The following amendments to the Bylaws were unanimously approved by the Bylaws Committee (Changes highlighted in yellow or turquoise:

Article III (Membership)

Section 2. Regular Membership. (a) Regular Membership shall be restricted to persons, firms or corporations, including sole proprietorships and partnerships, regularly engaged in business providing services to the public and located within the Customs Territory of the United States as either: (i) a licensed Customs Broker, (ii) a licensed OTI, and the OTI has posted any bond required by the Federal Maritime Commission or other successor agency, or (iii) an IAC approved by Transportation Security Administration.

[No changes to (b), (c), (d), or (e)]

Section 3. (a) Associate Membership shall be restricted to persons, firms or corporations, including sole proprietorships and partnerships, located outside the limits of the Customs Territory of the United States, its possessions and territories, regularly engaged in business providing services to the public as Customs Brokers, OTI’s, or International Air Cargo Agents. (b) Every applicant for admission as an Associate Member shall, upon the request of the Board, submit with the application, evidence of applicant’s qualifications and integrity. (c) Associate Members may attend general membership meetings at the discretion of the President or the Board, but may not vote or hold office. (d) No Associate Member may utilize the membership in a manner contrary to any policy of the Association. (e) Associate Members must use the word Associate to describe membership in the Association in all printed material, advertisements and/or publications.

Section 4. (a) Affiliated Membership shall be restricted to persons, firms or corporations, including sole proprietorships and partnerships, not licensed as Customs Brokers, OTI’s, or International Air Freight Forwarders, but engaged in a business providing services to the public related to transportation or international-trade services. (b) Affiliate Members may attend general membership meetings at the discretion of the President or the Board, but may not vote
or hold office. (c) No Affiliate Member may utilize the membership in a manner contrary to any policy of the Association. (e) Affiliate Members must use the word Affiliate to describe membership in the Association in all printed material, advertisements and/or publications.

Article X – (Duties of Officers)  

Technical corrections

Section 2 (a) The last sentence has 2 periods at the end. We should remove one.
Section 3 (b) The first sentence “may be required to obtain a bond”. Wording correction needed. Put “to” between “required” and “give” (...required to give...).

Article XII - (Standing Committees)

Section 1. (a) The Principal-Standing Committees, which shall act on all matters pertaining to their special functions as indicated by name, are as follows:
Customs Committee
Nominating Committee
Transportation Committee

(remove Budget and Finance from here)

(b) The Principal-Standing Committees shall be organized as follows: The Chairperson and Vice-Chairperson shall be appointed by the President, subject to confirmation by the Board; each Committee shall consist of nine voting members, appointed by the Committee Chairperson, provided one voting member is appointed from each of the nine geographical areas. Only one individual from a member firm shall be appointed or serve in a voting capacity on any single Principal-Standing Committee. The Committee Chairperson shall be authorized to appoint other non-voting members to the committee.

Section 2. The Regular-Standing Committees shall be appointed by the President to act on all matters pertaining to their special functions as indicated by name and shall include, but not be limited to, the following: Annual Conference
Auditing
Budget and Finance
Membership
Regulatory Agencies