

By-Law Changes and Updates since 8 July Meeting (13 June Bylaw Revision)

- Changed all 4HNS to 4-H NS
- Changed all programme/s to program/s
- Section 1.7 added: to demonstrate the effectiveness of trained volunteers
- Section 2.2.f.ii: for consistency removed “screened leader” from the definition of “a voting member”
- Section 5.2: Added “by giving notice to the Board within thirty (30) calendar days... and must follow the process outlined in Policy.
- Section 6.2: added Clubs and counties may adopt special and standing rules of procedure, which must be approved by 4-H NS.
- Section 8.6 – deleted “the auditor and”
- Section 8.7 – added “as required”
- 8.16 renumbered to 8.15; and all other item numbers in section 8 have been renumbered for new items.
 - o Eligibility to Hold Office – re-written, and re-numbered to suit additions.
 - o Scope to include the details around the nominations committee, and how voting members can be nominated to Board Director elections
- Section 10.21: added “NOTE: Clubs and Counties may develop policies and procedures, subject to review and approval by 4-HNS, to guide them in determining the number, recruitment, and election of these office holders. All such policies and procedures must be consistent with these Bylaws.”
- Section 13.6 – removed “Work Group, Project Team”
- Moved Executive Committee Mandate from Section 13 to Section 10.
- Renumbered section 10.19 forward.