BYLAWS OF THE LAW SCHOOL AFFILIATES OF
THE FLORIDA BAR YOUNG LAWYERS DIVISION

ARTICLE I
GENERAL PROVISIONS

Section 1. Name. The name of this organization shall be the “Law School Affiliates,” a committee of The Florida Bar Young Lawyers Division.

Section 2. Purpose. The purpose of the Law School Affiliates (the “LSA”) is to:

(1) assist The Florida Bar and The Florida Bar Young Lawyers Division (the “YLD”) in their purposes and encourage interest and participation by law students in the purposes of The Florida Bar and the YLD;
(2) provide programs of activities and projects designed to be of interest and assistance to Florida law schools and law students; and
(3) serve as liaison between Florida law schools, YLD, and The Florida Bar by fostering discussion and free interchange of ideas relative to law students, legal education, and the practice of law.

Section 3. Status. The LSA is a committee of the YLD. The YLD’s constitution, bylaws, and actions supersede and control the LSA and these Bylaws. All actions of the LSA shall be subject to the approval of the YLD Board of Governors.

ARTICLE II
COMPOSITION, DUTIES, AND RESPONSIBILITIES

Section 1. LSA Composition. Each Florida law school Dean or designee shall select a 2L, 3L, and law school administrator to serve as a Law Student Liaison (“LSL”) on behalf of the respective law school. LSLs may be selected by any method at the Dean’s or designee’s discretion including, but not limited to appointment, election, application, or as an ex officio in another law school student organization.

Section 2. Considerations in Selecting a LSL. To be eligible to serve as a LSL, the individual must be enrolled in at least six (6) credit hours per semester in a law school in the State of Florida in good standing or a faculty or administrator of the respective Florida law school. YLD encourages each law school Dean or designee to consider diversity, experience, and law school or community involvement while selecting LSLs.

Section 3. LSL Duties and Responsibilities. In addition to the other duties and responsibilities of the LSA set forth in these bylaws, LSLs shall be responsible for:

(1) attending The Florida Bar Annual Convention and the YLD Affiliate Outreach Conference;
(2) applying for and presenting YLD programming grants on behalf of their respective law school;
(3) keeping their respective law schools and administrations advised of the rights, benefits, privileges, opportunities, programs and status of the YLD and The Florida Bar;
(4) working with the Law School Liaisons appointed by the YLD;
(5) assisting the YLD in establishing and administering on-campus programming to promote the purposes of the LSA Committee, the YLD and The Florida Bar;
(6) representing the LSA and YLD at law school orientation events.

Section 4. Duty of Professionalism. A LSL shall act with professionalism regarding all activities and responsibilities associated with the YLD. A LSL shall also uphold the image and reputation of the legal profession, The Florida Bar, and the YLD. Professionalism includes, but is not limited to, communicating with all LSLs, YLD Board of Governors, and YLD affiliates in a respectful manner at all times. Determination of whether an act or conduct fails to adhere to the YLD’s standard of professionalism shall be the responsibility of the YLD President and the YLD LSA Committee Chair.

Section 5. Social Media. Any LSA may have social media accounts to promote LSA events, YLD events, and other topics of interest to law students. YLD and the Florida Bar reserve the right to review and modify any material on the LSA social account and thus must be included as an administrator. All actions on the social media accounts must be in compliance with these bylaws and other YLD and The Florida Bar governing documents.

Section 6. Alcohol. YLD funds may not be used to purchase alcohol. LSA events may have alcohol; however, YLD funds cannot be used to pay for alcohol. Every effort should be made to refrain from mentioning alcohol in event advertisements.

Section 7. Intellectual Property. The LSA logo shall not be modified without prior approval.

Section 8. Fundraising. While LSAs may participate in pre-existing fundraising events (such as Light the Night), the LSA may not hold its own fundraising events. Further, LSLs may not set up bank accounts in the name of the LSA or any of its local affiliates.

Section 9. Meeting Expenses. The cost of student LSAs attendance at YLD conferences is subsidized by the YLD. LSAs receive this subsidy in the form of a reimbursement after the conference. The reimbursement form must be filled out properly for each school, and submitted with proper supporting documentation no later than two (2) weeks after the date of the conference.

ARTICLE III
LAW SCHOOL REGISTRATION

Section 1. Registration as a Student Organization. LSAs may become a registered student organization of its law school.
Section 1. Removal of LSLs. A LSL may be removed for any cause by the Dean or designee, or the YLD LSA Committee Chair. A new LSL will be selected by the Dean or designee of the respective law school.

ARTICLE V
AMENDMENTS

Section 1. Manner of Amendment. These bylaws may be amended only by approval of the YLD at any regularly scheduled YLD Board of Governors meeting. The LSAs may suggest and submit proposed amendments to these bylaws from time to time to the YLD LSA Committee Chair.