The NASD Membership approved the proposed revisions to the Constitution, Bylaws, Code of Ethics, and Standards for Accreditation set forth below during the Plenary Session—Business Meeting held on Friday, September 12, 2014. Proposed revisions to the Rules of Practice and Procedure were approved by the NASD Board of Directors (Part I) and the Commission on Accreditation (Part II).

**CONSTITUTION**

**Amend Article XI. as follows:**

The Constitution of the Association may be amended by a two-thirds vote of the delegates present at an Annual Meeting at which a quorum is present, provided a written notice of the proposed amendment, with Board review and recommendation, be sent with opportunity to comment to all accredited institutional members at least four weeks prior to said meeting.

**BYLAWS**

**Amend D. as follows:**

D. **Automatic Suspension of Accreditation Status.** This status can be applied only to independent institutions of higher education for which NASD is the designated institutional accreditor. It cannot be applied to institutions that 1) have designated as their institutional accrediting body, for the purpose of eligibility in Title IV programs, a regional or other national institutional accreditation agency, and 2) have been approved by that agency.

Automatic suspension of accreditation will occur under the following circumstances:

1. The filing of Chapter 11 or Chapter 7 bankruptcy proceedings by the institution.

**Amend D.2., adding D.2.a. through D.2.f. as follows:**

2. A change in ownership or major change in control with less than five days’ advance notice in writing to NASD. This includes but is not limited to:
   
   a. The sale of the institution or the majority of its assets.
   
   b. The transfer of the controlling interest of stock in the institution or its parent corporation.
c. The merger of two or more institutions.
d. The division of one or more institution(s) into two or more institutions.
e. The transfer of the controlling interest of stock in the institution to its parent corporation.
f. Change in over seventy-five (75) percent of board membership during a ninety (90) day period.
g. The complete replacement of one set of board members of the accredited institution by another within a six-month period.

Insert D.3. and D.5., and renumber the remaining as follows:

3. Failure to report to NASD in writing any transfer of assets or liabilities between the institution and the parent corporation or other entity that would substantially alter the ability of the institution to (a) remain in on-going compliance with NASD standards, or (b) provide information necessary to document current or future compliance with NASD standards.

4. The establishment without prior notice of a branch campus or other entity offering degrees and programs eligible for accreditation by NASD.

5. The designation of NASD as the institution’s gatekeeper for the purpose of eligibility and participation in federal Title IV programs without prior confirmation by the NASD Commission on Accreditation of the institution’s compliance with all applicable standards in Standards for Accreditation XX.

6. Significant expansion of affiliative uses of the institution’s name without prior notice to NASD.

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Bylaws

Article VII. Meetings and Voting

Section 1. Membership Meetings

Amend the first sentence of A. as follows:

A. Annual Meeting. The Annual Meeting of the Association normally shall be held during the second or third week of September, on a date and at a time to be determined by the Board of Directors, for the purpose of elections and for the transaction of other such business as may be brought before the meeting.

Remove the current second paragraph of A.:

A member institution failing to send an official representative to two (2) successive annual meetings may be placed on probation or have its Membership revoked by majority vote of the Commission on Accreditation. Written appeal may be made to the Commission, which shall have discretionary power after a hearing to reinstate the institution whose Membership has been revoked.

Add the following sentence to the end of B.:

The Association welcomes with appreciation the interest of institutions and dance industry representatives who wish to communicate with attendees by hosting social functions consistent with the Annual Meeting policies of the Association.

Add new letters I., J., and K. as follows:

I. Notice of Proposals. Notice of proposals regarding votes or other actions may be sent by various available means, including electronic communications, to member institutions and to members of the Board of Directors, Commission on Accreditation, committees, and other groups consistent with responsibilities and voting powers designated and authorized for each specific group by the Bylaws or other procedural documents of the Association.
J. **Communication.** A meeting by conference telephone call or other form of electronic communication may be recognized as an appropriate meeting of the Board of Directors, the Commission on Accreditation, or other committees of the Association.

K. **Voting.** Votes may be taken during meetings (see VII.1.G.) and through electronic communication as long as any requirements for a quorum and notice required in the Bylaws or other procedural documents of the Association applicable to the vote have been met. Votes on specific proposals are conclusive and self-ratifying irrespective of the manner of voting.

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**Bylaws**

**Article VII. Meetings and Voting**

**Section 2. Board of Directors Meeting**

**Remove the current B.:**

B. **Regular Meeting.** Other regular meetings of the Board of Directors shall be held as fixed by the Board.

**Amend C. and reletter the remaining C. through F. as follows:**

B. **Special Meetings.** Special meetings of the Board of Directors may be called at any time and place by the President or any two of the Directors upon not less than two weeks’ notice to each member thereof. At special meetings only such business may be transacted as has been stated in the call for the meeting.

C. **Notice of Meetings.** Notice of any regular or special meetings of the Board of Directors may be given by and shall be effective if sent by mail or given by telephone, by e-mail or other forms of electronic communications, or in person to any Director, which notice shall be deemed to have been given, if sent by mail, when deposited in the United States mail, with postage thereon prepaid, addressed to such Director at the Director’s address then appearing on the books of the Corporation.

D. **Quorum.** At all meetings of the Board of Directors, unless otherwise required by the laws of the State of Virginia, or the Certificate of Incorporation, a majority of the Directors then in office (excluding for this purpose all vacant directorships), but in any event not less than one-third of the entire Board of Directors, shall constitute the act of the Board.

E. **Adjournments.** A majority of the Directors present, whether or not a quorum is present, may adjourn any meeting to another time and place. Notice of any adjournment of a meeting of the Board of Directors to another time or place shall be given to the Directors who were not present at the time of the adjournment, and, unless such time and place are announced at the meeting, to the other Directors.

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**Bylaws**

**Article X. Accreditation Standards**

**Amend Section 1. as follows:**

**Section 1.** The accreditation standards of the Association shall be established and amended by a majority vote of the membership present and voting at an Annual Meeting at which a quorum is present, provided a written notice of the proposed changes, with Board review and recommendation, be sent with opportunity to comment to all accredited institutional members at least four weeks prior to said meeting.
Bylaws

Article XV. Amendments

Amend as follows:

These Bylaws may be amended by a majority vote of the delegates present and voting at an Annual Meeting at which a quorum is present, provided a written notice of the proposed changes, with Board review and recommendation, be sent with opportunity to comment to all accredited institutional members at least four weeks prior to said meeting.

CODE OF ETHICS

Code of Ethics

Article VI. Amendments

Amend as follows:

The Code of Ethics may be amended by a majority vote of the delegates present and voting at an Annual Meeting at which a quorum is present, provided a written notice of the proposed changes, with Board review and recommendation, be sent with opportunity to comment to all accredited institutional members at least four weeks prior to said meeting.

RULES OF PRACTICE AND PROCEDURE, PART I

Rules of Practice and Procedure, Part I

Article I. Association Policies

Section 6. Orientation and Training of Personnel

Remove current reference to “correspondence learning,” amending Section 6. as follows:

Section 6. Orientation and Training of Personnel. Prior to or at the beginning of service, and as appropriate as service continues, the Association orients or trains members of the Board of Directors, Commission on Accreditation, Committee on Ethics, and National Office staff in a manner consistent with the nature and scope of their respective duties and responsibilities. For individuals involved in accreditation reviews, orientation and training includes the Association’s responsibilities regarding distance education. Orientation and training is conducted through written materials and through various interactive means. The requirements of this section also apply to the members of any Appeals Committee established for a specific review as provided for in the Rules of Practice and Procedure, Part II., Article VIII.

Rules of Practice and Procedure, Part I

Article III. Amendments to Part I of the Rules of Practice and Procedure

Amend as follows:

Part I of the Rules of Practice and Procedure may be amended by a majority vote of the Board of Directors, provided a written notice of the proposed amendment be sent with opportunity to comment to all accredited institutional members and all members of the Board at least two weeks prior to the vote.
RULES OF PRACTICE AND PROCEDURE, PART II

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Rules of Practice and Procedure, Part II
Article I. Institutional Membership
Section 3. Curricular Requirements

Remove current reference to “correspondence learning,” amending Section 3. as follows:

Section 3. Curricular Requirements. The Association will grant Membership or renewal of Membership only when every curricular program of the applicant institution (including graduate work, and distance learning, if offered) meets the standards and guidelines of the Association.

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Rules of Practice and Procedure, Part II
Article III. Institutional Procedures
Section 2. Closing an Institution or Program

Renumber and retitle Section 2. as follows and move it to Rules of Practice and Procedure, Part II, Article VII.

Section 1. Notification.

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Rules of Practice and Procedure, Part II
Article IV. Commission Policies

Renumber and retitle Section 5. as follows and move it to Rules of Practice and Procedure, Part II, Article VII.

Section 2. Assistance.

Renumber Section 6. as follows:

Section 5. Commission Procedures in Extreme Matters of Institutional Ethics and Integrity

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Rules of Practice and Procedure, Part II
Article V. Substantive Change

Amend the second paragraph of Section 1. as follows:

The nature and scope of the substantive change or the extent to which the institution demonstrates its ability to meet all applicable standards may necessitate an on-site visit or a comprehensive review either as required by NASD Handbook provisions or at the discretion of the Commission.

Amend Section 2.B as follows:

B. Any change in the legal status, form of control, or ownership of the institution.

Amend Section 2.H and 2.I. as follows:

H. Starting a branch campus or extension program at which the institution offers at least fifty (50) percent of any educational program in dance, regardless of how many such campuses or extension programs have been approved previously by NASD.

I. Participation in an agreement to teach-out students from an institution or program that is closing. (Institutions to which Standard XX. pertains must review and demonstrate compliance with Standard XX.1.I.).
Add Section 2.L. and reletter current L. as follows:

L. An institution’s designation of NASD as its gatekeeper for the purpose of eligibility for participation in federal Title IV programs, irrespective of whether:

1. The institution is accredited as a single-purpose institution by NASD and does not currently participate in Title IV programs, but plans to apply for participation in federal Title IV, or

2. The institution is accredited as a single-purpose institution by NASD and a regional or other national institutional accrediting agency, has designated the regional or other national institutional accrediting agency as its gatekeeper for the purpose of eligibility for federal Title IV participation, and plans to relinquish such regional or other national institutional accreditation entirely, or

3. The institution is accredited as a single-purpose institution by NASD and a regional or other national institutional accrediting agency, has designated the regional or other national institutional accrediting agency as its gatekeeper for the purpose of eligibility for federal Title IV participation, and plans to retain the regional or other national institutional accreditation and relinquish the connection between that accreditation and Title IV participation.

M. Other major changes that would impact continuing compliance with NASD standards applicable to degrees and programs being offered.

Amend Section 4. as follows:

Section 4. Additional Standards and Procedures. Additional standards and procedures regarding substantive change in certain cases for institutions for which NASD is the designated institutional accreditor are found primarily in Standards for Accreditation XX.

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Rules of Practice and Procedure, Part II
Article VII. Teach-Out Plans and Agreements

Move Article VII. to Standards for Accreditation XX.1.J. and create a new Article VII. as follows:

ARTICLE VII
INSTITUTION CLOSURES

Section 1. Notification. Members of the Association shall advise NASD as far in advance as possible prior to the closing of an accredited institution or an accredited dance unit within an institution. Advance notice allows for the development of appropriate procedures to protect the accreditation status of degrees received by former and current students and to provide for safekeeping of important records.

Section 2. Assistance. If an NASD accredited institution closes without a teach-out plan or agreement, NASD works with the U.S. Department of Education and the appropriate state agency, to the extent feasible, to assist students in finding reasonable opportunities to complete their education without additional charge.

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Rules of Practice and Procedure, Part II
Article XII. Printed Recognition of Membership
Section 1. Accredited Membership

Amend D. as follows:

D. The institution shall publish in one or more official documents concerning its dance program, and make available upon request, the name, address, and telephone of NASD.
Rules of Practice and Procedure, Part II
Article XIV. Amendments

Amend as follows:

Part II of the Rules of Practice and Procedure may be amended by a majority vote of the Commission on Accreditation, provided a written notice of the proposed amendment be sent with opportunity to comment to all accredited institutional members and all members of the Commission on Accreditation at least two weeks prior to the vote.

STANDARDS FOR ACCREDITATION

Standards for Accreditation
II. Purposes and Operations
F. Facilities, Equipment, Health, and Safety

Amend F.1.g.(4) as follows:

(4) Adequate fenestration, lighting, acoustical ambiance, ventilation, and temperature control.

Standards for Accreditation
II. Purposes and Operations
M. Operational Standards for All Postsecondary Institutions for which NASD is the Designated Institutional Accreditor

Amend M. as follows:

M. Operational Standards for All Postsecondary Institutions for which NASD is the Designated Institutional Accreditor. Additional operational standards that apply to all postsecondary institutions that designate NASD as their institutional accreditor may be found in Standards for Accreditation XX. All institutions to which these standards apply must demonstrate compliance with all applicable standards in Standard XX.

Standards for Accreditation
II. Purposes and Operations
N. Operational Standards and Procedures for Proprietary Institutions

Amend N. as follows:

N. Operational Standards and Procedures for Proprietary Institutions. Additional operational standards that apply to all proprietary institutions may be found in Standards for Accreditation XXI. All institutions to which these standards apply must demonstrate compliance with all applicable standards in Standards for Accreditation XXI.
Standards for Accreditation
II. Purposes and Operations
O. Operational Standards and Procedures for Branch Campuses, External Programs

Amend O. as follows:

O. Operational Standards and Procedures for Branch Campuses, External Programs. Additional operational standards that apply to branch campuses, extension programs, and other external programs may be found in Appendix I.A. All institutions to which these standards apply must demonstrate compliance with all applicable standards in Appendix I.A.

Standards for Accreditation
III. Dance Program Components
G. Independent Study

Remove current reference to “correspondence learning,” amending G.1 as follows:

1. Definition. Each offering institutions must publish information that includes its definitions of independent study and its policies for the conduct of independent study on campus or through distance learning.

Standards for Accreditation
III. Dance Program Components
H. Distance or Correspondence Learning

Remove current reference to “correspondence learning,” amending H. as follows:

1. Definition. Distance learning involves programs of study delivered entirely or partially away from regular face-to-face interactions between teachers and students in studios, classrooms, tutorials, laboratories, and rehearsals associated with coursework, degrees, and programs on the campus. Normally, distance learning uses technologies to deliver instruction and support systems, and enables substantive interaction between instructor and student.

2. Means. The distance aspect of these programs may be delivered through a variety of means, including teaching and learning through electronic systems.

3. Standards Applications
   a. Distance learning programs must meet all NASD operational and curricular standards for programs of their type and content. This means that the functions and competencies required by applicable standards are met even when distance learning mechanisms predominate in the total delivery system.

   b. Programs in which more than forty (40) percent of their requirements are fulfilled through distance learning will be designated as distance learning programs in NASD publications.

4. Standards
   a. Purposes and Resources

     (1) Purposes shall be clear. The institution must demonstrate that such purposes can be delivered through current or proposed systems of distance learning.
(2) The institution must provide financial and technical support commensurate with the purpose, size, scope, and content of its distance learning programs.

(3) Any sustained enrollment growth must be accompanied in a timely manner by a corresponding growth in resources and support systems.

b. Delivery Systems, Verification, and Evaluation

(1) Delivery systems must be logically matched to the purposes of each program. Delivery systems are defined as the operational interrelationships of such elements as program or course content, interactive technologies, teaching techniques, schedules, patterns of interaction between teacher and student, and evaluation expectations and mechanisms.

(2) The institution must have processes that establish that the student who registers in a distance education course or program is the same student who participates in and completes the program and receives academic credit. Verification methods are determined by the institution and may include, but are not limited to, secure login and password protocols, proctored examinations, and new or other technologies and practices.

(3) Institutions must use processes that protect student privacy and notify students of any projected or additional student charges associated with verification of student identity at the time of registration or enrollment in distance education programs.

(4) Specific student evaluation points shall be established throughout the time period of each course or program.

c. Technical Prerequisites

(1) The institution must determine and publish for each distance learning program or course (a) requirements for technical competence, and (b) any technical equipment requirements. The institution must have means for assessing the extent to which prospective students meet these requirements before they are accepted or enrolled.

(2) The institution shall publish information regarding the availability of academic and technical support services.

d. Program Consistency and Equivalency

(1) The institution shall have mechanisms for assuring consistency in the application of policies, procedures, and standards for entering, continuing, and completing the course or program.

(2) When an identical program, or a program with an identical title, is offered through distance learning as well as on campus, the institution must be able to demonstrate functional equivalency in all aspects of each program. Mechanisms must be established to assure equal quality among delivery systems.

e. Communication with Students. Instructions to students, expectations for achievement, and evaluation criteria must be clearly stated and readily available to all involved in a particular distance learning program. Students must be fully informed of means for asking questions and otherwise communicating with instructors and students as required.

5. Notification Rule. A special notification rule applies to institutions that participate in federal Title IV programs and to which Standards for Accreditation XX., Section 2.D. apply.
Standards for Accreditation
III. Dance Program Components
I. Disciplines in Combination

Remove current reference to “correspondence learning,” amending I.1.b. as follows:

b. Programs centered on new approaches and combinations will be reviewed by the standards in this section and, as applicable, by those that address distance learning and disciplines in combination.

Standards for Accreditation
IV. Undergraduate Programs in Dance
C. Degree Structures

Amend C.5.d. as follows:

d. Title Protocols. NASD recognizes that some institutions are chartered to offer only the Bachelor of Arts or Bachelor of Science degree. When these institutions offer a baccalaureate degree meeting professional dance standards, the degree will be listed by NASD, and should be listed by the institution, as Bachelor of Arts or Bachelor of Science with a specific major, as outlined in Standard IX., to distinguish it from the liberal arts-oriented Bachelor of Arts or Bachelor of Science with a major in Dance.

Standards for Accreditation
IV. Undergraduate Programs in Dance
C. Degree Structures

Remove current reference to “correspondence learning,” amending C.7. as follows:

7. Programs Involving Distance Learning, Disciplines in Combination, or with a Focus on Electronic Media.

Standards for Accreditation
VII. The Liberal Arts Degree with a Major in Dance
D. Essential Content and Competencies

Remove current reference to “correspondence learning,” amending D.5.a. as follows:

5. Means

In addition to standards in Standards for Accreditation VII., the following standards apply as appropriate to liberal arts undergraduate degrees that involve:

a. Distance Learning, Standard III.H.

Standards for Accreditation
VIII. All Professional Baccalaureate Degrees in Dance
A. Principles and Policies

Remove current reference to “correspondence learning,” amending A.6.c.(1) as follows:

(1) Distance Learning, Standard III.H.
Remove current reference to “correspondence learning,” amending C.2. as follows:

2. Residence. Residence policies are determined by the institution. Normally, a period of continuous concentrated study within the graduate community is required. Programs based on distance learning, or with a significant distance-learning component, must fulfill the function of community by providing experiences that produce interaction among graduate students and faculty.

Remove current reference to “correspondence learning,” amending C.6. as follows:

6. Programs Involving Distance Learning, Disciplines in Combination, or with a Focus on Electronic Media. Programs in these categories must meet applicable requirements in Standard III.

Remove current reference to “correspondence learning,” amending title of E. as follows:

E. Programs Involving Distance Learning, Disciplines in Combination, or with a Focus on Electronic Media.

Amend note as follows:

NOTE: The following standards apply to all independent institutions of higher education that offer professional education and training in dance with the exception of those that 1) have designated as their institutional accrediting body, for the purpose of eligibility in Title IV programs, a regional or other national institutional accreditation agency, and 2) have been approved by that agency. They may be degree- and/or non-degree-granting; they may be not-for-profit or proprietary. These standards are in addition to Standards I. through XIX. Additional standards apply to proprietary schools (see Standard XXI). All independent institutions to which Standard XX. applies must demonstrate compliance with all applicable standards in this section.

Amend Section 1. as follows:

In addition to meeting all operational and curricular standards of the Association appropriate to the scope of programs offered, as noted in Standards I. through XIX., institutions of higher education to which Standard XX. applies shall meet the following standards:
Standards for Accreditation
XX. Specific Operational Standards for All Institutions of Higher Education for which NASD Is the Designated Institutional Accrreditor
Section 1. Standards for Accreditation
C. Finances

Amend C.2. as follows:

For the purpose of evaluating the financial stability and business policies of the institution, at least one member will be added to each NASD visiting team. This member shall have expertise and experience in the management, operation, and assessment of financial practices, and in cooperation with other members of the team, be responsible for reviewing the practices and sufficiency of financial resources of the institution.

Standards for Accreditation
XX. Specific Operational Standards for All Institutions of Higher Education for which NASD Is the Designated Institutional Accrreditor
Section 1. Standards for Accreditation
D. Governance and Administration

Amend note under D. as follows:

NOTE: D.1.a. and D.3. below apply to not-for-profit institutions only. The remaining paragraphs apply to both not-for-profit and proprietary institutions.

Standards for Accreditation
XX. Specific Operational Standards for All Institutions of Higher Education for which NASD Is the Designated Institutional Accrcreditor
Section 1. Standards for Accreditation

Amend D.4.a. as follows:

a. The administrative structure of the institution must be sufficient in size and competence to cover business, registrar, maintenance, security, safety, and student services functions.

Remove current reference to “correspondence learning,” amending E.3. as follows:

3. Resources and Program Components. Institutions providing general studies programs must document the presence and application of adequate resources and program components to support the content of each course or type of study offered. These resources include, but are not limited to, qualified faculty, facilities and equipment, library and information resources, and distance learning if applicable. Program components include, but are not limited to, credit and time requirements, program continuity, and forms of instruction. Resources and program components for general education must be in compliance with applicable standards outlined in Standards for Accreditation II. and III.
Amend J. and insert text from Rules of Practice and Procedure, Part II, Article VII., Sections 1. through 3, as follows:

J. Teach-Out Plans and Agreements

1. Conditions of Applicability

   NASA requires an accredited institution to which Standard XX. applies to submit a teach-out plan requesting Commission review and action upon the occurrence of any of the following events:

   a. The U.S. Secretary of Education notifies NASA that the Secretary has initiated an emergency action against an institution, in accordance with section 487(c)(1)(G) of the HEA, or an action to limit, suspend, or terminate an institution participating in any Title IV, HEA program, in accordance with section 487(c)(1)(F) of the HEA, and that a teach-out plan is required.

   b. NASA acts to withdraw, revoke, or suspend the accreditation of the institution.

   c. The institution notifies NASA that it intends to cease operations entirely or close a location that provides one hundred (100) percent of at least one program.

   d. A state licensing or authorizing agency notifies NASA that an institution’s license or legal authorization to provide an educational program has been or will be revoked.

   e. The institution stops offering an educational program before all students enrolled in that program complete the program or transfer to another program.

2. NASA Actions

   If one or more conditions stipulated in Standard XX., Section 1.J.1.a through Section 1.J.1.e occurs:

   a. NASA will evaluate the teach-out plan to ensure it provides for the equitable treatment of students under criteria established by NASA, specifies additional charges, if any, and provides for notification to the students of any additional charges.

   b. If NASA approves a teach-out plan that includes a program that is accredited by another recognized accrediting agency, it will notify that accrediting agency of NASA’s approval.

   c. NASA may require an institution it accredits to enter into a teach-out agreement as part of its teach-out plan.

   d. NASA will require an institution it accredits that enters into a teach-out agreement, either on its own or at the request of NASA, with another institution to submit that teach-out agreement to NASA for approval (see Rules of Practice and Procedure, Part II., Article V. Substantive Change). NASA will review and take positive action on the teach-out agreement only if the agreement is between institutions that are accredited by NASA or another accrediting agency recognized by the U.S. Secretary of Education; is consistent with all applicable NASA standards, the NASA Code of Ethics, and the NASA Rules of Practice and Procedure, as well as applicable federal and state regulations; and provides for the equitable treatment of students in terms outlined in J.3. below.

   e. If an NASA-accredited institution plans to establish a teach-out agreement with another institution, the agreement must receive approval from the NASA Commission on Accreditation prior to ratification of the agreement by the parties.
3. Review Criteria
   
a. The institution responsible for teaching-out students must have the necessary experience, resources, and support services to:

   (1) Provide an educational program that is of acceptable quality and substantially similar in function, content, structure, and scheduling to that provided by the institution that is ceasing operations either entirely or at one of its locations; and

   (2) Remain stable, carry out its mission, and meet all obligations to existing students.

b. The institution responsible for the teach-out must demonstrate that it can provide students access to the program and services without requiring them to move or travel substantial distances and that it will provide students with information about additional charges, if any.

Add 4. as follows:

4. Definitions
   
a. Teach-out agreement means a written agreement between accredited institutions that provides for the equitable treatment of students under certain conditions when an institution [or program] is closing.

b. Teach-out plan means a written plan developed by an institution that provides for equitable treatment of students under certain conditions when an institution [or program] is closing.

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Standards for Accreditation
XX. Specific Operational Standards for All Institutions of Higher Education for which NASD is the Designated Institutional Accreditor
Section 2. Procedural Requirements
Page 125

Amend Section 2.A. text as follows:

Section 2. Procedural Requirements

In addition to meeting all procedural requirements of the Association appropriate to the scope of programs offered, institutions of higher education to which Standard XX. applies shall be subject to the following procedures:

A. Supplemental Annual Report. In addition to the annual HEADS Data Survey, Accreditation Audit, and Affirmation Statement (see Rules of Practice and Procedure, Part II, Article III., Section 1.), the institution must file a Supplemental Annual Report at a time and in a format stipulated by the Association, which contains the following information:

Remove current reference to “correspondence learning,” amending Section 2.A.7. as follows:

7. For the current and the previous academic year, the total enrollment of the institution and of any distance education programs it offers.
Amend Section 2.B. as follows:

B. New Curricula and Substantive Change

Remove current reference to “correspondence learning,” amending Section 2.D. as follows:

D. Notification Rule. As a USDE recognized accrediting agency, NASD is required to report to the U.S. Secretary of Education enrollment information under the following circumstances if the institution offers distance education: an increase in headcount enrollment for the institution of fifty (50) percent or more within the HEADS Data Survey, compiled by NASD. If the fifty (50) percent threshold is reached or exceeded, this fact is provided to the Secretary within thirty days of the close of the HEADS project each year. The institution will also be notified at the same time NASD notifies the Secretary, except in cases where provisions of “Policies and Rules Concerning USDE Title IV” are applicable (see Rules of Practice and Procedure, Part II, Article IV., Section 4.)

Amend Section 2.E.1. as follows:

1. If an accredited institution plans to establish a new branch campus, or similar entity that functions in the same manner, in the U.S. or elsewhere, that offers postsecondary and/or professional level degrees or non-degree-granting programs in dance, the following materials must be submitted at least six months prior to the opening of the branch:

Amend Section 2.E.1.b. as follows:

b. Information in the standard NASD format which demonstrates compliance with all applicable standards including but not limited to: operational standards, applicable curricular standards, Standards for Institutions of Higher Education for which NASD is the Designated Institutional Accradiator, and Specific Operational Standards for Proprietary Institutions of Higher Education.

Amend Section 2.E.3. as follows:

3. Approval of the branch campus or similar entity and its operations will depend upon the institution’s demonstration that it meets requisite NASD standards applicable to the programs it offers and the operations that support those programs.

Remove the note below Section 2.E.3.:

NOTE: If the proposed branch campus offers types of dance programs under the purview of NASD other than those listed in item D.1. above, the review of those programs is conducted under provisions of the Rules of Practice and Procedure, Part II., Article V., Sections 1., 2.H., and 3.

Move current Section 2.F. to XX.1.J.2.e.:

F. Teach-Out Arrangements. If an NASD-accredited institution plans to establish a teach-out agreement with another institution, the agreement must receive approval from the NASD Commission on Accreditation prior to ratification of the agreement by the parties.

Reletter current Section 2.G., and reletter and amend current letters b. through g. as follows:

F. Automatic Actions

1. Automatic Review. The following circumstances will cause an automatic review of the institution’s accreditation status:

a. Declaration or evidence of financial exigency.
b. Change in ownership or major change in control, provided NASD is given at least five days’ advance notice in writing of the date of the change. This includes but is not limited to:

(1) The sale of the institution or the majority of its assets.
(2) The transfer of the controlling interest of stock in the institution or its parent corporation.
(3) The merger of two or more institutions.
(4) The division of one or more institution(s) into two or more institutions.
(5) The transfer of the controlling interest of stock in the institution to its parent corporation.
(6) Change in over seventy-five (75) percent of board membership during a ninety (90) day period.
(7) The complete replacement of one set of board members of the accredited institution by another within a six-month period.

However, the five-day advance notice rule does not apply in cases where transfer of ownership occurs by right of survivorship upon the death of an owner, or similar circumstances. In these cases, NASD must be notified within five days of the occurrence.

c. Any transfer of assets or liabilities between the institution and any parent corporation that would substantially alter the ability of the institution to remain current regarding compliance with NASD standards.

d. Notice to establish a branch campus or other entity that would offer degrees and programs eligible for review by NASD, or notice of intent to significantly expand affiliative uses of the institution’s name.

e. Notice of intention to designate NASD as the institution’s gatekeeper for the purpose of eligibility and participation in federal Title IV programs.

f. State or federal action that results in the removal of the institution’s eligibility to participate in state or federal student loan and grant programs.

g. Failure to gain accreditation or candidacy status upon application to another nationally recognized institutional accrediting agency, or loss of accreditation or candidacy status held with such agency.

2. Automatic Suspension of Accreditation Status. Automatic suspension of accreditation status will occur under the circumstances articulated in the Bylaws, Article I., Section 3.D.

Retitle Section 2.H. to Section 3 and renumber/reletter as follows:

Section 3. Policies and Protocols for Institutions Participating in Federal Student Loan Programs

A. Context of Accreditation Reviews. In compliance with Public Law 102-325, the Higher Education Amendments of 1992, the NASD accrediting Commission must take into account the following information as it considers the accreditation or reaccreditation of any institution that participates in federal student loan programs and for which NASD is the institutional accrediting agency:

1. Default rates in student loan programs under Title IV of the Higher Education Act of 1965 as periodically amended, based on the most recent data provided to the institution and/or to the accrediting body by the U.S. Secretary of Education.

2. Records of any student complaints received by NASD that are eligible for review according to provisions of the NASD Complaint Procedure.

3. Evidence concerning compliance with program responsibilities under Title IV of the Higher Education Act of 1965 as periodically amended, based on the most recent data provided to the institution and/or
to the accrediting body by the U. S. Secretary of Education, including any results of financial or compliance audits, program reviews, and such other information as the U.S. Secretary of Education may provide to NASD.

B. **Arbitration Rule.** The institution shall provide in writing its agreement to abide by the initial arbitration rule in Section 496 of Public Law 102-325:

“The [U.S.] Secretary [of Education] may not recognize the accreditation of any institution of higher education unless that institution of higher education agrees to submit any dispute involving the final denial, withdrawal or termination of accreditation to initial arbitration prior to any other legal action.”

C. **Change in Ownership or Major Change of Control.** Change in ownership or major change of control will result in an on-site review within six months of the change. The preparation for the visit, the visit, Commission review, and Commission action shall follow regular NASD procedures. The institution will assume the responsibility for fees and expenses associated with this visit.

D. **Third-Party Comment Rule.** See Rules of Practice and Procedure, Part II., Article IV., Section 1.

E. **Rules Concerning Notification of Action by the NASD Commission on Accreditation.** Notifications concerning actions by the NASD Commission on Accreditation are published consistent with the provisions of the NASD Rules of Practice and Procedure, Part II., Article XI., Section 2.

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Appendix I.A.
Section 2. Guidelines

**Amend Section 2.B. as follows:**

B. A branch campus is normally considered 1) a separate institution within the same corporate structure as the main campus, and 2) geographically apart from the main campus.

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Appendix I.B.
Section 2. Standards and Guidelines
Q. Standards for Specific Curricular Programs

**Remove current reference to “correspondence learning,” amending Section 2.Q.9. as follows:**

9. Programs involving distance learning must meet accreditation standards regarding such programs (see Standards for Accreditation III.H.). This includes programs delivered robotically through interactive tutorials as well as those led by specific faculty members.

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Appendix III.E.
Section 1. Institutions

**Amend Section 1. as follows:**

**Section 1. Institutions Offering Dance Curricular Programs Only**

A. NASD accredits only those independent postsecondary institutions offering degree- or non-degree-granting curricular programs in dance that are legally authorized under applicable state law to provide a program of education beyond the secondary level.

B. NASD does not renew the accreditation of an independent postsecondary institution during a period in which the institution:
1. Is the subject of an interim action by a recognized institutional accrediting agency potentially leading to the suspension, revocation, or termination of accreditation or preaccreditation.

2. Is the subject of an interim action by a state agency potentially leading to the suspension, revocation, or termination of the institution’s legal authority to provide postsecondary education.

3. Has been notified of a threatened loss of accreditation, and the due process procedures required by the action have not been completed.

4. Has been notified of a threatened suspension, revocation, or termination by the state of the institution’s legal authority to provide postsecondary education, and the due process procedures required by the action have not been completed.

C. In considering whether to grant initial accreditation to an independent postsecondary institution, NASD takes into account actions by:

1. Recognized institutional accrediting agencies that have denied accreditation or preaccreditation to the institution, placed the institution on public probationary status, or revoked the accreditation or preaccreditation of the institution.

2. A state agency that has suspended or revoked the institution’s legal authority to provide postsecondary education.

D. If the Commission grants accreditation to an independent postsecondary institution notwithstanding the actions described in paragraphs B. or C. of this section, NASD provides the U.S. Secretary of Education, not later than thirty (30) days after the date of Commission action, a thorough explanation, consistent with its accreditation standards, why the previous action by a recognized institutional accrediting agency or the state does not preclude a grant of accreditation status.

E. NASD will promptly review its accreditation of an independent postsecondary institution to determine if it should also take adverse action against the institution if:

1. A recognized institutional accrediting agency takes an adverse action with respect to a dually accredited institution,

2. A recognized institutional accrediting agency places the institution on public probationary status, or

3. A recognized programmatic accrediting agency takes an adverse action, for reasons associated with the overall institution rather than the specific program, against a program offered by an institution or places the program on public probation.

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3. Has been notified of a threatened loss of accreditation, and the due process procedures required by the action have not been completed.

4. Has been notified of a threatened suspension, revocation, or termination by the state of the institution’s legal authority to provide postsecondary education, and the due process procedures required by the action have not been completed.

B. In considering whether to grant initial accreditation to a multipurpose institution offering one or more dance curricular programs, NASD takes into account actions by:

1. Recognized institutional accrediting agencies that have denied accreditation or preaccreditation to the institution offering the program, placed the institution on public probationary status, or revoked the accreditation or preaccreditation of the institution.

2. A state agency that has suspended or revoked the institution’s legal authority to provide postsecondary education.

C. If the Commission grants accreditation to a multipurpose institution offering one or more dance curricular programs notwithstanding the actions described in paragraphs A. and B. above, NASD provides the U.S. Secretary of Education, no later than thirty (30) days after the date of Commission action, a thorough explanation, consistent with its accreditation standards, why the previous action by a recognized institutional accrediting agency or the state does not preclude a grant of accreditation status.

D. NASD will promptly review its accreditation of a multipurpose institution offering one or more dance curricular programs to determine if it should also take adverse action against the program if

1. A recognized institutional accrediting agency takes an adverse action with respect to the institution offering the program, or

2. Places the institution on public probationary status.

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