

# FSBA General Membership Summary of Proposals June 11, 2026

**Number of proposals: 5**

**Proposals:**

- [25.3-Bylaw VII-The Board of Directors](#)
- [25.4-Policy 1015-Nomination Procedures for Executive Officers](#)
- [25.6-Policy 1014-Standing Committees](#)
- [25.7-Policy 1015-Nomination Procedures for Executive Officers](#)
- [26.1-Bylaw XII-Committees](#)

# FSBA General Membership Summary of Proposals June 11, 2026

PROPOSAL NUMBER	FSBA POLICY/BYLAWS	DESCRIPTION OF THE PROPOSED AMENDMENT	RATIONALE FOR THE PROPOSED CHANGE	PROPOSAL TRACK
<b>25.3</b>	<b>Bylaw VII-</b> The Board of the Directors	<p><b>Removes:</b> Each Director may cast two (2) votes during the election of at-large members; each vote shall be cast for a different candidate.</p> <p><b>Adds:</b> *At-large members shall serve staggered terms.</p> <p>If more than 2 nominations are made and one nominee receives more than 50% of the vote, that person will assume the position. If no nominees receive more than 50% of the vote then there will be a run-off vote between the top two nominees.</p> <p><b>Note:</b> At-large Seat A serves December 2024 to December 2026</p> <p>If approved, at-large Seat B serves June 2026 to December 2027</p>	<p>Currently, the bylaw specifies that two (2) at-large members are to be appointed by the Board of Directors to the Long-Range Planning Committee.</p> <p>To ensure continuity and preserve stability of leadership and experience within the committee, the terms of the two (2) appointed at-large members should be staggered, thus removing the need to have 2 votes.</p>	<p style="text-align: center;"><b>Originated</b> Executive Committee</p> <hr/> <p style="text-align: center;"><b>Approved by</b> Policy Committee <b>January.21.2026</b></p> <hr/> <p style="text-align: center;"><b>Approved</b> BOD <b>March.6.2026</b></p> <hr/> <p style="text-align: center;"><b>Scheduled</b> General Membership <b>June.11.2026</b></p>

**Article VII-BOARD OF DIRECTORS**

**Section 1.** - The Board of Directors shall be the Executive Officers, a Director from each FSBA district as described herein, and any active member of the Florida School Boards Association serving as an officer or on the Board of Directors of a national or regional collaboration of state school boards associations with membership paid by FSBA. The Chair of each Standing Committee and subcommittee shall serve, in an ex-officio capacity, and attend all Board of Directors' Meetings.

- A. A Director and Alternate shall be elected from the following FSBA districts by the board members in those districts
1. Miami-Dade
  2. Hillsborough
  3. Broward
  4. Palm Beach
  5. Orange
  6. Duval
  7. Polk
  8. Pinellas
  9. Osceola
  10. Pasco
  11. Brevard
  12. Lee
  13. Volusia
  14. Holmes, Jackson, Okaloosa, Walton, Washington

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15. Escambia, Santa Rosa
16. Collier, Glades, Hendry, Monroe
17. Flagler, Putnam, St. Johns
18. Alachua, Bradford, Clay, Union
19. Bay, Calhoun, Franklin, Gulf, Liberty
20. Dixie, Gilchrist, Lafayette, Levy, Taylor
21. Baker, Columbia, Hamilton, Nassau, Suwannee
22. Lake, Marion, Seminole
23. DeSoto, Hardee, Manatee
24. Gadsden, Jefferson, Leon, Madison, Wakulla
25. Highlands, Indian River, Martin, Okeechobee, St. Lucie
26. Charlotte, Sarasota
27. Citrus, Hernando, Sumter

- B. The position of director and alternate shall only be held by board members whose school board retains a majority of membership in FSBA.
- C. Directors and Alternates will serve for two (2) years. Directors and Alternates from even numbered districts shall be elected in even numbered years, and those from odd numbered districts shall be elected in odd numbered years. Their term of office shall begin at the fiscal year following their election.
- D. In single county districts, the Director and Alternate shall be elected by majority vote of the district school board, in accordance with the time schedule as outlined.
- E. In multi-county FSBA districts, the Director and Alternate shall be elected by majority vote of the members of the FSBA district at the Annual Meeting or in a manner determined by the districts prior to the Annual Meeting. FSBA encourages equitable rotation among counties.
- F. Should no Director and Alternate be elected by July 1, the President shall appoint a Director and Alternate from within the FSBA district.

**Section 2.** - The Board of Directors shall meet at least four (4) times a year. Special meetings shall be held on call of the President or a majority of the membership of the Board of Directors.

**Section 3.** - Each newly elected Director and Alternate shall sign a written agreement acknowledging the requirements for meeting attendance and resignation from office as described in Section 4. herein, and shall file the agreement with the Secretary.

**Section 4.** - Each Director who is unable to attend a Board of Directors' Meeting shall notify the Alternate to sit and act on his/her behalf. Each member who is unable to attend a Board of Directors' Meeting shall submit written verification to the Secretary two (2) weeks prior to the scheduled meeting unless extenuating circumstances exist. The President shall declare vacant the office of any Director who misses two (2) consecutive meetings without sufficient reason as determined by the Executive Officers. When the President declares a vacancy on the Board of Directors, the Alternate for that FSBA district shall be advanced automatically to the Director's position and a new election shall be conducted in the FSBA district within thirty (30) days to fill the Alternate vacancy created by the succession.

**Section 5.** - The Board of Directors shall elect from the general membership two (2) individuals to serve as at-large members with the Executive Officers on the Long Range Planning Committee. **At-large members shall serve staggered terms.**

At-large members shall be elected during the Board of Directors' Meeting at the Annual Meeting and shall serve for a two-year term. Prior to electing the at-large members, the FSBA President, or the presiding officer, shall encourage the Board of Directors to examine the current composition of the Executive Officers and to consider issues of diversity, equity, equality, and demographics when casting votes for the at-large members. Nominations

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to fill the at-large positions shall be accepted from any Director who serves on the Board of Directors or by self-nomination. ~~Each Director may cast two (2) votes during the election of at-large members; each vote shall be cast for a different candidate.~~

~~If more than 2 nominations are made and one nominee receives more than 50% of the vote, that person will assume the position. If no nominees receive more than 50% of the vote then there will be a run-off vote between the top two nominees.~~

In the case of a resignation or vacancy during the term of an at-large member, the Executive Officers shall appoint a member of the Board of Directors to complete the unexpired term of the individual who vacated the position.

**Section 6.** - The Board of Directors shall uphold the mission, policies, and beliefs of the Association and conduct themselves in a manner that reflects positively on these foundational elements.

**Section 7.** - The business and the corporate powers of the Association shall be managed and directed by the Board of Directors, to wit:

- A. To transact business of the Association and report such transactions;
- B. To make recommendations of policy and resolutions to the regular meetings of the Association;
- C. To establish and staff an Association office;
- D. To execute such documents as are necessary or appropriate for facilitating the financing of school sites, facilities, buses, equipment, or such other items necessary for school boards, including, but not limited to notes, mortgages, leases, and underwriters' agreements; and,
- E. To engage in a strategic planning process to establish long range goals in order to achieve the mission of the Association; approve, monitor, and evaluate the annual operational plan developed by the Chief Executive Officer to reach the long range goals.

**Section 8.** - The members of the Board of Directors are responsible for communicating with the other members of the district which they represent. The District Director shall establish a liaison with the Chair of each school board in his/her district.

**Section 9.** - The Board of Directors shall act as the final authority for acceptance or rejection of all committee reports. If a revision to the Policies or Bylaws is proposed by the Board of Directors, it will be noted as its recommendation to the membership.

**Section 10.** - The Chief Executive Officer shall have the power and responsibility to execute such documents approved by the Board of Directors as are necessary to facilitate the financing for school boards of school sites, facilities, buses, equipment, or such other necessary items, including but not limited to bonds, notes, certificates, mortgages, leases, and purchase contracts relating thereto.

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PROPOSAL NUMBER	FSBA POLICY/BYLAW	DESCRIPTION OF THE PROPOSED AMENDMENT	RATIONALE FOR THE PROPOSED CHANGE	PROPOSAL TRACK
25.4	<b>POLICY 1015 –</b> Nomination Procedures for Executive Officer Positions	<b>Adds:</b> If an FSBA member wishes to run from the floor after the slate has been announced:  A. He or she must complete and send an application to the Chair of the Nominating Committee 15 days prior to the General Membership meeting election.  B. The application packets for both the slated and floor candidates shall be shared with all FSBA members when the Annual Meeting agenda is released	To provide a predictable process for floor nominations.	<b>Originated</b> Executive Committee
				<b>Approved by</b> Policy Committee <b>February, 20 2026</b>
				<b>Approved</b> BOD <b>March.6.2026</b>
				<b>Scheduled</b> General Membership <b>June.11.2026</b>

**POLICY 1015 – NOMINATION PROCEDURES FOR EXECUTIVE OFFICER POSITIONS**

The following is the orderly process for filling the Executive Officer positions of the Association that shall be followed by the Nominating Committee.

The Nominating Committee shall develop an application form and questionnaire for school board members to apply for an Executive Officer position(s) with FSBA. This application form and questionnaire shall be completed and submitted by the applicants to the Nominating Committee at the FSBA office by the date established by the Committee Chair.

The Nominating Committee shall announce the due date for submission of applications and questionnaires to FSBA members through the usual channels of communication for the association.

- A. The application process may be reopened to the general membership for a time certain period if no applications are received for an Executive Officer position(s). The same application procedures shall be followed during this extension.
- B. A candidate who applies for an Executive Officer position(s) shall not solicit the support and endorsement of members on the Nominating Committee for the position and shall not engage the services of other school board members to promote their candidacy for the position other than the solicitation of endorsement letters for the application to the Nominating Committee.
- C. The Nominating Committee shall consider in its deliberations whether an applicant for an Executive Officer position has earned the distinction of Certified Board Member (CBM) or any other distinction offered or recognized by the Association.

The Nominating Committee shall meet, review the applications, and interview all candidates.

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The Nominating Committee shall submit a member for each office to the general membership for each position for which there is an applicant.

The Nominating Committee Chair shall select from a question bank a list of at least ten (10) questions which will be asked of each applicant for an Executive Officer's position during the interview process. At least fifty percent (50%) of the questions chosen shall be different from those used during the interview process in the previous year. The questions used each year are to be filed with the FSBA office and given to the new Nominating Committee Chair the following year.

The Past Presidents' Committee shall prepare the initial bank of questions.

Revisions and changes may be made by the Nominating Committee as necessary.

In order to vote in the selection of individuals for the Executive Officer positions, Nominating Committee members, or alternates, shall have been in attendance for all applicant interviews.

Two (2) alternates shall be selected on a rotating basis from different geographical regions to be present for the interviews in the event one (1) or two (2) committee members fail to attend the meeting of the Nominating Committee. If all members are present for the interviews, the alternates shall be dismissed.

All deliberations and discussion of the Nominating Committee shall be confidential and not repeated outside the Committee room.

The Nominating Committee Chair shall notify the applicants of the Committee's decision immediately after the meeting. The Chair may counsel those candidates who were not selected to provide insight on leadership skills to enhance their future candidacy.

If an FSBA member wishes to run from the floor after the slate has been announced:

- A. He or she must complete and send an application to the Chair of the Nominating Committee 15 days prior to the General Membership meeting election.
- B. The application packets for both the slated and floor candidates shall be shared with all FSBA members when the Annual Meeting agenda is released.

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PROPOSAL NUMBER	FSBA POLICY/BYLAWS	DESCRIPTION OF THE PROPOSED AMENDMENT	RATIONALE FOR THE PROPOSED CHANGE	PROPOSAL TRACK
<b>25.6</b>	<b>POLICY 1040-</b> Standing Committees	<p><b>Adds:</b></p> <p>One (1) subcommittee shall be permanently established for the Leadership Committee during election years:</p> <p>The Know and Grow 2.0 Subcommittee shall be responsible for developing and implementing a structured plan to engage and welcome newly elected school board members, and shall ensure active participation in the Association’s Mentor Program.</p>	To make the Know and Grow 2.0 a permanent subcommittee that convenes during election years.	<p style="text-align: center;"><b>Originated</b> Leadership Services</p> <hr/> <p style="text-align: center;"><b>Approved by</b> Policy Committee <b>November.21.2025</b></p> <hr/> <p style="text-align: center;"><b>Approved</b> BOD <b>December.2.2025</b></p> <hr/> <p style="text-align: center;"><b>Scheduled</b> General Membership <b>June.11.2026</b></p>

**POLICY 1040 – STANDING COMMITTEES**

- A. The FSBA Bylaws shall establish standing committees for ongoing action. The FSBA Executive Officers shall meet and collaborate prior to FSBA Annual Meeting, as described in Article X, Section 3., of the FSBA Bylaws to make appointments for Chair and Vice Chair or co-Chairs to serve a one-year term except as provided herein. In making the selections, the Executive Officers shall take into consideration the time commitment that is required for chairing a committee.
1. The FSBA Treasurer shall serve as the Finance Committee Chair.
  2. The FSBA Vice President shall serve as the Policy Committee Chair and shall monitor the attendance of the Board of Directors at each scheduled meeting.
  3. The FSBA President Elect shall serve as the Chair of the Long Range Planning Committee.
- B. The Executive Officers shall review annual goals and objectives for each standing committee. These goals and objectives shall align with FSBA’s mission and vision or the FSBA President’s focus area.
- C. These membership provisions shall apply for standing committees:
1. The FSBA Vice President shall serve on the Finance Committee.
  2. Membership and selection of the Advocacy Committee shall be pursuant to Article X of the FSBA Bylaws.
  3. Past presidents who are active with FSBA shall compose and serve continuously on the Past Presidents’ Committee.

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4. The Executive Officers and the two (2) at-large members pursuant to Article VII, Section 5, of the FSBA Bylaws shall serve on the Long Range Planning Committee.

D. Responsibilities of standing committees shall include, but not be limited to, the following:

1. The Finance Committee shall monitor the financial operation and budgetary process of FSBA.
2. The Advocacy Committee shall develop a comprehensive public relations and communications strategy designed to strengthen FSBA's advocacy for public education. The strategy must include elements to encourage public involvement and to earn public understanding and support for public education. Two (2) subcommittees shall be permanently established for the Advocacy Committee:
  - a. The Legislative Subcommittee shall develop a propose legislative platform to be presented to the Advocacy Committee for adoption in accordance with the timeline and procedures set forth in FSBA Policy 2025. The Legislative Subcommittee shall pursue legislative changes consistent with the adopted FSBA legislative platform and shall represent the interests of local school boards before the Florida Legislature, Executive branch, and State agencies.
  - b. The Federal Relations Subcommittee shall develop a proposed Federal platform to be presented to the Advocacy Committee for adoption in accordance with the timeline and procedures set forth in FSBA Policy 2025. The Federal Relations Subcommittee shall pursue legislative changes consistent with the adopted FSBA Federal platform and shall represent the interests of local school boards before the United States Congress, the Executive branch, and Federal agencies.
3. The Leadership Services Committee shall plan, guide, and monitor the implementation of the Professional Development Programs for school board members. *One (1) subcommittee shall be permanently established for the Leadership Committee during election years:*
  - a. *The Know and Grow 2.0 Subcommittee shall be responsible for developing and implementing a structured plan to engage and welcome newly elected school board members, and shall ensure active participation in the Association's Mentor Program.*
4. The Policy Committee shall assist in the review, development, and revision of the FSBA Policies and Bylaws and facilitate the adoption process of any proposed changes.
5. The Equity Committee shall focus on the equity, diversity, and inclusiveness of Board policies, practices, programs, and interactions. FSBA defines educational equity, diversity, and inclusiveness as the intentional allocation of resources, time, attention, and opportunities with the goal of promoting fairness, impartiality, evenhandedness, and inclusiveness for all, regardless of background.
6. The Past Presidents' Committee shall serve in an advisory capacity to the Executive Officers on issues of governance, seek ways and strategies to advance the FSBA President's focus area, recruit leaders for FSBA, and perform other duties as assigned by the FSBA President.
7. The Long Range Planning Committee shall engage in long range and strategic planning to ensure that FSBA's vision, mission, and strategic directions are pursued and to encourage the smooth transition of leadership within the Association.

E. Responsibilities of each committee Chair or co-Chairs shall include:

1. Chairing all committee meetings;

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2. Establishing an action plan and time line for accomplishing annual goals and objectives;
  3. Convening the committee to accomplish annual goals and objectives;
  4. Attending the Board of Directors' meetings as an ex-officio member;
  5. Writing and presenting committee reports/minutes to the Board of Directors and general membership, as appropriate;
  6. Preparing an annual written report to be provided to the Board of Directors' and general membership at the Annual Spring Conference.
- F. The FSBA President may designate a Committee Day(s) during the fiscal year to convene all or certain standing committees.
- G. Advocacy Subcommittee Chairs shall attend Board of Directors' meetings as ex-officio members.

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PROPOSAL NUMBER	FSBA POLICY/BYLAWS	DESCRIPTION OF THE PROPOSED AMENDMENT	RATIONALE FOR THE PROPOSED CHANGE	PROPOSAL TRACK
<b>25.7</b>	<b>POLICY 1015-</b> Nomination Procedures for Executive Officer Positions	<p><b>Removes:</b> The Nominating Committee shall consider in its deliberations whether an applicant for an Executive Officer position has earned the distinction of Certified Board Member (CBM) or any other distinction offered or recognized by the Association.</p> <p><b>Adds:</b> The Nominating Committee shall require that any Applicant for the position of President or President-Elect must have attained the distinction of Certified Board Member (CBM) prior to consideration for nomination. No Applicant for the office of President or President-Elect shall be eligible for nomination, including nominations made from the floor, without having met this requirement. The Presiding Officer shall declare ineligible any nomination from the floor or otherwise for these positions that do not meet this eligibility requirement.</p>	The proposed amendment will now make the Certified Board Member (CBM) distinction a requirement to apply for the position President-Elect or serve as President.	<p style="text-align: center;"><b>Originated</b> Leadership Services</p> <hr/> <p style="text-align: center;"><b>Approved by</b> Policy Committee <b>January.16.2026</b></p> <hr/> <p style="text-align: center;"><b>Approved</b> BOD <b>March.6.2026</b></p> <hr/> <p style="text-align: center;"><b>Scheduled</b> General Membership <b>June.11.2026</b></p>

**POLICY 1015 – NOMINATION PROCEDURES FOR EXECUTIVE OFFICER POSITIONS**

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The Nominating Committee shall announce the due date for submission of applications and questionnaires to FSBA members through the usual channels of communication for the association.

- A. The application process may be reopened to the general membership for a time certain period if no applications are received for an Executive Officer position(s). The same application procedures shall be followed during this extension.

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B. A candidate who applies for an Executive Officer position(s) shall not solicit the support and endorsement of members on the Nominating Committee for the position and shall not engage the services of other school board members to promote their candidacy for the position other than the solicitation of endorsement letters for the application to the Nominating Committee.

C. ~~The Nominating Committee shall consider in its deliberations whether an applicant for an Executive Officer position has earned the distinction of Certified Board Member (CBM) or any other distinction offered or recognized by the Association.~~ The Nominating Committee shall require that any Applicant for the position of President or President-Elect must have attained the distinction of Certified Board Member (CBM) prior to consideration for nomination. No Applicant for the office of President or President-Elect shall be eligible for nomination, including nominations made from the floor, without having met this requirement. The Presiding Officer shall declare ineligible any nomination from the floor or otherwise for these positions that do not meet this eligibility requirement.

The Nominating Committee shall meet, review the applications, and interview all candidates.

The Nominating Committee shall submit a member for each office to the general membership for each position for which there is an applicant.

The Nominating Committee Chair shall select from a question bank a list of at least ten (10) questions which will be asked of each applicant for an Executive Officer's position during the interview process. At least fifty percent (50%) of the questions chosen shall be different from those used during the interview process in the previous year. The questions used each year are to be filed with the FSBA office and given to the new Nominating Committee Chair the following year.

The Past Presidents' Committee shall prepare the initial bank of questions.

Revisions and changes may be made by the Nominating Committee as necessary.

In order to vote in the selection of individuals for the Executive Officer positions, Nominating Committee members, or alternates, shall have been in attendance for all applicant interviews.

Two (2) alternates shall be selected on a rotating basis from different geographical regions to be present for the interviews in the event one (1) or two (2) committee members fail to attend the meeting of the Nominating Committee. If all members are present for the interviews, the alternates shall be dismissed.

All deliberations and discussion of the Nominating Committee shall be confidential and not repeated outside the Committee room.

The Nominating Committee Chair shall notify the applicants of the Committee's decision immediately after the meeting. The Chair may counsel those candidates who were not selected to provide insight on leadership skills to enhance their future candidacy.

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PROPOSAL NUMBER	FSBA POLICY/BYLAWS	DESCRIPTION OF THE PROPOSED AMENDMENT	RATIONALE FOR THE PROPOSED CHANGE	PROPOSAL ORIGINATOR
<b>26.1</b>	<b>Bylaw XII-Committees</b>	<p><b>Removes:</b> The work of the Nominating Committee shall be concluded at least thirty (30) days prior to the Annual Meeting to allow the FSBA office to send written notification to the general membership of nominees for the Executive Officer positions.</p> <p><b>Adds:</b> The Nominating Committee shall issue a slate of nominees at least thirty (30) days prior to the Annual Meeting to allow the FSBA office to send written notification to the general membership informing them of the slate of nominees for the Executive Officer positions.</p>	Allows the possibility for the Nominating Committee to reconvene under exigent circumstances while preserving the issuance of a slate thirty (30) days prior to the Annual Meeting.	<b>Originated</b> Long-Range Planning
				<b>Approved by</b> Policy Committee <b>February.20.2026</b>
				<b>Approved</b> BOD <b>March.6.2026</b>
				<b>Scheduled</b> General Membership <b>June.11.2026</b>

**Article XII-COMMITTEES**

**Section 1.**

- A. There shall be the following Standing Committees for ongoing action:
1. Finance
  2. Advocacy
  3. Leadership Services
  4. Policy
  5. Equity
  6. Past Presidents'
  7. Long Range Planning.
- B. Ad hoc committees may be appointed by the President after collaboration with the Executive Officers.
- C. Compositions, functions and duties of committees, responsibilities of committee Chairs, and the development of the legislative program shall be described in The Operating Policies except as provided herein.
- D. Each district school board with majority membership in FSBA shall designate annually in June, a member and an alternate to serve on the FSBA Advocacy Committee and shall inform the FSBA office of such appointments by the established deadline.
- E. Meetings of Standing Committees shall not be scheduled concurrently.

**Section 2. - Nominating Committee**

The Nominating Committee shall be composed of eleven (11) members and shall be chaired by the Immediate Past President. At the Joint Conference in the fall, ten (10) members of the Nominating Committee, two (2) from each Regional District, and five (5) alternate members, one (1) from each Regional District, shall be nominated by school board members of their Regional District and elected by the general membership. To be eligible, committee members must have been a member of FSBA for two (2) year at the time of election to the nominating committee and no individual shall serve consecutive terms. In the event a Nominating Committee member cannot serve, he/she shall notify the Chair of the Nominating Committee and the alternate so the alternate

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may serve. If neither the Nominating Committee member nor alternate can serve, the President shall appoint an individual to serve from that Regional District.

The Chair of the Nominating Committee shall establish a time line for the work of the Nominating Committee which includes the deadline for filing a completed questionnaire and résumé in the FSBA office for an Executive Officer position and for convening the Nominating Committee to review the applications and interview all candidates.

~~The work of the Nominating Committee shall be concluded at least thirty (30) days prior to the Annual Meeting to allow the FSBA office to send written notification to the general membership of nominees for the Executive Officer positions.~~

The Nominating Committee shall issue a slate of nominees at least thirty (30) days prior to the Annual Meeting to allow the FSBA office to send written notification to the general membership informing them of the slate of nominees for the Executive Officer positions.

The time line shall be announced and distributed during the Joint Conference in the fall. The Nominating Committee shall request persons interested in serving in an Executive Officer's capacity to submit a completed questionnaire and résumé to the Committee. A sitting member of the Nominating Committee shall be ineligible to apply for an Executive Officer's position. The Nominating Committee shall meet, review, and interview all candidates.

Regional Districts are as follows:

- Region 1:  
Panhandle - Bay, Calhoun, Escambia, Franklin, Gadsden, Gulf, Holmes, Jackson, Jefferson, Leon, Liberty, Madison, Okaloosa, Santa Rosa, Taylor, Wakulla, Walton, Washington.
- Region 2:  
Crown - Alachua, Baker, Bradford, Citrus, Clay, Columbia, Dixie, Duval, Flagler, Gilchrist, Hamilton, Lafayette, Levy, Marion, Nassau, Putnam, St. Johns, Suwannee, Union.
- Region 3:  
West Central - Charlotte, DeSoto, Glades, Hardee, Hernando, Highlands, Hillsborough, Lee, Manatee, Pasco, Pinellas, Polk, Sarasota.
- Region 4:  
East Central - Brevard, Indian River, Lake, Okeechobee, Orange, Osceola, Seminole, St. Lucie, Sumter, Volusia.
- Region 5:  
South - Broward, Collier, Miami-Dade, Hendry, Martin, Monroe, Palm Beach