



Marine Corps League

Established by an Act of Congress - 4 August 1937

22 March 2022

From: Glen Barry Evans, PDC

To: Chief Operating Officer, Marine Corps League

Ref: CHAPTER TEN, SECTION 10020, National Administrative Procedures

Subj: Amendment of National Administrative Procedures

In accordance with the Reference, the below Amendment to the National Administrative Procedures is proposed.

Delete Sub-paragraph (3) in its entirety and renumber the following Sub-paragraphs accordingly.

Section 7035. Delinquent Member. A member shall be identified as delinquent whenever the member's dues are not paid and transmitted on or before membership **expiration date as shown on member's card.**

a. Such member shall be retained in the delinquent status for a maximum **one year**, during which time the member may erase this status by making payment of all dues in arrears and all dues current and provided that the member is not indebted to the member's Detachment, Department, or to National Headquarters.

b. Should the affected member remain in the delinquent status in excess of **one year**, such member shall be dropped from all membership rolls. The member may be restored to "good standing" status by:

(1) Submitting a transmittal accompanied by ALL past dues which have accumulated during the entire period of the applicant's delinquent status, or

(2) Submitting a standard application and standard transmittal form with a code of R/I and the applicable renewal fee as currently established, or

~~(3) Submitting the following:~~

~~(a) A statement from the Detachment Commandant verifying the member has been informed and understands that their original enrollment date will be deleted, and all past dues removed. This effectively creates a new join date for Marine Corps League tenure, and~~

~~(b) A statement from the Detachment Commandant that the Member has not committed a felony during the delinquency period. If a felony was committed, a signed statement from the delinquent member that he/she agrees to waive their rights under the Privacy Act and disclose the nature of the felony conviction for consideration of reinstatement in the Marine Corps League, and~~

~~(c) A statement from the Detachment Commandant that the Member does not have a pending Chapter 9 case or is currently suspended by the Marine Corps League or has been expelled by the Marine Corps League, and~~

(3) A standard transmittal form with a code of R/I, and

(4) The applicable renewal fee as currently established.

c. No delinquent member may be transferred.

Wording to be deleted is in bold italics, lined-out and highlighted in yellow.

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Wording highlighted in green is noted for constancy.

Rationale: None of the action required in the text marked for deletion is not required for new Members, so why require it for Reinstatements?

While this information should be considered at the Detachment, here it appears to be only extra “busy work” that will delay the Reinstatement of a Member

Semper Fidelis



Glen Barry Evans, PDC

Marine Corps League

Et al.
