NSSA Bylaws
National Show Ski Association
Bylaws

ARTICLE I– NAME
The name of the organization shall be The National Show Ski Association, Inc. the abbreviation of which shall be “NSSA”. This organization is a Sport Discipline of USA Water Ski & Wake Sports, Inc. the abbreviation of which is “USA-WSWS”. NSSA is guaranteed representation and voting privileges on the USA-WSWS Board as defined in USA-WSWS Bylaws Article VI. USA-WSWS is the national governing body of water skiing in the United States.

Section A: the NSSA was incorporated as a non-profit corporation in February 2005 in Polk City, Florida.

Section B: The office of the association shall be the address of USA Water Ski & Wake Sports.

ARTICLE II– PURPOSE
This corporation is organized exclusively for charitable purposes within the meaning of section 501(c) (3) of the Internal Revenue Code.

Notwithstanding any other provision of these articles, the corporation 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 Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 270 (c) (2) of the Internal Revenue Code of 1986 (or corresponding provision of any corresponding provision of any future United States Internal Revenue Law).

ARTICLE III – MEMBERSHIP
Membership in NSSA shall be open to all USA-WSWS members without discrimination on the basis of race, color, religion, age, or sex; subject only to payment of dues as the USA-WSWS and NSSA may prescribe from time to time.

Section A –
1. Club Membership: Open to any water ski club. Each member shall have voting privileges within their respective region upon reaching the age of 18 years old, subject to regional bylaws, if any. Clubs are also required to be members in good standing of USA-WSWS.
2. Individual Competitive Membership: Open to all skiers who are members in good standing of USA-WSWS. Individual members shall have voting privileges within their respective regions upon reaching the age of 18 years old, subject to Regional Bylaws, if any.

3. Special Classes: Special classes of membership without voting privileges, such as patron memberships, associate membership, and other classes of membership, may be authorized and established by the Board on such terms and conditions of such dues and with such reasonable rights and privileges as the Board may establish from time to time.

Section B – Eligibility for competing in NSSA tournaments requires that member clubs have an adequate number of member skiers to constitute a team. All team members are subject to Official NSSA Tournament Rules.

Section C – An annual affiliation fee may be assessed each club and each individual member affiliating with the NSSA, and said fee is to be paid directly to the Treasurer of the NSSA. Fees collected will be used to cover operational costs of the NSSA not covered by USA-WSWS. The amount of said fee, if deemed necessary by the Board of Directors, shall be determined by the Board annually.

Section D – A member may be suspended or expelled for Unsportsmanlike conduct; any willful violation of NSSA, and/or any other Sport Discipline, and/or USA-WSWS rules or procedures; criminal or fraudulent acts; failure to pay indebtedness; or any other act which is contrary to the objectives and purposes of NSSA, USA-WSWS, IWWF and/or USOC.

Section E – NSSA, an affiliated Sport Discipline of USA–WSWS will not tolerate any form of harassment, abuse, or misconduct and will uphold a zero tolerance policy, consistent with the United States Olympic Safe Sport initiative.

Section F - Suspension or expulsion may be appealed and/or a complaint filed to the NSSA per ARTICLE IX or ARTICLE X and when the NSSA Board of Directors has made a final decision, then the resolution shall be referred directly to USA-WSWS and resolved in accordance with USA-WSWS Bylaws Article IX. The resolution must be passed by a two-thirds majority of the Board of Directors.
ARTICLE IV – BOARD OF DIRECTORS

Section A – Number and Qualification of Members of the National Board

The Board of Directors (herein sometimes referred to as the Board or BOD) shall consist of at least seven Directors, one from each region. The Board may be expanded from any one or more regions upon a two-thirds majority vote of the board. The Executive Director of the USA-WSWS, or his designated representative, will also be a member of the NSSA Board. This is a non-voting ex-officio membership position.

No person shall be eligible for election to the Board or to the office of President, unless such person meets the following qualifications:

1. Mandatory Qualifications
   a. U.S. citizenship
   b. Current Valid USA-WSWS membership
   c. Current valid NSSA membership
   d. Minimum age of 21 / Elite Competitor age of 18
   e. Must attend the regular annual meeting of the Board

   In addition, at least two of the following qualifications must be met:
   f. Previous membership on the NSSA Board of Directors or USA-WSWS Show Committee
   g. Membership on a NSSA Regional Board
   h. Current rated USA-WSWS show Judge or show Scorer; Boat Driver; or past or present show skier
   i. Approval of their Regional Director

2. Desirable Qualifications
   In addition to the mandatory qualifications, the following background factors are to be considered as desirable for Board membership and to serve as guidelines for regional elections:
   a. Ability to travel and attend NSSA Board meetings
   b. Good knowledge of the functions of the NSSA
   c. Good organizational background
   d. Good character and personality traits
   e. Ability to communicate well
   f. Active in the sport of Water Skiing Show competition
Section B – President Election / Term
Unless the President is also a current Director, the President shall be a non-voting President, except to break a tie or when required to constitute a quorum. The Board of Directors shall elect the President. The term of office shall be two (2) years.

Section C – Board of Directors Election / Term
Each Director shall be elected by their respective region. The term of office shall be two (2) years or until a qualified successor is duly elected. (Eliminated Term Limit)

1. If authorized by the Board for more than one Director, a region shall select one of its Directors to serve as the executive head of the region. The official title in that capacity shall be Regional Executive, hereinafter referred to as Regional Executive.

2. Other Directors, if applicable, shall be elected from each region and shall also serve a two-year term. The official title shall be National Director, hereinafter referred to as National Director. No Region shall have more than one Director from any single Club or Team (the exception shall be the elected Elite Competitor Director).

3. Elite Competitor Directors shall comprise at least 20% of the voting power of the Directors on the Board. They will be selected from the “pool” of eligible persons who were Skiers, Towboat Drivers, Announcers, on Teams that finished in the top 50% at the previous two (2) Division I National Show Ski Tournaments and the Individual Event Competitors that finished in the top 50% at the previous two (2) Division I National Show Ski Tournaments. They will be elected in alternating years so that at least one will have served on the previous year’s Board. The slate of candidates will be solicited by the Nominating Committee who will also be responsible for administering the Election at the Division I National Show Ski Tournament. Eligible voters for the election of the Elite Competitor Directors must come from the “pool” of eligible persons described above.

4. The terms of all Officers and Directors of the NSSA shall be for two (2) years, and shall start at the conclusion of the Division I National Show Tournament.

5. Honorary National Directors (administered by the Nominating Committee). Candidates for Honorary National Directors must have served on the Board under one of the following conditions and not currently be Officers or Directors. Years served as an Officer may
be applied to the years needed for Honorary National Director qualification as a National Director and accumulated concurrently or served consecutively. The credentials listed below are the minimum requirements of service as an elected Director/Officer for submittal as a candidate. Other leadership roles and exemplary service to the organization may be required by the NSSA Board of Directors at their discretion.

a. Officer – four (4) or more years  
b. National Director – six (6) or more years

The Nominating Committee may also propose, for recognition as an Honorary National Director, one individual per year who has demonstrated exemplary service to the NSSA, but does not meet the service tenure conditions above.

Honorary National Directors must be current USA-WSWS members and receive a 2/3 vote of the NSSA Board members during the Annual NSSA Board Meeting to be elected for life to the Board. Honorary National Directors shall have all of the rights and privileges of a National Director and a voice, but not a vote.

6. Alternates will be elected by their respective Region, who will set the term and duration of office for the Alternate; these Alternates are encouraged to attend every BOD meeting to remain current with the business and decisions of the BOD. They will have the right to vote the Regions vote should a Director be absent.

Section D – Vacancies
In case of any vacancy in the Board of Directors through death, resignation, incapacity to act, or any other cause, the Board may appoint a replacement from the respective region to serve for the unexpired term or until such time as the region calls a special meeting to elect a successor.

Section E – Powers and Duties
The entire direction and management of the affairs of the NSSA Sport Discipline of USA-WSWS shall be vested in its Board of Directors, except as limited in these bylaws.

Section F – Place of Meeting
The Board of Directors may hold their meetings at such place or places as the Board may determine from time-to-time. Conference calls by telephone are to be confirmed by mail ballots, or mail ballots may be used when it is impractical to meet otherwise, e-mail ballots may be
substituted for postal mail at the discretion of the President (e-mail ballots will be sent with “Response Requested” so that the author can confirm receipt by the voting Directors).

Section G – Regular Annual Meeting
The Board of Directors shall hold a regular annual meeting for the transaction of such business as may properly come before this meeting at the time and place of the Fall Meeting. This meeting will be attended by all Directors.

The first order of business on the agenda, after call to order, roll call, announcement of a quorum (as described in Article IV, Section J), and approval of the minutes from the previous meeting, shall be to take action on mail, e-mail or phone ballots not previously acted upon at a Board meeting. The balance of the agenda shall be as determined by the President.

Section H – Meetings and Special Meetings
The election of Officers shall take place as the last item of business in conjunction with the meeting held at the time and place of the Division I National Show Tournament. If the Division I National Show Tournament is not held in a particular year, then the majority vote of the Board will decide the date and place of the meeting to elect Officers.

Section I – Notice of Meeting
Notice of the place, day, and hour of any regular meeting of the Board of Directors, and notice of the place, day, hour, and purposes of every special meeting of the Board of Directors, shall be given to each Director at least thirty (30) days prior to such a meeting, by delivering said notice personally, or by mailing/e-mailing said notice to the last known address for each Director according to the records of the NSSA.

It shall not be requisite to the validity of any meeting of the Board of Directors that notice thereof shall have been provided to any Director who is present or who, if absent, waives notice thereof in writing either before or after said meeting is held.

Section J – Quorum
Two-thirds of the Directors in office at any time shall constitute a quorum for the transactions of business; but less than a quorum may adjourn any meeting from time-to-time until a quorum is present. No notice of any adjourned meeting of the Board of Directors need be provided.
Section K – Annual Membership Meeting
The Annual Membership Meeting of the NSSA will be held at the site of the Division I National Show Tournament. The agenda for this meeting will be set by the President, or his/her duly appointed representative.

ARTICLE V – OFFICERS

The Officers of the NSSA shall be: President, Vice President, Secretary, and Treasurer.

The above Officers shall be elected by the Board of Directors at its Division I National Show Tournament meeting, and shall take office at the close of the Division I National Show Tournament. The offices of Secretary and Treasurer may be combined. Officers may be elected from outside the Board, but, if so, they shall be non-voting.

Officers are required to attend the regular annual meeting of the board. An Officer will be allowed a voice, but not a vote, unless the officer is also a current Director.

The Nominating Committee will present a slate of candidates at the Winter meeting for election at the Division I Nationals meeting. Nominations will be taken from the floor only at this meeting.

ARTICLE VI – DUTIES OF OFFICERS

The duties and powers of the officers of the NSSA shall be as follows:

President – Elected in even-numbered years
The President shall preside at all meetings of the Board of Directors. The President shall cause to be called all regular meetings of the Board of Directors in accordance with these bylaws. S/he may call special meetings of the Board of Directors at any time at his/her discretion. S/he may call for a vote of the Board committee at his/her discretion. The President shall follow-up on actions taken by the Board to determine that they have been implemented, and notify the Board of Directors of any failure to implement. S/he shall do those things required to assist in the smooth and efficient operation of the Board of Directors of the NSSA. S/he is authorized to sign all contracts and agreements approved by the Board in the name of the NSSA. The President shall be limited to $1,000.00 on all checks signed. Amounts over $1,000.00 shall require the additional signature of the NSSA Treasurer. The President shall be the official representative from the NSSA to serve on the USA-WSWS Board of Directors. The President
may delegate the signing of checks and other disbursements, to the 
Treasurer, at his/her discretion. (8/10/90). The President may 
recommend representatives to USA-WSWS committees, standing and 
special, on an annual basis. Should the NSSA desire to have 
alternates appointed to these committees, the President may 
recommend them also.

**Vice President** – Elected in odd-numbered years
During the absence and/or inability of the President to render and 
perform his/her duties or exercise his/her powers, the same shall be 
performed and exercised by the Vice President. When so acting, the 
Vice President shall have all powers and be subject to all 
responsibilities hereby given to or imposed upon the President. The 
term office for Vice President shall be for a period of two years with 
election staggered so that no more than two positions are up for 
election in any given calendar year (one position, if 
Secretary/Treasurer is currently held by one person). (3/3/95)

**Secretary** – Elected in even-numbered years
The Secretary is the recording officer of the NSSA and the nominal 
custodian of its records. The term office for Secretary shall be for a 
period of two years with election staggered so that no more than two 
positions are up for election in any given calendar year (one position, if 
Secretary/Treasurer is currently held by one person). (3/3/95)

**Treasurer** – Elected in odd-numbered years (unless combined with 
the position of Secretary – then elected in the “Secretary” designated 
year) the Treasurer may be the same person as the one who occupies 
the office of Secretary. The Treasurer is the Chief Financial Officer of 
the NSSA and shall be responsible for control of the NSSA additional 
affiliation fee funds as described in Article III, Section C, any other 
fees as described in Article III, Section A.3, any donations accepted by 
the Board, and the maintenance of appropriate records. The term 
office for Treasurer shall be for a period of two years with election 
staggered so that no more than two positions are up for election in any 
given calendar Year (one position, if Secretary-Treasurer is currently 
held by one person). (3/3/95)

**ARTICLE VII – COMMITTEES**

Standing Committees are listed below. The President shall appoint the 
Committee Chairperson, subject to Board approval, and exercise 
approval of committee members selected by the Committee 
Chairperson. All members must be NSSA members in good standing.
Standing committee duties shall be determined by the Board of Directors.

The Executive Committee is made up of the current NSSA Officers (President, Vice-President, and Secretary-Treasurer), one Elite Competitor Director, and the Past President.

The Executive Committee shall be empowered to act upon all matters requiring Board attention between regular meetings of the full Board which cannot be deferred until the next meeting of the full Board. The Executive Committee shall have the authority to act for the Board only in meetings in which all voting Executive Committee members are participating (either personally or via teleconference). During such times, the Executive Committee shall discharge its responsibilities with the following provisions:

(a) The Executive Committee shall consist of five voting members including the President, Vice President, Secretary-Treasurer, one Elite Competitor selected from the Elite competitors on the full Board and the Past President. The President shall chair the committee.

(b) Actions taken by the Executive Committee on behalf of the Board must be ratified by the Board at its’ next meeting and, if not so ratified, must be revoked and reversed to the extent reasonably possible.

The Executive Committee will be renamed each year at the Fall Annual Meeting of the full Board per Article VI.

Special Committees, which do not conflict with Standing Committees, may be activated by the President as required. Examples of such committees are bylaws, plans and programs, records, membership, promotion and publicity, safety, towboat study, and hall of fame selection. Special Committee duties shall be determined by the president.
Recommendations coming out of Committee require a 70%, or greater, approval by the Committee to be put before the Board.

Committee proposals, decisions, and actions shall be valid only when ratified by the Board of Directors at a meeting or by mail/e-mail ballot.

Committee Chairpersons will be appointed, as directed above, at the end of the annual meeting. Their duties and responsibilities will continue through the following calendar year’s annual meeting.

**ARTICLE VIII – REGIONAL ORGANIZATION**

The United States shall be divided up into seven (7) Show Ski Regions as follows:

2. **Midwest Region:** The states of Iowa, Kansas, Minnesota, Nebraska, North Dakota, and South Dakota.
3. **Central Region:** The states of Illinois, Indiana, Michigan, Missouri, and Ohio.
4. **Southern Region:** The states of Alabama, Florida, Georgia, Kentucky, North Carolina, South Carolina, and Tennessee.
5. **Western Region:** The states of Alaska, Arizona, California, Colorado, Hawaii, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming.
6. **South Central Region:** The states of Arkansas, Louisiana, Mississippi, Oklahoma, and Texas.
7. **Wisconsin Region:** The state of Wisconsin and the districts within.

Any state, territory, or possession of the United States may be included in any of said Regions or transferred from one Region to another by a two-thirds (2/3) vote of the Board.

Each Region provided for herein may adopt and amend its own Regional Bylaws, provided that no provisions thereof, nor action taken thereunder at the Regional level, shall conflict with the bylaws of the NSSA or any authorized rules made or action taken thereunder. Wherever such conflict exists, the conflicting Regional Bylaws, or action taken thereunder, shall automatically be suspended in application and supplanted by the applicable Bylaws of the NSSA or by the rules made or action taken thereunder by the Board. In order to
avoid such conflicts, a draft of all Regional Bylaws or amendments thereto, shall be promptly submitted to the National Board for examination and recommendations. The Board determination as to the existence of a conflict shall be conclusive.

Each Region shall elect one or more Directors to the National Board of Directors. The term of office shall be two (2) years, and the term shall begin when the annual meeting of the BOD is called to order. If more than one Director from a given Region is authorized by the Board, the second Director shall take office one year from the installation of the first Director.

If a Regional Qualifying Tournament has been awarded to a host organization and approved by the NSSA President, a 2/3 vote of the majority of the NSSA Board of Directors is required for any proposed change of venue to take place.

ARTICLE IX - COMPLAINTS

National Show Ski Association, Inc./NSSA hereby adopts the following Policies and Procedures for all proceedings under National Show Ski Association Bylaws Article IX (Complaint Procedures).

1. Complaints.

   National Show Ski Association, Inc./NSSA shall have exclusive jurisdiction over complaints relating to the following:
   a. The application or interpretation of any of National Show Ski Association rules of competition including administrative rules relating thereto;
   b. Any alleged or actual denial, or threat to deny, an individuals’ opportunity to compete or participate (including as an athlete, coach, manager or otherwise) in a USA-WSWS sanctioned competition or as a member of an official U.S. team designated to participate in international competition relating to National Show Ski Association activities.


   A complaint may be filed by any person who claims direct and actual harm as a result of the actions complained of. The complainant shall file a Complaint with the NSSA President, with a copy to all members of National Show Ski Association Executive
Committee, and also with a copy to the Executive Director of USA-WSWS.

The Complaint shall set forth in clear and concise language, preferably in numbered paragraphs: (i) the alleged violation, grievance, denial or threat to deny, and (ii) the remedy requested. The complainant shall sign the complaint.

Promptly following receipt of the Complaint, the President shall send a copy of the Complaint, together with all materials filed with the Complaint and any relevant documents otherwise in the possession of NSSA to the party(ies) against whom the Complaint has been filed (the “Respondent(s)”).

Following receipt of the Complaint, the Executive Committee shall promptly designate a Hearing Panel (which may be the Executive Committee itself) to investigate and decide the Complaint (subject to ratification or amendment of the Hearing Panel’s decision by the National Show Ski Association Board of Directors. The parties shall be given notice of the hearing panel appointees, and a reasonable opportunity to object to any hearing panel appointees because of any conflicts of interest or actual bias or prejudice. The Hearing Panel shall designate a chair to preside over all matters and hearings relating to the Compliant. If the Hearing Panel determines that any individual(s) not listed as either as a Complainant or Respondent are interested parties to whom notice of the proceedings (and an opportunity to be added or intervene as a party) should be given, the Hearing Panel Chair shall provide notice of the proceedings (which shall include a copy of the complaint and all other materials and relevant documents to the third-party(ies); the third-party(ies) shall thereafter inform the Hearing Panel of their intent to participate in the proceedings within a time period established by the Hearing Panel, except that the proceedings shall continue even in the absence of any such third-party(ies) who do not give notice of their intent to participate.

Throughout all such proceedings, all parties shall have the right to submit additional relevant documents for consideration by the Hearing Panel. Copies of all materials provided by any party, or any other communications, shall be provided to all other parties, and there shall be no ex parte communications between the parties and the Hearing Panel. All parties, including any affected or intervening party, shall be eligible to participate fully in the proceedings, including any hearing. All parties, including any affected or intervening party, shall be bound by the decision of the Hearing Panel, even if she/he chooses not to participate, subject
only to the ratification or amendment of the Hearing Panel’s decision by the National Show Ski Association Board of Directors.

3. Administration.

The Complaint and all proceedings relating thereto shall generally be administered consistent with the principles of due process for such proceedings as set forth in the USA-WSWS Bylaws and related Policies and Procedures.

The Hearing Panel shall provide a written report of its decision, and the basis therefor, to the National Show Ski Association President, with a copy to the Executive Committee and USA-WSWS Executive Director. Upon receipt of the decision, the President shall present the decision at the next regularly scheduled meeting of the Board of Directors (or a special meeting of the Board of Directors, if determined necessary by the Executive Committee). At that Board of Directors meeting, the interested parties (including any intervening third-party(ies)) shall have the opportunity to provide written and oral presentations as to why they believe the Hearing Panel’s decision should be ratified or amended, following procedures as established by the Executive Committee. After considering the matter, the Board of Directors shall ratify the Hearing Panel’s decision or may (upon a two-thirds vote of the directors in attendance) amend the decision. The Board of Director’s decision may be made in writing, or may be made a part of the minutes of the meeting, and shall be deemed final when made, and the time for filing any appeal from the Board of Director’s decision shall commence when that decision is made. The President shall notify the interested parties (including any intervening third-party(ies)) of the decision of the Board of Directors.

4. Appeals.

Any appeal from a decision of the National Show Ski Association Board of Directors resulting in any membership restriction, suspension or termination shall be to the USA-WSWS Judicial Committee in accordance with Article IX of the USA-WSWS’ Bylaws.

Any appeal from any other decision of the National Show Ski Association Board of Directors shall by through the appeals arbitration process established and maintained by the United States Olympic Committee.
5. Other Complaints.

USA-WSWS shall have the sole and exclusive jurisdiction with respect to all other complaints, which shall be administered as set forth in Article IX of USA-WSWS’ Bylaws and related Policies and Procedures.

ARTICLE X - FISCAL YEAR

The fiscal year of the NSSA shall commence on the first day of January of each year.

ARTICLE XI – CONFLICT OF INTEREST AND ETHICAL PRACTICE

Section 1 – The NSSA Board shall subscribe to the USA-WSWS written Code of Conduct and Ethics which includes the requirement that each Officer, Board Member, and each committee representative, to annually agree in writing to abide by such code.

Section 2 – The NSSA Board of Directors may adopt additional standards and practices relevant to NSSA. These standards and practices may be amended from time to time, by the Board, as it may deem advisable.

ARTICLE XII – INDEMNIFICATIONS

The members of the Board, as a Board and individually, and the members for each permanent standing committee, as a committee and individually, are specifically held harmless by NSSA and USA-WSWS and its membership for all actions taken in good faith on behalf of NSSA and USA-WSWS, including omissions, unless found culpable in a court of law of willful malfeasance, illegal activity or gross negligence, in which case NSSA and/or USA-WSWS shall be entitled to recover any payments, costs or expenses incurred in defense, compromise or settlement of any claims or suits against such members prior to such finding.

ARTICLE XIII - AMENDMENTS

Section A – These Bylaws, or any portion thereof, may be altered, amended, or repealed by a vote of two-thirds (2/3) of the members of the Board of Directors.
Section B - Any provision of these Bylaws that is or shall become contrary to or in conflict with the rules and Bylaws of USA-WSWS shall automatically be suspended in application and supplanted by the rules and Bylaws of USA-WSWS, where such conflict exists, to the end that this organization may be completely integrated with and conformable to the National Organization as an integral part thereof.

ARTICLE XIV - Dissolution

A. NSSA may dissolve only by an affirmative vote of the NSSA Board and the Regional Boards in the manner and proportions described below. Each member of the Board and each Regional Board shall be given notice of a special meeting called for the purpose of dissolution in the manner prescribed herein for special meetings. At a special meeting of the Board, three-quarters (3/4) of all then current directors must approve the proposed dissolution. Within ninety (90) days following Board approval of the dissolution, two-thirds (2/3) of all Regional Board members, either voting by mail or in person at the called meeting, must approve the proposed dissolution. In the event of dissolution, the disposal of the assets of NSSA shall devolve upon the Board. No part of the assets, income, or net earnings of NSSA shall inure to the benefit of any NSSA members or Directors or any other individual.

B. Upon the dissolution of this corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code (or corresponding section of any future federal tax 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 of shall be disposed by the Court of Common Pleas of the county in which the principal office of the corporation 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.

ARTICLE XV - PROCEDURE

Section A - The rules contained in the current edition of the Robert’s Rules of Order, newly revised, shall govern the NSSA in all cases to which they are applicable, and in which they are not inconsistent with these bylaws and any special rules of order the NSSA and USA-WSWS may adopt.
Section B - These Bylaws supersede all previous Bylaws of the NSSA a Sports Discipline of USA Water Ski & Wake Sports.

Adopted August 29, 2019
National Chairperson: Kurt Bemman
Attested to by Secretary: Mark Poulos