THE **ABERDEEN FORMATION EVALUATION SOCIETY**

**CONSTITUTION AND BYE-LAWS**

**ARTICLE 1** - **NAME**

The name of the organisation shall be:

ABERDEEN FORMATION EVALUATION SOCIETY, a chapter of SPWLA

**ARTICLE 2** - **PURPOSE**

1. The purpose of this Organisation is to promote the scientific and technical aspects of formation evaluation, for the public benefit, education and knowledge.

In furtherance of the above purpose but not further or otherwise the Organisation shall have the following powers:

* 1. to promote and carry out, to assist and join in research, surveys and investigations and to publish the results thereof
	2. to arrange and provide for, or to assist and join in arranging and providing for, the holding of exhibitions, meetings, lectures, seminars, and training courses
	3. to collect and disseminate information on all matters affecting the purpose, and exchange such information with other bodies having similar purposes, whether in this country or overseas
	4. to undertake, execute, manage or assist in any charitable trusts which may lawfully be undertaken, executed, managed or assisted by the Organisation
	5. to procure to be written and print, publish, issue and circulate gratuitously or otherwise such papers, books, periodicals, pamphlets or other documents or films on or in whatever appropriate media or format as shall further the above purpose
	6. to purchase, take on lease, exchange, hire or otherwise acquire any property and any rights and privileges necessary for the promotion of the said purpose (subject to such consents as may be required by law), and to construct, maintain and alter any buildings and elections necessary for the work of the Organisation
	7. sell, mortgage, dispose of or turn to account, all or any of the property or assets of the Organisation (subject to such consents as may be required by law)
	8. to raise funds and to invite and receive contributions from any person or persons whatsoever by way of subscription, donation and otherwise. Provided that the Organisation shall not undertake any permanent trading activities in raising funds for its charitable purpose
	9. to invest the moneys of the Organisation not immediately required for its purposes in or upon such investments, securities and property as may be thought fit, subject nevertheless to such conditions (if any) as may for the time being be imposed or required by law
	10. none of the Organisation's assets may be distributed or otherwise applied (on being wound up or at any other time) except to further its charitable purposes
	11. where appropriate, to promote the voluntary sector and the effectiveness and efficiency of charities by making donations to charities

I) to do all such other lawful things as shall further the above purpose

**ARTICLE 3 - STRUCTURE**

1. The Organisation shall be an Affiliated Chapter of the Society of Professional Well Log Analysts (SPWLA). The Organisation will abide by the rules and bye-laws of that Society only insofar as they do not conflict with the bye-laws of the Organisation.
2. The Organisation shall be governed and administered by an Executive Committee comprising a President, a number of Vice-Presidents, Secretary, Treasurer and Past President. This Committee shall conduct whatever business of the Organisation the President deems necessary. A majority affirmative vote of the Executive Committee shall be required for the Committee action.
3. The Trustees of the Organisation will be the President, Past President and Treasurer.
4. Temporary Committees, may be appointed by the President to act on Organisation business. The tenure of any Temporary Committee will be at the discretion of the President but all Temporary Committees will be automatically dissolved at the start of the next Annual General Meeting of the Organisation. Any Temporary Committee shall only expend funds held by the Organisation in accordance with a budget agreed by the Executive Committee.
5. No member of the Executive Committee or of any Temporary Committee shall receive any remuneration or other benefit or monies worth from the Organisation apart from reasonable legitimate out of pocket expenses incurred in the furtherance of the charitable purpose stated in Article 2 (item 1).
6. The financial year of the Organisation shall run from 1st August to 31st July.

**ARTICLE 4 - DURATION**

1. The intended duration of the Organisation is perpetual.
2. The Organisation may be dissolved by a Resolution passed by a two-thirds' majority vote of all members in good standing present at a Special General Meeting convened for the purpose of which twenty-one days' notice shall have been given to the members provided that fewer than twenty-five members vote for the retention of the Organisation. Such resolution may give instructions for the disposal of any assets held by or in the name of the Organisation, provided that if any property remains after the satisfaction of all debts and liabilities such property shall not be paid to or distributed among the members of the Organisation but shall be given to or be transferred to such other charitable institution or institutions having purposes similar to some or all of the purposes of the Organisation as the Organisation may determine and if and in so far as effect cannot be given to this position than to some other charitable purpose.

**ARTICLE 5 - ADDRESS**

1. The address of the Organisation at any time shall be the postal address of the Organisation.

**ARTICLE 6 - MEMBERSHIP**

1. Membership of the Organisation shall be open to all persons having an expressed interest in formation evaluation. Membership is on confirmation of contact details to the Secretary.
2. Membership may be terminated by a member at any time by giving written notice of resignation to the Secretary of the Organisation.
3. All members shall maintain the highest standards of business ethics, personal integrity and professional conduct.

**ARTICLE 7 - OFFICERS AND DUTIES**

1. The officers of the Organisation shall be: President

Secretary Treasurer

Vice President Technology

Vice President Seminars

Past President

1. The first Vice President shall be the Vice President Technology.
2. The Executive Committee comprises the officers and the Past President.
3. The President shall preside at business meetings of the Executive Committee and of the Organisation as a whole, be responsible for the formation of bye-laws and policy, appoint and co­ ordinate committees, liaise with other organisations, shall arrange collaborative ventures with other Societies, and serve as an ex-officio member of all Temporary Committees of the Organisation. The President shall generally perform duties which pertain to the direction of the Organisation. The President shall be responsible for the technical programme of the Organisation and preside at technical meetings. They shall be responsible for all general enquiries and correspondence addressed to the Organisation.
4. The Vice President Technology shall be responsible for the organisation of the monthly technical meeting programme. They shall be responsible for raising sponsorship for events and functions of the organisation and preparing technical editorial entries for inclusion in the Organisation's monthly newsletter. They shall assume the duties of the President in the absence of the President.
5. The Vice President Seminars shall be responsible for the organization of *ad hoc* multi­ speaker seminars to cover topics the Executive Committee considers.
6. The Secretary shall serve meetings of the Executive Committee by providing an agenda and minutes, whip, research on specified topics and prepare an annual report. They shall be responsible for the editorial content of the principal newsletter including information about the Organisation and its events. The Secretary shall be responsible for the reproduction and distribution of the said newsletter to the membership. They shall assume the duties of the President and the Vice President Technology in their absence.
7. The Treasurer shall be responsible for financial transactions authorised by the Executive Committee. They shall maintain the accounts of the Organisation, prepare statements of the financial status of the Organisation as required, and liaise with taxation authorities. All cheques for disbursements require the signatures of two members of the Executive Committee.
8. The Communications/Media Officer shall be responsible for raising the profile of the organisation through various media channels such as website, Linkedin, Twitter, etc. This will involve the advertising of planned events, establishing and utilizing company representative for advertising. The role will also involve taking photos at events for the website and newsletter and providing SPWLA with information for the “Chapter Notes” appearing in “Petrophysics” journal.
9. The Past President, an ex-officio member of the Executive Committee, shall be responsible for soliciting nominations for the Executive Committee, for arranging ballots where necessary, for proposing awards, and for practical aspects of changes in bye-laws and policy.
10. The Devex Representative shall be responsible for the liaison between the Executive Committee and Devex Committee.

## ARTICLE 8 - TERM OF OFFICE

The term of office for all officers shall be two years, beginning immediately after an Annual General Meeting of the Organisation and ending at the Annual General meeting two years thereafter.

## ARTICLE 9 - ELECTION AND APPOINTMENT OF OFFICERS

1. Two months before the Annual General meeting the Past President shall solicit nominations from the membership at large for vacant positions on the Executive Committee in the next organisational year.
2. Anomination shall be valid only if it is proposed and seconded by members of the Organisation and if the nominee himself is a member of the Organisation and assents to the nomination.
3. The Past President is responsible for verifying the qualifications of nominees, proposers and seconders.
4. In the event of that the number of nominations received is in excess of the number of vacant offices, the Past President shall convene a Nominating Committee comprising himself and two members other than the current officers, nominees, proposers and seconders. The Nominating Committee shall be disbanded at the next Annual General Meeting of the Organisation.
5. The Nominating Committee shall prepare a ballot sheet for distribution to the membership three weeks prior to the Annual General meeting. No more than two candidates shall be nominated for any given office.
6. Each member of the Organisation will be allowed one vote for each contested office.
7. Elections shall be by a show of hands at the AGM unless five members formally request a secret ballot by writing to the Past-President no later than one month before the date of the AGM.
8. The candidate receiving the most votes for each contested office shall be declared elected.
9. The results will be announced at the Annual General Meeting of the Organisation.
10. In the event that any office other than that of President becomes vacant in mid-term the Executive Committee may co-opt a member of the Organisation to fill that office until the next Annual General Meeting.
11. If the office of President becomes vacant in mid-term, the Vice President Technology shall assume the role of President until the next Annual General Meeting: the office of Vice President Technology shall be filled by a member of the Executive Committee appointed upon a majority affirmative vote by the Executive Committee; the vacant office so created shall be filled as per Article 9 (Item 10).

## ARTICLE 10 - MEETINGS

1. The President may call meetings of the Executive Committee as needed to conduct the business of the Organisation.
2. The time and place of business and technical meetings of the Organisation shall be determined by the Executive Committee.
3. The Organisation shall hold an Annual General Meeting within the year. The President shall chair this meeting. In the absence of the President the Past President shall chair this meeting. The quorum for such a meeting will be ten members of good standing or one tenth of the membership provided they are members of good standing whichever is the greater. The purposes of this meeting *inter alia* are:
	* to approve the minutes of the previous Annual General Meeting
	* to receive and vote upon the accounts of the previous year
	* to conduct any other business and consider such matters as may be of concern to the membership
4. Special business meetings of the Organisation may be called by the Executive Committee whenever business requiring the immediate consideration of the membership arises well in advance of the Annual General Meeting.
5. Special business meetings of the Organisation may be called by the membership at any time provided such a petition is supported by not less than one-third of the total members of good standing as signatories.
6. Technical meetings shall be held at a frequency not less than six per year.

**ARTICLE 11** - **SECURITY OF INFORMATION**

None of the technical information arising from the meetings and discussions of the Organisation can be considered confidential. It is the responsibility of each member to contribute or withhold information according to the authorisation delegated to him by his company or associates.

**ARTICLE 12 - AMENDMENTS**

1. Amendments to these articles may be proposed by a committee appointed by the President or by petition in writing to the Secretary by any five members of the Organisation.
2. The President shall place such proposals before a properly constituted meeting for discussion These proposals shall be discussed and a motion tabled that they be put to a vote of the entire membership. This motion requires a majority vote for its adoption.
3. Following the agreement of the meeting, the change shall them be ratified at the following AGM.