Purposes of the Association of American Pesticide Control Officials, Inc.
Updated March 8, 2006

The purposes of the Association of American Pesticide Control Officials, Inc. (AAPCO), as filed with the Recorder of Deeds, Washington, D.C., in compliance with the District of Columbia Nonprofit Corporation Act, were set forth as follows in the Statement of Election to Accept:

"The purposes of the corporation shall be to establish and maintain an Association through which officials of any state, U.S. territory, and Canadian province, and employees thereof charged with a responsibility in enforcing the laws regulating the production, labeling, distribution, sale, use or disposal of pesticides may unite; to promote uniform and effective legislation, definitions, rulings, and enforcement of laws relating to the control of the sale, distribution, use and disposal of pesticides; to encourage and sponsor the adoption, by all member agencies of the most effective and adequate methods of analysis of pesticide inspection techniques and procedure; to promote adequate labeling and safe use of pesticides; to provide facilities and opportunities for free exchange of information, discussion and cooperative study of problems confronting members of AAPCO; and to cooperate with public and private stakeholders in order to: 1. promote public health, safety and welfare, and environmental quality; and 2. to minimize and manage pesticide risks."

ARTICLE IV Officers of AAPCO
Section 1. Officers. The officers shall consist of the Secretary and Treasurer plus the following officers, the latter to be elected (or re-elected) at each annual meeting by a majority vote of those present and voting. The immediate Past President serves the year after serving as the President, the President serves in the 6th year after initial election to the Board, and the President-Elect serves in the 5th year after initial election to the Board the President serves in the 4th year after election to the Board (as a Full-Term member), and the President-Elect serves in the 3rd year after election to the Full-Term Board. The officers listed below shall serve for the year beginning with the adjournment of the annual meeting at which they are elected and ending with adjournment of the next annual meeting:
- President
- President-Elect
- Immediate Past President

ARTICLE V Board of Directors
Section 1. Constitution of the Board. The Board shall consist of the President, President-Elect, immediate past President, and four (4) other members ("Directors") elected (or reelected) at the annual meeting for one year terms. The elected Directors serve successive terms as reelected annually, culminating in serving as President-Elect in the 5th year after initial election, President in the 6th year after initial election, and Immediate Past President in the 7th year after initial election. The Board shall consist of five (5) "Full-Term" members and two (2) "At-Large" members. The Full-Term members include the President, President-Elect, immediate past President, and two (2) other members ("Directors") elected (or reelected) at the annual meeting for one year terms. The elected Full-Term Directors serve successive terms as reelected annually, culminating in serving as President-Elect in the 3rd year after election as a Full-Term Director, President in the 4th year after election as a Full-Term Director, and Immediate Past-President in the 5th year after election as a Full-Term Director. The At-Large Directors serve alternating two (2) year terms with one (1) new At-Large Director elected each year.

The SFIREG Chair shall serve on the Board in a non-voting capacity unless he/she votes as a Board member in some other capacity. An At-Large Director that has completed his/her two (2) year
term shall be eligible for re-election to the Board as a Full-Term member. AAPCO members are eligible to serve more than one term as an At-Large Director. No two (2) voting members of the Board shall represent the same state, territory, or Canadian province. A Secretary and Treasurer will be designated to provide support to the Board.

ARTICLE VIII Legislative Standards and Definitions
Any proposed new federal legislation, regulatory principal, definition, or amendment to existing legislation, regulatory principal, or definition, must be referred to the Board before being presented to the membership for action. The Board shall review all such proposals and present them, together with its recommendations, to AAPCO members for action. Any new definition or change, except an editorial change, in a definition becomes tentative when first adopted by the Board, and remains tentative until it is thereafter adopted or rejected by the membership. A recommendation shall be made on all matters in tentative status at each annual meeting.

ARTICLE XIV Amendments to By-Laws
The By-Laws may be amended at any regular or special meeting of the members of AAPCO by a two-thirds vote of the members present or voting by proxy; provided, that the notice of the meeting shall contain a notice of the intention to amend or repeal existing By-Laws or adopt new By-Laws, together with a copy of the proposed amendment or the proposed new By-Laws. The Board may submit its recommendations on any such proposed amendments, but such action is not required.