



National Association of County Surveyors

526 South E Street ~ Santa Rosa, CA 95404

T. (707) 578-1130 F. (707) 578-4406

nacs@countysurveyors.org

NACS Annual Membership Meeting

Wednesday, March 18, 2026

HorseShoe Las Vegas (Room: Bronze 1/2)

Annual Meeting Following County Surveyor Panel Discussion

In conjunction with Western Regional Survey Conference

1. Call to Order
2. Introductions
3. Additions/Changes to the Agenda
4. Approval of 2025 Annual Meeting Minutes
5. Treasurers Report
6. Officer's Reports
7. Director's Reports
8. Proposed Bylaw Amendments
9. Election of Officers and directors (Terms start July 2026, NACo Meeting)
10. Approval of the FY 2026/27 Budget
11. Comments from Board of Directors Members
12. Open Membership Forum
13. Adjourn the Annual Membership Meeting.

Patrick Veraguth, L.S.
Douglas & Grant County Surveyor, Minnesota
2024-2026 NACS President

2026 Annual Meeting Report

Greetings fellow surveyors; this will be my last annual report as president of NACS. My time as president has flown by! As I have gotten more involved with NACS and the organizations that we interact with, I have learned that there are many things that NACS can do to help all county and government surveyors. We need to unite to have a bigger voice in the world.

2025 NACS Annual Meeting Summary

NACS had their annual meeting in Grand Rapids, Michigan, on February 12, 2025. There was a session on Michigan's PLSS program by Nicholis Clever, director of the Land Survey and Remonumentation Office. Michigan has had a system in place since 1990, and they have completed about 80% of the work.

NACS invited Dominica VanKoten, who is the Lands, Realty and Cadastral Survey Division Chief, at the Bureau of Land Management to speak at the annual meeting. She gave a presentation on BLM records.

Pat Veraguth gave a short presentation at the Michigan County Surveyors luncheon on the advantages of creating a statewide County Surveyor organization.

NACS had our annual meeting where we approved the budget. Marvin Meyers was awarded NACS Life membership. Then we had an open forum online discussing the California wildfires and how they were reestablishing property lines after the fires.

Kory Thurnau, MnGeo Survey Coordinator, also gave a presentation on the Minnesota Remonumentation Program.

The following is a list of the 2025 NACS Board agenda items:

1. Thanks to Crissy, our executive director and the NACS board for all their work on the 2026 Bylaws changes. These included all government surveyors and added a new non-voting, Emeritus Director. These bylaw changes have been in the works for several years. NACS membership will be voting on this at the 2026 annual meeting. Please look at these new additions and see if we missed anything.
2. Dues have not been changed for several years and costs have gone up to run the organization. Therefore 2026 dues have been increased to \$75 per voting member. If you have a state organization, please look into an agreement with NACS for full membership of your organization to see if you qualify for a reduced rate.
3. Each NACo Committee has its own platform. NACS wants to add language to the Transportation Committee platform about maintaining the PLSS infrastructure. We plan to initiate this at the NACo annual meeting in July of 2026. We do have this currently on the Public Lands Committee Platform, but we would like to have it on the Transportation Committee Platform too. It is something to reference and show the importance of PLSS Remonumentation.

4. We are looking for input from you, the membership, to create new goals for NACS that will foster growth for you as County Surveyors. Please reach out to anyone on the Board with ideas NACS should be pursuing.
5. Roundtable discussions are a great tool to brainstorm and collaborate. Please sign up for future roundtables and participate.
6. 2026 NACS annual meeting will be in Las Vegas March 18th. We will have an open discussion with County Surveyors from eight different states and have our annual meeting at the end.
7. 2026 NACS election nominations have been filled, but if you are willing to serve, let me know and I can add you to the nominations. We will have four new people on the Board this year. Please welcome new members. Thank you to Chuck, Marvin and Tom for their years of service on the NACS Board.
8. Pat Veraguth has been appointed as the liaison to NACo and NSPS.
9. NGS is having staffing issues. Please talk to your federal representative about this problem.
10. There has always been a list of Counties on the NACS website. Every county is listed, many of them have links, but few work. The NACS board is working on a list of County Surveyors in each state. We want to create a County Surveyor Hub. This would be the first place you look to find County Surveyor information. We would like to add information on how the County Survey position works in your state. Please share any information you may have in your state for this website.

PLSS White Paper

The NACS board asked me to prepare a PLSS White paper for other states to follow and get ideas. Funding is the biggest hurdle for remonumentation. Some counties have money to maintain their network, others do not. States with successful remonumentation programs link funding to recorder fees. Check my report out and let me know how things are done in your state.

NACS Membership Round table meetings

September 17, 2025, Ray Mathe presented on why NACS is important.

January 15, 2026, Pat Veraguth gave a presentation on NACS membership and County Surveyor State organizations.

March 18, 2026, NACS board members will be running a County Surveyor Panel at the Western Regional Survey Conference in Las Vegas, open to anyone attending the conference. From 1:00 to 3:00.

2025 NACo Annual Meeting,

I attended the NACo Annual Meeting in Philadelphia, Pennsylvania July 11-14, 2025. I attended the NACo Transportation Committee meeting, for which I am a member. As you expect, there was a lot of discussion on transportation issues and the difficulty of getting funding.

I also attended the NACo Annual Board Meeting, which I am a voting member of, as the NACS liaison. There were numerous resolutions for every committee. The resolutions were approved by the committees and were voted on at the annual meeting, unless

there was opposition to a resolution. If there was opposition, they pulled it out of the group and discussed and voted on it separately. Board elections were held online and had network problems. It took a while and after a few computer reboots, they were able to complete the elections.

The 2026 NACo Annual meeting is in New Orleans, Louisiana this July. I plan to attend this meeting. If you are planning on going to this meeting, let me know and see if we can get together for lunch or dinner.

2025 NSPS Fall Meeting

As liaison to NSPS, I attended the NSPS Fall Meeting, in Bloomington, Minnesota, on October 16-17, 2025. The Government Affairs Committee discussed several matters:

Transition Assistance Program (TAP) for soldiers, sailors, and airmen and women entering civilian life with surveying experience in the military.

Strong defense of professional licensing in the face of sweeping reform proposals.

Monument Preservation

Advocacy for geospatial programs like 3DEP, Digital Coast, and NSRS modernization.

Legislative wins for coastal mapping and sinkhole mapping

Ongoing pressure for the implementation of the FLAIR Act, ensuring better access to accurate federal land data.

Continued leadership in protecting GPS infrastructure and promoting the surveying profession in national policy.

The NSPS Board Meeting was a day and half long. The committee reports took half a day alone. There were many surveyors from across the country that are working on important Survey issues. The list of items that they are working on is impressive and they are progressing steadily.

NACS is a valuable tool for County Surveyors, but it will only evolve if we work at it together. If you have any questions or ideas to share, feel free to reach out to me or anyone on the board so that we can collaborate. Please join us at our annual meeting in Las Vegas, March 18, 2026. If you cannot be there in person we are working on an online option. It would be great to see everyone there.

Sincerely Yours,

Patrick D. Veraguth
2024-2026 NACS President

Regenerating the County Surveyor Office!

Marvin E. Myers, PS
Michigan
NACS Central States Director
2026 Annual Meeting Report

2025 was a busy year for county surveyors in Michigan which has 83 counties. Total Grant funding for the year was \$5,499,996. Michigan Remonumentation program began in 1990 with the goal to visit and perpetuate all the GLO corners in the state. Funds for the program are a portion of the recording fees for recording a document with the County Register of Deeds. The county sends the collected funds to the State of Michigan, and the grant program is administered by the Office of Land Survey Department of Licensing and Regulatory Affairs.

I live in Roscommon County and was appointed County Surveyor Representative in 1990 when the program started. There are 2670 corners in Roscommon County to visit and 1856 have been visited about 70%. After 35 years of progress there is still work to be done with 814 remaining corners before we transition to a maintenance program revisiting corners to ensure corners and accessories are in place.

There are NACS member states with Remonumentation programs. Other states that are looking to create a program can contact them for information. Even states that were not part of the public land survey system need to perpetuate corners used to control boundaries in their states. NACS members are the best resources for developing a program and/or improving a program.

As a county surveyor representative in Michigan and a member of NACS I have learned how limited my duties are compared to other states. For many county surveyors it is fulltime job with supporting staff to complete the duties required by their county. Professional development and lifelong learning are why I chose to be active and support NACS.

January 2025 our board began updating our by-laws which will be approved at the 2026 annual meeting,

February 2025 at the board meeting it was noted that the Washington Council of County Surveyors (WCCS) was renamed to the Washington Council of Government Surveyors (WCGS) and there was an increase in membership that followed.

February 2025 NACS annual meeting was held in Grand Rapids Mi in conjunction with the Michigan Society of Professional Surveyors included 1 CEU Surveyors Guide to Remonumentation, 1 CEU BLM – Tips and Tricks for locating BLM and/or GLO Survey and Title information and 1 CEU Minnesota PLSS monument Grant Program in addition to the annual meeting.

April 2025 board meeting discussion on potential bylaw changes continued.

June 2025 board meeting had discussion on expanding the definition of voting member to any government/agency surveyor to be included in the draft of bylaws revision. NACS discussed a goal is to link the NACo public lands platform, by creating a PLSS corner resolution to the NACo transportation and infrastructure platforms. Action item taken to hold annual meetings in conjunction with the Western Regional Survey Conference which includes a 1.5-hour session county surveyors roundtable.

August 2025 amendments to bylaws discussed president presented goals for NACS board members.

November 2025 bylaws recommended amendments to be reviewed prior to the January 2026 meeting. President added a new goal to develop a list of county surveyors nationwide.

My goal for 2026 is to update NACS membership list to include all counties in the central states region listing members, non-members and counties without a county surveyor.

Knowing what our state county surveyor members duties are help when counties without a county surveyor are looking at establishing a county surveyor in their counties. NACS is strengthen by membership and a resource for both member and non-member county surveyors.

NACS is an affiliate of NACo, and I serve on NACo public lands steering committee. Developing platforms and resolutions in support of county interest in public land issues.

Hope to see you at the NACS annual meeting or a NACo meeting, please contact me if you would like to be an active member and have questions.

Sincerely,

Marvin E Myers, PS
Central States Regional Director

THE BYLAWS of the NATIONAL ASSOCIATION OF COUNTY SURVEYORS

Preamble

We, the duly elected and appointed County Surveyors and Government Surveyors, in order to better serve local, state, and national government do hereby adopt these Bylaws of the National Association of County Surveyors.

ARTICLE I: OFFICES

Section 1. Principal and Registered Offices. The principal office of the National Association of County Surveyors (the “Association”) shall be at a location set by the Board of Directors. The Association shall continuously maintain a registered office/agent in the State of Oregon, as required by law.

Section 2. Other Offices. The Association may have other offices within or outside Oregon as the Board determines.

ARTICLE II: PURPOSES

Section 1. Purpose. Subject to the limitations of the Articles of Incorporation, the purposes of the Association are to: 1) advance the members’ professional growth; 2) raise the level of service, efficiency and character in service to the general public and county government; 3) and upon approval of the Board of Directors, support and propose legislation germane to the common interests of the members and beneficial to county government. The Association shall take no action which would jeopardize its status as an organization described in Section 501(c)(6) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law (hereinafter the “Code”).

Section 2. Methods. The Association shall accomplish the foregoing purposes by and through: 1) continuing education programs; 2) the exchange of information and ideas at conferences and other meetings; and 3) through any other available and proper means including publications and other lawful activities.

ARTICLE III: MEMBERS

Section 1. Classification. Membership in the Association is not transferable. As set forth in the Articles of Incorporation, the Association shall have classes of membership as follows:

A. Voting Members. Voting membership is open to any duly elected or appointed County Surveyor or **Government Surveyor** approved by the Board of Directors.

B. Associate Members. Associate membership is open to any person interested in the programs and purposes of the Association.. Associate members shall enjoy all rights and privileges of the Association except for the right to vote.

C. Affiliate Members. Affiliate membership is open to organizations including but not limited to state associations of county or government surveyors.

D. Life Members.

Subject to approval by the Association’s Board of Directors, Life Membership may be granted to:

1. Any individual who has honorably served as President of the Association; or
2. Any other Voting or Associate Member who meets **all** of the following criteria:
 - o Has retired from active practice;
 - o Has maintained continuous membership in the Association for at least ten (10) years;
 - o Has demonstrated a distinguished level of service to the Association and the land surveying profession; and
 - o Is widely recognized for achievements that have advanced the interests of the Association or for other significant professional accomplishments deserving of special recognition.

Life Members who were previously Voting Members shall retain all voting rights and remain eligible to hold office within the Association.

E. Sustaining Members. Sustaining membership is open to any company or corporation interested in supporting the programs and purposes of the Association. Sustaining members shall enjoy all rights and privileges of the Association except for the right to vote.

F. Fees. Fees for membership classifications shall be established by the Board of Directors.

G. Automatic Termination for Nonpayment of Dues

A member who fails to pay required dues, assessments, or fees by the established due date shall be deemed delinquent. If the delinquency is not cured within fifteen (15) days after the Association provides final notice of delinquency, the member’s membership shall be automatically terminated without further action of the Board of Directors. Termination for nonpayment of dues shall not require a hearing and shall not be considered a suspension or expulsion for cause, but shall be deemed a voluntary forfeiture of membership due to nonpayment.

Section 2. Annual Meeting. The Association shall hold an annual membership

meeting at a time and place determined by the Board of Directors. Any number of members present at an annual meeting constitutes a quorum. At the annual meeting, the President, and any other Officer the Board of Directors or the President may designate, shall report on the activities and financial condition of the Association, and the members shall consider and act upon such other matters as may be raised consistent with the notice requirements.

Section 3. Notice of Annual Meetings. The Association shall notify the members of the place, date and time of each annual meeting of members by first class mail or e-mail, no fewer than thirty (30) days before the meeting. Such notice shall include a description of any matter or matters, which are to be approved by the members. The affirmative vote of a majority of the votes represented and voting at the Annual Meeting is the act of the members.

Section 4. Voting & Remote Participation. Votes must be made in person and not by proxy. Members may participate in meetings by means of remote communication if the Board of Directors adopts procedures that reasonably verify the identity of participants and provide a reasonable opportunity for all participants to simultaneously hear or read the proceedings and participate in real time. Members participating by remote communication are deemed present in person for all purposes, including quorum and voting.

Section 5. Record Date and Members' List. The Board may fix a record date for notice and voting. The Association shall maintain a current list of members, including contact information, class, membership dates, and voting power> Members may inspect and copy records as permitted by law, subject to reasonable charges and conditions.

Section 6. Member Discipline; Termination, Suspension, or Expulsion.

Except as otherwise provided in Article III with respect to automatic termination for delinquent dues, a member may be suspended, expelled, or have their membership terminated by action of the Board of Directors in accordance with a procedure that is fair, reasonable and consistent with the laws of the state of Oregon.

A. Notice of Proposed Action

Except as otherwise provided in this Section, the Association shall provide the member with written notice of any proposed suspension, expulsion, or termination not less than fifteen (15) days prior to the effective date. Notice shall be provided in accordance with the laws of the state of Oregon and shall state the reasons for the proposed action.

B. Opportunity to Be Heard

The member shall be provided an opportunity to be heard, orally or in writing, not less than five (5) days prior to the effective date of the proposed suspension, expulsion, or termination. The hearing shall be conducted before the Board of

Directors or a committee or individual authorized by the Board to consider and, if appropriate, withdraw the proposed action.

C. Decision and Effective Date

After consideration of all relevant facts and circumstances, the Board of Directors, or its authorized designee, shall make a final determination in good faith. Any suspension, expulsion, or termination shall be effective on the date specified in the notice or as otherwise determined following the hearing.

D. Continuing Obligations

A member who is suspended, expelled, or whose membership is terminated remains liable for any dues, assessments, fees, or other obligations incurred prior to the effective date of suspension, expulsion, or termination.

E. Limitation on Challenges

Any proceeding challenging a suspension, expulsion, termination, or automatic termination for nonpayment of dues, including a claim alleging defective notice, must be commenced within one (1) year after the effective date of the action.

ARTICLE IV: FINANCIAL POLICIES

Section 1. Dues. As outlined in Article III, the Board of Directors shall determine the fees for membership dues. The Association shall bill each member in good standing no later than December 1 of the current membership year, for dues payable for the following year.

Section 2. Authorization Required to Obligate the Association. No Officer, Director or member may obligate the Association unless such obligation has been authorized in the current year's budget or is otherwise approved by the Board of Directors.

Approved obligations shall be paid by check or other standard banking method.. The Secretary/Treasurer may sign Association payments independently for approved claims up to an amount established by the Board of Directors. Any payment exceeding that amount shall require the signatures of the Secretary/Treasurer and one (1) additional Officer.

Notwithstanding the foregoing, no Officer or Director may authorize or sign payment for reimbursement of expenses incurred by that same Officer or Director. Any reimbursement to an Officer or Director shall require approval and signature by at least one (1) other Officer, in accordance with the authorization limits established by the Board of Directors.

Section 3. No Private Inurement. No part of the net earnings of the Association shall inure to the benefit of, or be distributable to its directors, Officers, or other private persons, except that the Association shall be authorized and empowered to pay

reasonable compensation for services rendered and to make payments and distributions in furtherance of the goals of the Association.

Section 4. Dissolution. Upon the dissolution, , after paying liabilities, remaining assets shall be distributed exclusively for the Association’s purposes to one or more organizations described in IRC 501(c)(6) or 501(c)(3), or otherwise as permitted for Oregon mutual benefit corporations. No assets shall be distributed to any director, officer, or private individual except as permitted by law.

Section 5. Fiscal Year. The fiscal year of the Association shall begin on the first day of July and end on the last day of June.

ARTICLE V: BOARD OF DIRECTORS AND OFFICERS

Section 1. Board of Directors. The property, affairs, and business of the Association shall be managed and controlled by a Board of Directors. The Board of Directors shall consist of the Officers and Directors, and each shall have one vote.

Directors of the Association shall be limited to one director from each region as noted in subsection “A” of this section. The Board of Directors may, by general resolution, delegate to Officers of the Association and to committees such powers as provided for in these Bylaws. All Directors shall be active, voting members of the Association. The Board of Directors shall hold a regular meeting during the Annual Meeting of the Members.

(A) Regions:

Western States Region – *One candidate from Alaska, Arizona, California, Colorado, Hawaii, Idaho, Nevada, New Mexico, Montana, Oregon, Utah, Washington, or Wyoming.*

Central States Region – *One candidate from Arkansas, Illinois, Indiana, Iowa, Kansas, Louisiana, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Oklahoma, South Dakota, Texas, or Wisconsin.*

Eastern States Region – *One candidate from Alabama, Connecticut, Delaware, District of Columbia, Florida, Georgia, Kentucky, Maine, Maryland, Massachusetts, Mississippi, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, or West Virginia.*

Section 2. Officers. The Officers of the Association shall be active and voting members of the Association and shall consist of a President, President Elect, Secretary/Treasurer and Immediate Past President. The President Elect shall be elected for a six-year term and shall serve the first two years as President Elect, the third and fourth years as President and the fifth and sixth years as Immediate Past President. The Secretary/Treasurer shall be elected for terms of two years. Each Officer shall serve until his or her successor is duly elected and qualified. **The**

Section 3. Terms of Non-Officer Directors. The term of non-Officer Director shall be for a term of two years provided that, except in cases of resignation or removal, each Director shall serve until his or her successor is duly elected and qualified.

In addition to the Non-Officer Directors, the Board may select an Emeritus Director who has given special service to the Association or its objectives. Emeritus Directors shall serve on the Board with no right to vote. There shall be no more than one (1) Emeritus Director on the Board at any given time.

Section 4. Election. The Officers and Directors shall be elected or re-elected, as the case may be, once every two (2) years during the business session of an Annual Meeting of the members of the Association. Nominations may be from the floor and/or by a committee named by the President for that purpose.

Section 5. Special Meetings of the Board of Directors. Special meetings of the Board of Directors may be called by the President or by written and signed petition to the President from either a majority of the Board of Directors.

Section 6. Notice of Special Meetings; Quorum. Notice of any special meetings of the Board of Directors shall be given at least two days previous thereto by oral, written, or electronic notice delivered in accordance with Oregon law. A quorum is a majority of directors in office immediately before the meeting begins, unless a different number not less than one-third is fixed by these Bylaws.

Section 7. Manner of Acting. The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, unless the act of a greater number is required by law or by these Bylaws. Directors may attend a meeting in person or remotely. Directors may participate in meetings by means of remote communication if the Board of Directors adopts procedures that reasonably verify the identity of participants and provide a reasonable opportunity for all participants to simultaneously hear or read the proceedings and participate in real time. Directors participating by remote communication are deemed present in person for all purposes, including quorum and voting.

Section 8. Vacancies. Unless otherwise provided by the Articles or these Bylaws, vacancies may be filled by the affirmative vote of a majority of the remaining directors, even if fewer than a quorum remain.

Section 9. Removal. Any Officer or Director may be removed with or without cause as permitted by Oregon law and these Bylaws.

Section 10. Compensation. Directors are not paid for service as directors, but the Board may authorize reimbursement of reasonable expenses and reasonable compensation for other services to the Association.

Section 11. Informal Action. The Board may act without a meeting by unanimous written consent. The Board may also take action by electronic means if permitted by Oregon law and these Bylaws, using a process that identifies the proposed action and a voting window. Approval requires the unanimous vote.

ARTICLE VI: DUTIES OF THE OFFICERS

Section 1. President. The President shall be the Chief Executive Officer of the Association. The President, or his/her designee, shall sit on the Board of Directors of the National Association of Counties, as the NACS affiliate representative. The President shall preside at all meetings of the Association; appoint committee chairs as deemed necessary, supervise all functions of the Association and serve as an ex-officio member of each committee of the Association and fulfill all other functions set forth in these Bylaws. The President or his/her designee shall be reimbursed for all board-approved expenses incurred in performance of their duties on behalf of the Association.

Section 2. President Elect. The President Elect shall perform the duties of President in the absence or disability of the President. In addition, the President Elect shall procure any and all honorariums and gifts and perform any other duties directed by the Board of Directors not inconsistent with the Association's purpose and otherwise proper.

Section 3. Secretary/Treasurer. The Secretary/Treasurer shall keep a record of all proceedings of the Association and its Board of Directors. The Secretary/Treasurer shall be responsible for the safekeeping of all Association documents and shall be reimbursed for expenses incurred on behalf of the Association, as approved by the Board of Directors. The Secretary/Treasurer shall keep an accurate as possible roll of all members, deposit all funds with a FDIC insured institution, pay those claims which have been authorized by the budget process or as directed by the Board of Directors, submit a financial report of the Association at each meeting of the Board of Directors for their approval, submit an annual financial report to the general membership at each annual meeting of the Association and make available upon request of the Board of Directors all books, reports and records for the purpose of a general audit when necessary. The Secretary/Treasurer shall give, or cause to be given, all notices as required by the Board of Directors or these Bylaws.

ARTICLE VII: CONFERENCES AND COMMITTEES

Section 1. Standing Committees. The President may appoint from the membership of the Association, the chairpersons of the following Standing Committees; Budget, Education, Ethics, Bylaw, Annual meeting, Membership, Resolutions, Legislative, Auditing, Manual and Nominations.

Section 2. Other committees. The Board may create committees that exercise the authority of the Board, each consisting of two or more directors. The Board may also create advisory committees that do not exercise Board authority and may include non-directors.

Section 3. Term. Each member of a committee shall continue as such until the next annual meeting of the Directors of the Association and until his successor is appointed, unless the committee shall be sooner terminated, or unless such member be removed from such committee, or unless such member shall cease to qualify as a member thereof.

Section 4. Vacancies. Vacancies in the membership of any committee may be filled by appointments made in the same manner as provided in the case of the original appointments.

Section 5. Manner of Acting. Unless otherwise provided, a majority of the whole committee shall constitute a quorum and the act of a majority of the members present at a meeting at which a quorum is present is the act of the committee. Committees may adopt rules consistent with these Bylaws and Board policies. Meetings may be held by real-time internet or telephonic means.

ARTICLE VIII: BOOKS AND RECORDS

The Association shall keep correct and complete books and accounting records, minutes of meetings, and other records required by law. Members' inspection rights are as provided in Article II, Section 4 and applicable law.

ARTICLE IX: INDEMNIFICATION

To the fullest extent permitted by ORS 65.387 to 65.414, the Association shall indemnify its directors, officers, agents, and other persons designated by the Board, and may purchase insurance to cover such risks.

ARTICLE IX: SEAL

No corporate seal is required.

ARTICLE X: AMENDMENTS TO BYLAWS

These Bylaws may be altered, amended, or repealed and new Bylaws adopted by a majority of the members or by written ballot, provided that notice of the proposed change is given at least 30 days before the vote.

I, R. Charles Pearson, Secretary/Treasurer, hereby certify that the majority of the members present at the NACS Annual Membership Meeting approved and adopted these Bylaws in eight typewritten pages numbered consecutively from one to eight on the 31st day of January, 2020 in Wisconsin Dells, Wisconsin.



National Association of County Surveyors

526 South E Street ~ Santa Rosa, CA 95404

T. (707) 578-1130 F. (707) 578-4406

nacs@countysurveyors.org

SLATE OF CANDIDATES 2026

Ray Mathe, President (by succession)
Reid Denman, President-Elect
Brad Park, Secretary/Treasurer
Pat Verguth, Immediate Past President (by succession)
Chris Mavis, Central Director
Justin Turnbull, Western Director
Richard Allen, Eastern Director

Additional nominations may be made from the floor during the Annual Membership meeting.