## BYLAWS <br> OF <br> WEST POINT WOMEN, INC.

(a non-stock corporation formed under the general laws of the state of New York)

## ARTICLE I

Name and Offices

Section 1.01 Name. The official name of the organization shall be West Point Women, Inc. (hereinafter, "WPW" or the "Corporation").

Section 1.02 Registered Office. A principal office of the Corporation and registered agent shall be located within the State of New York, at such place or places as designated in the Articles of Incorporation. The Corporation may maintain additional offices at such other places within or without the State of New York as the Board of Directors may designate.

## ARTICLE II

## Members

Section 2.01 Members. Membership shall be open to any person interested in supporting the Mission and Bedrock Principles of WPW.

Section 2.02 Classes of Members. WPW shall have five classes of members. The designation of such members and the qualifications and rights of the members of such classes shall be as follows:
(a) Voting Members. Members of the Board of Directors shall be the only members of WPW entitled to vote. All powers that applicable law provides to members shall be exercised solely by the Board of Directors.
(b) Graduate Members. Graduate Members shall be defined as women graduates of the United States Military Academy. Only Graduate Members may be nominated, elected, and serve as Voting Members. Graduate Members of WPW shall have no voting rights.
(c) Cadet Members. Cadet Members shall be defined as women cadets currently enrolled as a New Cadet Candidate, New Cadet, or Cadet at the United States Military Academy. Cadet Members shall have no voting rights.
(d) Non-Graduate Members. Non-Graduate Members shall be defined as women who attended the United States Military Academy but did not graduate and are no longer enrolled or anticipating re-enrolling at USMA. Non-Graduate Members shall have no voting rights.
(e) Ally Members. Ally Members shall be defined as anyone who is not a Voting, Graduate, or Cadet Member who wishes to join WPW and support the Mission and Bedrock Principles of WPW. Ally Members shall have no voting rights.

Section 2.03 Friends of WPW. The Board of Directors, at its discretion, may designate as "Friends of WPW" persons who would not otherwise meet the criteria for membership. The Board of Directors shall determine the rights and privileges of such persons, provided, however, that such persons shall have no voting rights.

## ARTICLE III

## Board of Directors

Section 3.01 Authority of Directors. The Board of Directors (the "Board") is the policy-making body and may exercise all the powers and authority granted to it by these Bylaws and under Maryland law. All Corporate powers shall be exercised by or under the authority of, and the business and affairs of the Corporation shall be controlled by, the Board of Directors.

Section 3.02 Number of Directors. The number of directors constituting the entire Board of Directors shall be not less than three nor more than nineteen. The number of directors may be increased or decreased by the affirmative vote of a majority of the entire Board of Directors, except that no decrease shall affect the tenure of office of any incumbent director.

Section 3.03 Initial Board Composition. The initial WPW Board shall be appointed by the director/incorporator named in the Articles of Incorporation. The Directors so named to the initial Board shall serve until the expiration of their respective terms as provided for in Section 4.02.

Section 3.04 Election and Term of Office. Directors shall be elected by a majority vote of the entire Board of Directors. Directors shall hold the terms provided as listed in Section 4.02. All nominees for Director or Officer Positions in the Organization must provide a full listing of other leadership or membership positions that might be in conflict of interest with the charter of West Point Women. Nominees will be vetted for any
conflict of interest by the Board before ratification of their nomination. Nominees will be required to go through a formal nomination process.

Section 3.05 Vacancies. Vacancies existing by reason of resignation, death, incapacity or removal before the expiration of a Director's term shall be filled by a majority vote of the remaining Directors. A Director elected to fill a vacancy shall be elected for the unexpired term of her or his predecessor in office.

Section 3.06 Resignation. Any Director may resign effective upon giving written notice to the President and the Secretary of the Corporation. Resignations shall become effective upon receipt of written notification by both Officers unless the written notification specifies a future date upon which such resignation shall become effective.

Section 3.07 Removal. Directors may be removed, by a two-thirds majority vote of the Board of Directors then in office, at any regular or special meeting, with or without cause. Reasons for removal may include, but are not limited to: Failure to attend a minimum of $50 \%$ of regular meetings; failure to adhere to the purposes and operational procedures of the Corporation, especially as those procedures relate to using the name of the Corporation and in handling financial transactions; conviction of a crime involving a breach of fiduciary duties; or other gross negligence or dereliction of duties.

Section 3.08 Regular Meetings and Attendance. The board will meet once per month, unless decided otherwise by the President. A member who fails to attend $50 \%$ or more of the meetings, within the calendar year, will be considered for removal.
Recognizing that there are personal and professional commitments that may be inflexible at times, the board member will be given the opportunity to petition the board with an appeal at the next meeting. Meetings shall be at such dates, times and places as the Board shall determine. To the extent possible, the annual meeting of the Board shall be attended in person and not conducted via telephone or video conference.

Section 3.09 Special Meetings. Special meetings of the Board of Directors for any purpose may be called at any time by the President or by any (2) Directors.

Section 3.10 Notice. The following provisions shall govern the giving of notice for meetings of the Board of Directors. Notice may be delivered via mail, electronic mail, telephone, or facsimile. The notice shall state the date, time and place and shall contain a general statement of the business proposed to be conducted at the meeting.
(a) Regular Meetings: Regular meetings shall be held upon not less than fifteen (15) days written notice delivered by mail to each Director, or upon not less than seven (7) days notice delivered to each Director personally or by telephone, electronic mail or facsimile.
(b) Special Meetings: Special meetings shall be held upon not less than ten (10) days written notice delivered by first class mail to each Director, or upon not less than forty-eight (48) hours notice delivered to each Director personally or by telephone, electronic mail or facsimile.

Notices by mail shall be addressed or delivered to each Director at her or his address appearing on the books of the Corporation, or at such other address as may be supplied by said Director for purposes of notice. Notice by mail shall be deemed to have been given at the time a written notice is mailed, postage prepaid. All other written notices shall be deemed to have been given at the time it is personally delivered to the recipient or actually transmitted by the person giving the notice by electronic means, to the recipient. Oral notice shall be deemed to have been given at the time it is communicated, to the recipient, to the recipient's voicemail or other answering service, or to a person at the home or office of the recipient who the person giving the notice has reason to believe will promptly communicate it to the recipient.

Section 3.11 Waiver of Notice. Notice of a meeting need not be given to any Director who, either before or after the meeting, signs a written waiver of notice or a written consent to holding such meeting, or an approval of the minutes thereof, or who attends the meeting without protesting, prior thereto or at its commencement, the lack of notice to such Director. All such waivers, consents or approvals shall be filed with the Corporate records or made a part of the minutes of the meeting.

Section 3.12 Conduct of Meetings. Unless otherwise agreed upon by a majority vote of the Directors, meetings of the Board shall be conducted in accordance with Robert's Rules of Order, which may be adapted as necessary, from time to time, as determined by the President and/or by resolution of the Board of Directors.

Section 3.13 Quorum. Unless a greater proportion is required by law or by these Bylaws, a simple majority $(50 \%+1)$ of the Directors then in office shall be necessary to constitute a quorum for the transaction of business. Except as otherwise provided by these Bylaws, when a quorum is present, all decisions shall be taken by majority vote of those present. Each Director present shall have one vote. Every action taken or decision made by the Directors present at any meeting in which there is a quorum, when duly assembled, shall be valid and regarded as an act of the Board of Directors, unless a greater number be required by law or by these Bylaws.

The Board of Directors may adopt procedures for transacting business in the absence of a quorum, by the use of proxies, absentee balloting, or other similar device.

Section 3.14 Action Without a Meeting. Any action required or permitted to be taken by the Board of Directors or any committee thereof may be taken without a meeting, if $75 \%$ of the entire Board of Directors or such committee, as applicable, shall individually consent in writing via email to such action without a meeting. Such written consent or consents shall be filed in the minutes of the proceedings of the Board
of Directors or such committee. Action taken without a meeting in this manner, shall be valid and regarded as an act of the Board of Directors.

Section 3.15 Participation in Meeting by Telephone or Video Conference. Members of the Board of Directors or any committee thereof may participate in a meeting through use of conference telephones, video conference, or similar communications equipment if available, so long as all Directors or committee members participating in such meeting can hear one another. Participation through the use of a conference telephone, video conference, or similar communications device which enables a Director to hear and be heard constitutes presence at a Board meeting.

Section 3.16 Standing Committees. The Board of Directors may, by resolution adopted by a majority of the Directors in office, establish standing committees of the Board composed of at least two (2) persons which, except for an Executive Committee, may include non-Board members. Standing Committees must include at least one (1) Board member. The Board may make such provisions for appointment of the chair of such committees, establish such procedures to govern their activities, and delegate thereto such authority as may be necessary or desirable for the efficient management of the property, affairs, business, and activities of the Corporation.

Section 3.17 Reimbursement. Directors shall not receive any stated salary or other compensation for their services as Directors but, subject to the availability of funds, may receive reimbursement for reasonable expenses incurred in connection with their duties performed in furtherance of the Corporation's business. Directors seeking reimbursement of expenses must seek prior approval from the Board President. All such expenses shall be submitted, with appropriate documentation, to the Treasurer for reimbursement.

Section 3.18 Paid Staff and Contract Workers. The Board of Directors may hire such paid staff and contract workers as they deem proper and necessary for the operation of the Corporation. The powers and duties of the paid staff and contract workers shall be prescribed by the Board.

Section 3.19 Standard Operating Procedures. The Board may adopt standard operating procedures to guide and expedite the governance, management, and operations of the Corporation.

## ARTICLE IV

## Officers

Section 4.01 Officers. The officers of the Corporation shall be organized as follows:
(a) Primary

President
Vice-President
Secretary
Treasurer
(b) Support Staff

Webmaster

Alumni Affairs Coordinator<br>Mentorship Coordinator<br>Academy Women Coordinator<br>Social Media Coordinator<br>Communications Chair<br>Fundraising Chair<br>Events Chair

(c) Permanent Non-voting Members of the Board:

Founder - The Founder is considered a permanent non-voting member of the board, but may also run for a voting Director or Officer position on the board.
and such other officers as the Board of Directors may designate. In the event of a vacancy in the office of the President, the Vice-President shall act as President until such time as the vacant position is filled pursuant to Section 3.05. One person may hold two or more offices, except a person may not hold two Primary Officer positions at the same time.

Section 4.02 Election and Term of Office. The officers of the Corporation shall be elected by the Board of Directors at regular meetings in accordance with the provisions
set forth in Sections $\mathbf{3 . 0 4}$ and 5.02, or in the event of a vacancy, as soon thereafter as convenient. New offices may be created and filled at any meeting of the Board of Directors. Terms of office shall be as follows: all Primary Officers (President, Vice President, Secretary, and Treasurer) shall serve a term of three years; the Support Staff shall serve a term of two years. Officers shall hold office until a successor is duly elected and qualified. Officers shall be eligible for reappointment.

Section 4.03 President. The President shall be the chief executive officer of the Corporation and shall, subject to control of the Board, have general supervision, direction and control of the business and affairs of the Corporation. The President (or Vice President) shall give, or cause to be given, notice of all the meetings of the Board of Directors required by these Bylaws. The President shall preside at all meetings of the Board of Directors, perform all duties attendant to that office, and shall perform such other duties as may be prescribed by the Board of Directors.

Section 4.04 Vice-President. In the absence, disability, or at the request of the President, the Vice-President shall preside at meetings of the Board of Directors and shall perform all duties of the President, and when so acting shall have all the powers of, and be subject to all restrictions upon, the President. The Vice-President shall have such other powers and perform such other duties as from time to time may be prescribed by the Board of Directors.

Section 4.05 Secretary. The Secretary shall keep, or cause to be kept, the minutes of all meetings and decisions of the Board of Directors in the books proper for that purpose. The Secretary shall keep, or cause to be kept, a register showing the names of the Board of Directors and their addresses. The Secretary shall maintain updated copies of all Corporate records, including its minute book and record of accounts. The Secretary shall have such other powers and perform such other duties as may be prescribed by the Board of Directors.

Section 4.06 Treasurer. The Treasurer shall be responsible for maintaining adequate and correct financial records of the Corporation in the books proper for that purpose. The Treasurer shall also be responsible for the management and disbursement of all funds of the Corporation, and shall report to the Board of Directors at each regular meeting on the status of the Corporation's finances. The books of account shall at all reasonable times be open to inspection by any Director. The Treasurer shall ensure that appropriate procedures are being followed in the financial affairs of the Corporation, and shall perform such other duties as may be prescribed by the Board of Directors.

Section 4.07 Support Staff. The duties of each Support Staff are below, and may be amended as prescribed by the Board of Directors.

Communications Chair. The Communications Chair will be responsible to ensure that West Point Women has a comprehensive communication strategy that is in-line
with the WPW mission. The Chair will ensure the coordination of social media, periodic news updates, and website updates by the webmaster.

Fundraising Chair. The Fundraising Chair will be responsible for establishing the WPW fundraising strategy, annual and long-term goals, and working with the Communications Chair to communicate these goals to WPW members. The Fundraising Chair will form a fundraising committee. The fundraising committee may consist of WPW Board members, as well as WPW members who are not serving on the board. The size of the committee will be at the discretion of the Fundraising Chair. All mass fundraising communications must be in line with WPW's mission, and be approved by the WPW President. The Fundraising Chair will work closely with the WPW Treasurer.

Events Chair. The Events Chair will be responsible for connecting WPW members, through worldwide WPW events and networking. The Events Chair will act as a liaison between the WPW Board and any planning committees responsible for coordinating Women's Conferences/Workshops at West Point. The Events Chair will form a committee of WPW members, which is responsible for planning and coordinating WPW events and providing updates of those events to the Communications Chair for distribution to WPW members. The size of the committee will be at the discretion of the Events Chair. The Events Chair will establish an annual and long-term events calendar, which are continually updated. All events and planning must be in line with WPW's mission.

Webmaster. The Webmaster is responsible for keeping the WPW website(s) current and for providing input to the Communications Director for the communication strategy.Manage the store integration for the West Point Women website. Oversee inventory and order management. Suggest products for the West Point Women Store. Manage website content.

Social Media Coordinator. The Social Media Coordinator is responsible for maintaining the WPW social media accounts such as Facebook, Twitter, Instagram, and LinkedIn, and ensuring guidelines for conduct are posted and followed. Social Media Coordinator also monitors member requests. This position will support and work with the Communications Director.

Alumni Affairs Coordinator. The Alumni Affairs Coordinator acts as a liaison between WPW and the West Point Association of Graduates (WPAOG). This position requires the individual to be knowledgeable of the annual goals of the WPAOG and
provide recommendations to the President and to the WPW Board of how to best support WPAOG goals that serve the needs of USMA.

Mentorship Coordinator. The Mentorship Coordinator is responsible for facilitating mentoring opportunities within West Point Women. This includes managing and implementing a mentoring platform, matching West Point women who request a mentor outside of the e-mentoring program, and facilitating any in-person opportunities (via conference or networking sessions) to encourage mentorship. The Mentorship Coordinator may also identify other opportunities to promote and facilitate mentoring among West Point women.

Academy Women Coordinator. The Academy Woman Coordinator (AWC) will act as a liaison among West Point Women (WPW), Academy Women (AW), the Army Women's Foundation (AWF), and the Military Women's Memorial (MWM) to ensure active communication between the groups and coordinate efforts to help each group support one another. The AWC will either attend or work with another representative of the Board to attend AW events and their meetings. The AWC will stay in contact with AW, AWF, and the MWM regarding their events and update the AW Board on events, and advise on pertinent action and involvement.

## ARTICLE V

## Voting

Section 5.01 General Method of Voting. Except as otherwise provided herein, votes taken at all meetings shall be by voice.

Section 5.02 Secret Ballots. Ballots shall be provided for the election of officers or the removal of any Director. Ballots shall be cast devoid of any indication of the identity of the individual casting such ballot.

Ballots shall be used in deciding the removal of any officer or director.

At any regular or special meeting, if a majority of those present so require, any issue may be voted upon in the manner and style provided for in the election of officers or the removal of Directors.

At all votes by ballot the President of such meeting shall, prior to the commencement of balloting, appoint a committee of two (2) Directors who shall act as "Inspectors of Election" and who shall, at the conclusion of such balloting, certify in writing to the President the results of the election. The original copy of the certification shall be physically affixed to the minutes of that meeting.

No Inspector of Elections shall be a candidate for office nor possess a personal interest in the issue voted upon.

Section 5.03 Electronic Voting (E-Votes). The Board may allow voting to take place via electronic means, either via electronic mail or other Internet based forum, provided that all motions are presented in writing and distributed from a single point, preferably the President or Secretary; that no amendments are allowed to be voted into inclusion in the original motion, but that amendments are voted on as separate motions; and that a prescribed period of time for voting is announced and adhered to. All electronic votes will be recorded within the minute book and recorded in the same manner as other votes and the outcome of motions. In the event that a Director does not have access to the Internet or electronic mail, the Secretary shall make such efforts as are reasonable to substitute another form of communication that allows the Director to adequately participate in debate and to cast and have her or his vote recorded.

## ARTICLE VI

## Indemnification

Each Director, officer, or employee of the Corporation (hereinafter referred to as, "Corporate Agent") may be indemnified by the Corporation against reasonable costs and expenses incurred by the Corporate Agent in connection with any claim, action, suit, or proceeding to which the Corporate Agent may be made a party by reason of the Corporate Agent being or having been a Director, officer, or employee of the Corporation, except in relation to any actions, suits, or proceedings in which the Corporate Agent shall be adjudged liable because of willful malfeasance, bad faith, negligence, or reckless disregard of the duties involved in the conduct of the Corporate Agent's office. In the absence of an adjudication which expressly absolves a Corporate Agent of liability to the Corporation arising from allegations of willful malfeasance, bad faith, negligence, or reckless disregard of the duties involved in the conduct of his office, or in the event of a court approved settlement, each Corporate Agent may be indemnified by the Corporation against payments made, including reasonable costs and expenses (including attorneys fees), provided that such indemnification shall be conditions upon the prior determination of two-thirds of the
members of the Board of the Corporation who are not involved in the action, that such settlement is in the best interest of the corporation. Amounts paid in settlement shall not exceed costs, fees, and expenses which would have reasonably been incurred if the action, suit, or proceeding had been litigated to a conclusion. The foregoing rights and indemnification shall not be exclusive of any other rights to which said Corporate Agent may be entitled according to law. The Corporation may at any time through action of its Board obtain appropriate indemnification insurance, to ensure itself against any liability which may arise under this article.

## ARTICLE VII

## Advisory Council

Section 7.01 Establishment. The Corporation may establish, by majority vote of the Board of Directors, one or more Advisory Councils.

Section 7.02 Size, Duration, and Responsibilities. An Advisory Council shall have no governing powers of the Corporation, but will serve only in an advisory capacity. The size, duration, and responsibilities of such Advisory Councils shall be determined by the Board of Directors.

## ARTICLE VIII

## Financial Administration

Section 8.01 Fiscal Year. The fiscal year of the Corporation shall be January 1 through December 31, but may be changed by resolution of the Board of Directors.

Section 8.02 Checks, Drafts, Etc. All checks, orders for the payment of money, bills of lading, warehouse receipts, obligations, bills of exchange, and insurance certificates shall be signed or endorsed by such person or persons and in such manner as, from time to time, shall be determined by resolution of the Board of Directors or any committee thereof to which such authority has been delegated.

Section 8.03 Deposits and Accounts. All funds of the Corporation, not otherwise employed, shall be deposited from time to time in general or special accounts in such banks, trust companies, or other depositories as the Board of Directors, or any committee thereof to which such authority has been delegated, may select, or as may be selected by the President or by any other officer(s) or agent(s) of the Corporation, to whom such power may, from time to time, be delegated in writing by the Board. Unless otherwise authorized by the Board, all checks, drafts, orders for the payment of money, notes, or other evidences of indebtedness of the Corporation shall be signed by either the President or the Treasurer.

Section 8.04 Execution of Contracts. The Board of Directors, except as otherwise provided in these Bylaws, may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Corporation, and absent such authority by the Board of Directors, no officer, agent, or employee shall have any power or authority to bind the Corporation by any contract or engagement or to pledge its credit or to render it liable for any purpose or in any amount.

Section 8.05 Investments. The funds of the Corporation may be retained in whole or in part in cash or be invested and reinvested on occasion in such property, real, personal, or otherwise, or stock, bonds, or other securities, as the Board of Directors in its sole discretion may deem desirable, without regard to the limitations, if any, now imposed or which may hereafter be imposed by law regarding such investments, and which are permitted to organizations exempt from Federal income taxation under Section 501(c)(3) of the Internal Revenue Code (the "Code").

## ARTICLE VIII

## Books and Records

The Corporation shall keep correct and complete books and records of account of the activities and transactions and shall also keep minutes of the proceedings of its Board and any committees having any of the authority of the Board. Any records maintained by the Corporation in the regular course of its business, including its books of account and minute books, may be kept on, or by means of, any electronic information storage device, or method, provided that the records so kept can be converted into clearly legible paper form within a reasonable time.

The Secretary shall maintain updated copies of all Corporate records, including its minute book and record of accounts. The minute book shall contain a copy of the Certificate of Incorporation, a copy of these Bylaws as amended or otherwise altered to date, and all minutes of meetings of the Board of Directors and committees thereof. All books and records of account of the Corporation shall be open to inspection by the Directors upon request.

## ARTICLE IX

## Amendment of Bylaws

These Bylaws may be amended or repealed by the affirmative vote of two-thirds of the Board of Directors at any regular or special meeting, provided that notice of the proposed amendment is provided in accordance with Section 3.10.

Whenever a new Bylaw or amendment thereto is adopted, it shall be included in the corporate minute book with the original Bylaws. If any Bylaws or amendment thereto is repealed, the fact of the repeal with the date of the meeting or action by written consent when said repeal was adopted shall be stated in a writing placed in the corporate minute book with the original Bylaws.

## ARTICLE X

## Miscellaneous

Section 10.01 Purpose. WPW is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Code. Notwithstanding any other provision of these Bylaws, WPW shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Code.

Section 10.02 No Private Inurement. No part of the net earnings of WPW shall inure to the benefit of or be distributed to its members, trustees, officers, or other private persons, except that WPW shall be authorized and empowered to pay reasonable compensation for services rendered and make payments and distributions in furtherance of the purposes set forth in Section 10.01.

Section $\mathbf{1 0 . 0 3}$ No Lobbying. No substantial part of the activities of WPW shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and WPW shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for a public office. All publicly facing statements by any Director or Officer of West Point Women directly impacts the organization and the mission to be a bridge to the future generation of cadets, alumni and the community at large. As such, WPW will not take any public positions or make public statements that do not reflect the views of the organization, or that might cause divisiveness within the at-large community. If a Director or Officer chooses to make a public statement as a graduate of West Point, they must make it explicitly clear to the other entity that they are not speaking on behalf of WPW, nor can there be either implied or direct connection with WPW. Should any infraction occur, any board member may request a special board meeting to discuss consideration for immediate removal.

The Board must consent to any strategic alliances or collaborations with outside organizations with a $2 / 3$ majority. The organizations will be vetted prior to the vote to ensure their stated or unstated objectives are in line with furthering the West Point Women organizational goals, objectives, mission and bedrock statements.

Section 10.04 Dissolution. Upon the dissolution of WPW, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Code or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of WPW is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Section 10.05 Private Foundation. In the event WPW fails to qualify as a public charity under the federal tax law and is considered a private foundation, WPW shall comply with the following: (a) it will distribute its income for each tax year at such time and in such manner that it will not become subject to the tax on undistributed taxable income imposed by section 4943 of the Code; (b) it will not engage in any act of self-dealing as defined in section 4941(d) of the Code; (c) it will not retain any excess business holdings as defined in section 4943(c) of the Code; (d) it will not make any investments in a manner that would subject it to tax under section 4944 of the code, or corresponding section of any future federal tax code; and (e) it will not make any taxable expenditure as defined in section 4945(d) of the Code.

Section 10.06 Relationship to AOG. WPW is a Special Interest group of AOG. Changing this status at the initiation of WPW's requires approval from two thirds of the Voting Members.

Section 10.07 Social Media. As a tool for communicating with and connecting West Point women around the world, West Point Women Inc. (WPW) helps administer the West Point Women Inc. Facebook Group (WPW Facebook Group) and maintain the AOG Sallyport SIG for West Point Women (WPW Sallyport); both of which are governed by relevant rules, policies, and guidelines as published by WPW or AOG periodically.

