personally affect them.
8. Provide current contact information to association leaders or managers to help ensure they receive information from the community.
9. Ensure that those who reside on their property (e.g., tenants, relatives, friends) adhere to all rules and regulations.

Community Leaders Have the Right To:

1. Expect owners and non-owner residents to meet their financial obligations to the community.
2. Expect residents to know and comply with the rules and regulations of the community and to stay informed by reading materials provided by the association.
3. Respectful and honest treatment from residents.
4. Conduct meetings in a positive and constructive atmosphere.
5. Receive support and constructive input from owners and non-owner residents.
6. Personal privacy at home and during leisure time in the community.
7. Take advantage of educational opportunities (e.g., publications, training workshops) that are directly related to their responsibilities, and as approved by the association.
Community Leaders Have the Responsibility To:

1. Fulfill their fiduciary duties to the community and exercise discretion in a manner they reasonably believe to be in the best interests of the community.

2. Exercise sound business judgment and follow established management practices.

3. Balance the needs and obligations of the community as a whole with those of individual homeowners and residents.

4. Understand the association’s governing documents and become educated with respect to applicable state and local laws, and to manage the community association accordingly.

5. Establish committees or use other methods to obtain input from owners and non-owner residents.

6. Conduct open, fair and well-publicized elections.

7. Welcome and educate new members of the community—owners and non-owner residents alike.

8. Encourage input from residents on issues affecting them personally and the community as a whole.

9. Encourage events that foster neighborliness and a sense of community.

10. Conduct business in a transparent manner when feasible and appropriate.

11. Allow homeowners access to appropriate community records, when requested.

12. Collect all monies due from owners and non-owner residents.

13. Devise appropriate and reasonable arrangements, when needed and as feasible, to facilitate the ability of individual homeowners to meet their financial obligations to the community.

14. Provide a process residents can use to appeal decisions affecting their non-routine financial responsibilities or property rights—where permitted by law and the association’s governing documents.
15. Initiate foreclosure proceedings only as a measure of last resort.

16. Make covenants, conditions and restrictions as understandable as possible, adding clarifying “lay” language or supplementary materials when drafting or revising the documents.

17. Provide complete and timely disclosure of personal and financial conflicts of interest related to the actions of community leaders, e.g., officers, the board and committees. (Community associations may want to develop a code of ethics.)
Appendix D

Model Code of Ethics
for Community Association Board Members

CAI developed the Model Code of Ethics for Community Association Board Members to encourage the thoughtful consideration of ethical standards for community leaders. The model code is not meant to address every potential ethical dilemma but is offered as a basic framework that can be modified and adopted by any common-interest community.

BOARD MEMBERS SHOULD:
1. Strive at all times to serve the best interests of the association as a whole regardless of their personal interests.
2. Use sound judgment to make the best possible business decisions for the association, taking into consideration all available information, circumstances and resources.
3. Act within the boundaries of their authority as defined by law and the governing documents of the association.
4. Provide opportunities for residents to comment on decisions facing the association.
5. Perform their duties without bias for or against any individual or group of owners or non-owner residents.
6. Disclose personal or professional relationships with any company or individual who has or is seeking to have a business relationship with the association.
7. Conduct open, fair and well-publicized elections.
8. Always speak with one voice, supporting all duly adopted board decisions—even if the board member was in the minority regarding actions that may not have obtained unanimous consent.

BOARD MEMBERS SHOULD NOT:
1. Reveal confidential information provided by contractors or share information with those bidding for association contracts unless specifically authorized by the board.
2. Make unauthorized promises to a contractor or bidder.
3. Advocate or support any action or activity that violates a law or regulatory requirement.
4. Use their positions or decision-making authority for personal gain or to seek advantage over another owner or non-owner resident.
5. Spend unauthorized association funds for their own personal use or benefit.
6. Accept any gifts—directly or indirectly—from owners, residents, contractors or suppliers.
7. Misrepresent known facts in any issue involving association business.
8. Divulge personal information about any association owner, resident or employee that was obtained in the performance of board duties.
9. Make personal attacks on colleagues, staff or residents.
10. Harass, threaten or attempt through any means to control or instill fear in any board member, owner, resident, employee or contractor.
11. Reveal to any owner, resident or other third party the discussions, decisions and comments made at any meeting of the board properly closed or held in executive session.
Appendix E

Governance Guidelines

CAI developed the Community Association Governance Guidelines to help community association boards govern fairly, responsibly and successfully. Embracing these 12 basic principles can help any association board increase harmony, reduce conflict and build a stronger, more successful community.

1. **ANNUAL MEETINGS.** Conduct at least one membership meeting annually, providing at least two weeks notice to homeowners and more than two weeks if specified in the governing documents or dictated by state statute.

2. **ASSESSMENTS.** Collect assessments and other fees from homeowners in a timely and equitable manner and in accordance with state statutes and board-approved procedures.

3. **COMMUNICATION.** Provide at least one form of regular communication with residents, and use it to report substantive actions taken by the board.

4. **CONFLICTS OF INTEREST.** Disclose all personal and financial conflicts of interest before assuming a board position and, once on the board, before participating in any board decisions.

5. **Elections.** Hold fair and open elections in strict conformance with governing documents, giving all candidates an equal opportunity to express their views and permitting each candidate to have a representative observe the vote-counting process.
6. **Financial transparency.** Share critical information and rationale with residents about budgets, reserve funding, special assessments and other issues that could impact their financial obligations to the association. Give members an opportunity—before final decisions are made—to ask questions of a representative who is fully familiar with these financial issues.

7. **Foreclosure.** Initiate lien and foreclosure proceedings only as a last step in a well-defined debt-collection procedure—and only after other, less-disruptive measures have failed to resolve a serious delinquency issue in a specified period of time.

8. **Governance and the law.** Govern and manage the community in accordance with all applicable laws and regulations. Conduct reviews of governing documents to ensure legal compliance and to determine whether amendments are necessary.

9. **Grievances and appeals.** Allow residents to bring grievances before the board or a board-appointed committee and follow well-publicized procedures that give residents the opportunity to correct violations before imposing fines or other sanctions.

10. **Records.** Allow homeowners reasonable access to appropriate community records, including annual budgets and board meeting minutes.

11. **Reserve funding.** Account for anticipated long-term expenditures as part of the annual budget-development process, commissioning a reserve study when professional expertise is warranted.

12. **Rules.** Uniformly enforce all rules, including architectural guidelines, but only after seeking compliance on a voluntary basis. Distribute proposals for new rules and guidelines to all homeowners and non-owner residents. Advise them when the board will consider new rules and encourage input. Once adopted, new rules and effective dates should be distributed to every owner and resident.

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**Note:** Laws governing common-interest communities vary considerably from state to state. Association boards should consult with attorneys to ensure their association is governed in accordance with all federal, state and local laws and regulations.
Quick Reference List of Tools

Tool 1.1 Sample Policy Resolution ............................................................ 1:5
Tool 1.2 Sample Administrative Resolution ............................................. 1:6
Tool 3.1 New Board Member Orientation Checklist .................................. 3:5
Tool 4.1 Sample Records Retention Schedule ........................................... 4:5
Tool 6.1 Sample Invitation to Prospective Bidders ..................................... 6:6
Tool 6.2 What to Include in an Association Management Agreement ...... 6:7
Tool 7.1 What to Include in a Request for Proposal for an Attorney ....... 7:7
Tool 7.2 Evaluating Prospective Attorneys ................................................. 7:8
Tool 8.1 Sample Meeting Agenda .............................................................. 8:5
Tool 8.2 Sample Board Meeting Minutes .................................................. 8:6
Tool 9.1 Sample Proxy Form ..................................................................... 9:4
Tool 9.2 Sample Proof of Notice ................................................................. 9:5
Tool 10.1 Committee Interest Form ............................................................ 10:4
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Tool 11.1 Checklist for Safeguarding Association Assets ......................... 11:5
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Tool 12.1 Flowchart for Selecting Preventative Maintenance Schedule Components ...................................................................................... 12:6
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Tool 13.1 Sample Landscape Maintenance Contract .................................. 13:5
Tool 13.2 Sample Contract Specification Requirements Checklist ........... 13:7
Tool 15.1 Sample Rules for Using Common Areas ................................... 15:5
Tool 15.2 Adopting New Rules Flowchart ................................................ 15:6