

1	OHIO CHAPTER
2	AMERICAN COLLEGE OF EMERGENCY PHYSICIANS
3	BYLAWS
4	ARTICLE I
5 6	CHAPTER NAME
7 8 9	The name of this association, a not-for-profit corporation organized under the laws of the state of Ohio, shall be the Ohio Chapter of the American College of Emergency Physicians ("the Chapter").
10	ARTICLE II
11	MISSION, PURPOSES, AND OBJECTIVES
12 13 14	The mission, purposes, and objectives of the Chapter shall be those set forth in the Bylaws of the American College of Emergency Physicians (hereinafter "the College") and in the Chapter's Articles of Incorporation.
15	ARTICLE III
16	MEMBERSHIP
17	Section 1 – Qualifications
18 19	The qualifications for membership in the Chapter shall be consistent with those for membership in the College.
20	Section 2 – College Authority
21 22	Membership applications, classification changes, resignations, suspensions, and expulsions shall be acted upon by the College.
23	Section 3 – Classes
24	Member classifications and privileges in the Chapter shall be consistent with those

25 26	designated in the College Bylaws. Candidate physician members may not hold chapter office, vote for members of the Board of Directors except for the Resident member of the
27	Chapter Board of Directors, and may vote on committees on which they serve. Candidate
28	medical student members may not hold chapter office, may not serve on or vote for the
29	Board, but may vote on committees on which they serve.
30	Section 4 – Access to Records
31	The Chapter shall make available to a member, or the agent or attorney of a member, at a
32	reasonable time and at a reasonable place, records of the Chapter in accordance with
33	jurisdictional law.
34	Section 5 – Cancellation/Limitation of Member Rights and Privileges
35	The College has the sole right to cancel membership in the College for reasons described
36	in the College Bylaws, including nonpayment of chapter dues and mandatory chapter
37	assessments, and thereby all related chapter memberships.
38	For proper cause other than nonpayment of dues or assessments, the Chapter may limit
39	the rights and privileges of members at the chapter level.
40	ARTICLE IV
41	DUES AND ASSESSMENTS
42	Section 1 – Dues
43	The Board, by a two-thirds majority of legal votes casts, must approve membership dues.
44	Section 2 – Assessments
45	Assessments may be levied by a majority of legal votes cast of the Chapter members
46	present at any annual or special meeting of the Chapter provided that the proposed
47	assessment is communicated in writing 30 days prior to such meeting. The amount of the
48	assessment approved by the members may be less than, but not more than, that which
49	was proposed and announced.
50	ARTICLE V
F 4	CHAPTER MEMBERSHIP MEETINGS
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52	Section 1 – Annual and Regular Meetings
53	There shall be an Annual Meeting of the Chapter Membership with the location and time
54	determined by the Board of Directors provided that the time and place of the meeting is
55	communicated in writing to each member at least 30 days prior to the meeting. The Chapter
56	may hold regular meetings with similar notice requirements.
57	Section 2 – Special Meetings
58	The Chapter may hold special meetings as determined by the President, a majority vote of
59	the Executive Committee or the Board, or upon written request from fifteen regular
60	members. The Chapter must communicate notice of special meetings to each member not

61 62	fewer than 10 nor more than 30 days before the meeting. Notice must include the purpose of the special meeting and methods of voting to be used at the meeting.
63	Section 3 – Quorum
64 65 66	Members of the Chapter present at any meeting of the Chapter duly convened shall constitute a quorum. Members present by authorized communication equipment shall be deemed to be in person for quorum, voting, and other Chapter business.
67	Section 4 – Notice
68 69 70	Notice of membership meetings shall be delivered by authorized communication equipment. Meeting notices must identify all methods of voting that will be used at the meeting.
71	Section 5 – Remote Communication Technology
72 73	Any meeting of the membership and any actions taken physically in person therein, may be conducted using authorized communication equipment in conjunction with state law.
74	ARTICLE VI
75	BOARD OF DIRECTORS
76	Section 1 – Powers
77 78 79 80 81 82	The Board of Directors ("Board") shall have general supervision control, and direction of the affairs of the Chapter between its Annual Meetings, shall determine its policies or changes therein within the limits of these Bylaws, shall actively pursue its purposes, and shall have discretion in the disbursement of its funds. It may adopt such rules and regulations for the conduct of its business as shall be deemed advisable and may, in the execution of the powers granted, appoint such agents as it may consider necessary.
83 84 85	The act of a majority of directors who are present at a duly called meeting, at which a quorum exists, is the act of the Board, unless the Articles of Incorporation or these bylaws require the act of a greater number.
86 87 88	The Board is empowered to appoint and/or employ an Executive Director who will be directly responsible to the Board. The duties, responsibilities, and terms of employment shall be determined by the Board.
89	Section 2 – Composition
90 91 92 93 94 95 96 97	The Board shall be composed of fifteen elected members of the Chapter including the President and Immediate Past President if their terms as elected directors have expired, and one director shall be a candidate physician member representative of the Emergency Medicine Residents of Ohio (EMRO). All directors have the right to vote as directors. Any member of the Chapter elected to the College Board of Directors or as a Council Officer shall also serve as a voting member of the Chapter Board for the duration of their term on the College Board of Directors or as Council Officer. No director shall have more than one vote.
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Section 3 – Terms of Office

99 Elected directors serve terms of three years and may serve a maximum of two consecutive

100 terms. Approximately one-third of the directors shall be elected each year by regular

members. Terms of office begin at the end of the Annual Meeting at which they wereelected.

103 The EMRO Director shall serve a one-year term and be elected by EMRO and may serve

unlimited terms while a candidate member. Term begins at the end of the meeting at which

105 the EMRO Director is elected

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Section 4A – Nomination and Election

107 The Nominating Committee shall present to the Board a list of nominees for available 108 elected Board positions at least 60 days prior to the date of the election. Nominees must

los elected Board positions at least of days prior to the date of the election. Norminees musi-

be regular members in good standing, or candidate physician members in good standing

110 for the EMRO director. Nominations from the floor at the time of elections are allowed.

111 Write in votes are not allowed. Voting must be in person. A majority of the legal votes cast

by members voting elects the directors.

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Section 4B – Balloting Procedures

On individual ballots, members must cast the same number of votes as the number of positions to be filled. The total valid votes for each candidate will be tallied and candidates

who receive a majority of votes cast shall be elected. If more candidates receive a majority vote than the number of positions available, the candidates with

the highest number of votes will be elected. When one or more vacancies still exist,

elected candidates and their respective positions are removed, and all non-elected

candidates remain on the ballot for the subsequent vote. If no candidate is elected on any

ballot, the candidate with the lowest number of valid votes is removed from subsequent

ballots. In the event of a tie for the lowest number of valid votes on a ballot in which no

candidate is elected, a run-off will be held to determine which candidate is removed from
 subsequent ballots. This procedure will be repeated until a candidate receives the required

125 majority vote for each open position.

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Section 5 – Meetings

127 The Board shall have a minimum of three meetings each year. Notice of all regular

meetings of the Board must be communicated in writing to each member of the Board at

least 10 days in advance of each meeting. Board meetings may be conducted by telephone

130 conference call or other remote communication technology. Even if the meeting is held in

- 131 person, Board members attending via remote communications technology shall be
- considered present in person. A majority of the number of directors constitutes a quorum at

any meeting of the Board. The President, the Executive Committee, or four Directors, may

on 48-hours' notice and having the same quorum requirements, may call a special meeting

135 of the Board.

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Section 6 – Removal

137 Any director may be removed from office by three-fourths of the legal votes cast by the

members voting at any Chapter meeting. Removal must be initiated by a vote of the Board

or a petition signed by no less than one-third of the number of members casting legal votes 139 at the meeting at which the director was elected. Any vacancy resulting from a removal is 140 filled for the remainder of the unexpired term by a majority of the legal votes cast by the 141 members at the meeting at which the removal occurred. The presiding officer shall accept 142 nominations from the floor for any vacancy resulting from a removal. Absence of one or 143 more required meetings per annual year shall be just cause for automatic Board review and 144 possible removal from the Board. Required meetings are defined as all Board meetings and 145 the Annual Meeting. 146 Section 7 – Resignation 147 Any Director may resign at any time by giving written notice to the Board. Resignation takes 148 effect immediately or at the time specified therein. 149 Section 8 – Vacancies 150 The remaining Directors, by a majority of legal votes cast by the members at a meeting 151 called for the purpose, fills vacancies on the Board for any reason, other than vacancies 152 resulting from a removal, for the remainder of the term. 153 Section 9 – Remote Communication Technology 154 Any meeting of the Board and any actions taken in person therein, may be conducted by 155 remote communication technology in conjunction with any applicable jurisdictional law. 156 **ARTICLE VII** 157 OFFICERS 158 Section 1 – Officer Titles and Terms of Office 159 The Elected Officers of the Chapter shall be the President, President-Elect, Secretary, 160 Treasurer, and Immediate Past President and shall serve one-year terms or until their 161 successors are elected. Terms begin immediately after election. The offices of President 162 and Immediate Past President shall be filled by the succession of the President-Elect and 163 President, respectively, to those two positions. The Treasurer has no term limits and may 164 run for consecutive terms in the same office. 165 Section 2 – Nomination and Election 166 The Nominating Committee shall present to the Board a list of nominees for available 167 Officer positions. Officers will be elected from among the members of the Board of 168 Directors. Nominations from the floor are allowed. Election takes place at the first Board 169 meeting following the Annual Meeting and requires a majority of legal votes cast by the 170 Board. The offices of President, President-Elect, and Immediate Past President will 171 automatically fill Board positions during their term of office regardless of the duration left in 172 their respective elected director term. 173

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Section 3 – Voting as a Director

Officers are Board members by nature of office and have the right to vote as directors. 175

176 Section 4 – Duties
 The President shall be the executive officer of the Board. The President shall preside over all meetings of the Chapter membership and the Board. If the President is absent, this position will be assumed by the President-Elect, Immediate Past President, Secretary, ther Treasurer, in that order.
 The President is responsible for ensuring that all Chapter contracts with third parties contain a provision disclosing the fact that the Chapter is an entity separate and distinct from the College and for ensuring that the Chapter adheres to the policy governing the use of the mark of the American College of Emergency Physicians.
 The Secretary shall be responsible as the chief recording and corresponding officer and the custodian of the records of the Chapter.
 The Treasurer shall be responsible for the collection, safekeeping, and expenditure of all the funds of the Chapter and for keeping accurate financial records.
189 Section 5 – Removal
 Any officer may be removed from office by a three-quarters vote of the members of the Board of Directors. Any vacancy created by a removal shall be filled by a majority vote of the Board for the remainder of the unexpired term.
193 Section 6 – Resignation
 Any officer may resign at any time by giving written notice to the Board of Directors. Resignation takes effect immediately or at the time specified therein.
196 Section 7 – Vacancies
 A majority of legal votes cast by the Board fills, for the remainder of the unexpired term, an vacancy other than vacancies resulting from a removal in a Chapter officer position, excluding the office of the President, which is filled by the President-Elect, and the office of Immediate Past President. The Board may fill a vacancy in the office of the Immediate Past President at its discretion.
202 ARTICLE VIII
203 COUNCILLORS
204 Section 1 – Allocation
 Councillor allocation shall be determined as specified in the College Bylaws. The Chapter President shall serve as a Councillor. One councillor shall be a representative from Emergency Medicine Residents Ohio (EMRO).
208 Section 2 – Terms
 Councillors shall serve two-year terms. Alternate Councillors shall serve one-year terms. The term of a newly-elected Councillor may be adjusted at the time of election so that the terms of all Councillors are staggered. Councillors and Alternate Councillors have no term limits and may run for consecutive terms. The EMRO councillor shall serve a one-year
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term. Terms begin immediately after election. Section 3 – Nomination and Election 214 The Nominating Committee shall prepare a list of nominees for available Councillor and 215 Alternate Councillor positions. Councillors are elected by a majority of legal votes cast by 216 regular members at the Annual Meeting. Alternate Councillors may be elected by a 217 majority of legal votes cast by regular Chapter members at the annual meeting or may be 218 appointed by the President. The EMRO Councillor shall be elected by majority vote of 219 candidate physician members at meeting duly called for this election. 220 Section 4 – Removal 221 Any Councillor or Alternate Councillor may be removed from office by a three-quarters vote 222 of legal votes cast by the Board. Any vacancy created by a removal shall be filled by a 223 majority vote of the Board for the remainder of the unexpired term. 224 Section 5 – Resignation 225 Any Councillor or Alternate Councillor may resign at any time by giving written notice to the 226 President or to the Board. Resignation takes effect immediately or at the time designated 227 therein. 228 Section 6 – Vacancies 229 The President fills, for the remainder of the unexpired term, vacancies in Councillor or 230 Alternate Councillor positions other than those resulting from a removal. 231 **ARTICLE IX** 232 COMMITTEES 233 With the exception of the Executive Committee, The President will appoint committees as 234 deemed necessary and appoint their Chairs. All committee chairs are voting committee 235 members. 236 The Executive Committee, which is composed of the President, Immediate Past-President, 237 President-Elect, Secretary, Treasurer and Executive Director of the Chapter, shall have the 238 authority, when a quorum is present, to act on behalf of the Board between regular 239 meetings of the Board. Such actions must be ratified by the Board of Directors at their next 240 regular meeting; failure of such ratification nullifies the action(s) taken by the Executive 241 Committee. 242 The Nominating Committee identifies nominees for the Board, the Chapter Officers, and 243 Councillors and Alternate Councillors. The President shall appoint the Nominating 244 Committee Chair and committee members. 245 **ARTICLE X – VOTING AND PARLIAMENTARY AUTHORITY** 246 Section 1 – Voting 247 Voting for the election of directors, officers, councillors, and other Chapter business may be 248

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249 250 251	conducted in person or by authorized communications equipment. Proxy voting is not allowed. Absentee voting is not allowed. Voting in all matters must be in accordance with jurisdictional law.
252	Section 2 – Voting Results
253 254	A majority of legal votes cast by members voting on any issue or question under consideration at any meeting constitutes an affirmative decision on the issue.
255	Section 3 – Parliamentary Authority
256 257 258	When not in conflict with these bylaws, the parliamentary procedures outlined in the most recent edition of the <i>American Institute of Parliamentarians Standard Code of Parliamentary Procedure</i> shall govern all chapter meetings.
259	ARTICLE XI
260	INDEMNIFICATION
261 262 263 264 265 266 267 268 269	The Chapter will, by resolution of the Board of Directors, provide for indemnification by the Chapter of any and all of its directors or officers or former directors or officers against expenses actually and necessarily incurred by them in connection with the defense of any action, suit, or proceeding in which they or any of them are made parties, or a party, by reason of having been directors or officers of the Chapter, except in relation to matters as to which such director or officer or former director or officer shall be adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of duty and to such matters as shall be settled by agreement predicated on the existence of such liability for negligence or misconduct.
270	ARTICLE XII
271	APPROVAL OF BYLAWS AND AMENDMENTS
272	Section 1 – College Approval
273 274	These Bylaws and amendments thereto shall not become effective until approved by the Board of Directors of the College or its designee.
275	Section 2 – Chapter Bylaws Amendments
276 277 278	These Bylaws may be amended by a two-thirds supermajority vote of legal votes cast of the members present at a Meeting of the membership of the Chapter, provided that the Chapter shall give notice of any proposed amendment to the membership at least 30 days
279	prior to the meeting.
280	Section 3 – Submission to College
281 282 283	The Chapter must submit all amendments to these bylaws to the College in a format and manner prescribed by the College no more than 30 days following the adoption of the amendments. Amendments do not take effect until submitted to and approved by the Board

of Directors of the College or its designee.

Section 4 – Consistency with Bylaws 285 These bylaws must at all times be consistent with the Bylaws of the College and must 286 conform to the College's Chapter Bylaws Guidance Documents. Should the Bylaws of the 287 College be changed in such a manner as to render these bylaws inconsistent therewith, 288 then these bylaws shall be amended within two (2) years of written notification of 289 amendment of the College Bylaws to eliminate said inconsistency. 290 291

Section 5 – Date of Adoption by Chapter

- The Chapter adopted the most recent revision of these bylaws on June 4, 2025. 292
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Section 6 – Date of Approval by College

- The College most recently approved these bylaws on June 5, 2025. 294
 - REVISED 5/87 APPROVED 6/87 REVISED 12/87 APPROVED 12/87 REVISED 2/88 APPROVED 6/88 REVISED 5/89 APPROVED 6/89 REVISED 11/89 APPROVED 5/90 REVISED 4/95 APPROVED 5/95 APPROVED 6/96 APPROVED 5/99 REVISED 5/01 APPROVED 5/01 REVISED 5/02 APPROVED 5/02 REVISED 5/03 APPROVED 5/03 REVISED 7/07 APPROVED 7/07 REVISED 7/09 APPROVED 7/09 REVISED 6/12 APPROVED 6/12 REVISED 5/17 APPROVED 5/17 REVISED 3/18 APPROVED 4/18 REVISED 5/21 APPROVED 6/21 REVISED 6/22 APPROVED 6/22 REVISED 5/24 APPROVED 5/24 REVISED 6/25 APPROVED 6/25