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BYLAWS OF THE OBESITY SOCIETY

Article 1. Mission

The mission of The Obesity Society (TOS) is to advocate and promote the highest quality in research, clinical care, education, and policy development to address the needs of people living with obesity. In addition, we offer our members a community to facilitate professional networking with peers in all fields related to obesity. The Obesity Society's membership is open to all individuals with a professional interest in obesity, and TOS recognizes the importance of diverse perspectives and experiences in our efforts to better understand, treat, and prevent obesity. The Obesity Society is committed to creating a diverse and inclusive organization, and we actively encourage participation of individuals of all backgrounds, regardless of race, nationality, ethnicity, gender, sexual orientation, religion, body size or economic circumstances. We strive to be a leading force in furthering the scientific understanding of obesity and to highlight and promote equitable access to the best evidenced-based practice for its prevention and treatment while working with partner organizations to eliminate the stigma and discrimination associated with this chronic disease.

Article 2. Membership

2.1 Classes of Membership and Eligibility

Any person who has an interest in the field of obesity (e.g., basic or clinical research, clinical care and treatment, public policy, advocacy) is eligible for membership in the Society. TOS's Governing Board (the Board) will set forth all requirements, benefits, and privileges associated with each category of membership.

2.1.1 Classes of membership and their associated responsibilities and benefits shall include the following:

2.1.1.1 Regular – Open to all individuals with a demonstrated interest in obesity and comes with full rights and privileges of membership.

- Eligible to hold elected office
- Eligible to vote for amendments to the Articles of Incorporation or these Bylaws
- Eligible to vote for officers, members of the Governing Board, and Nominations Board
- Eligible for election to Fellowship
- Subscription to the Society's journal, *Obesity*
- Subscription to TOS members newsletter
- Eligible for TOS awards
- Eligible for TOS grants
- Eligible for reduced registration rates for the annual meeting and other society programming as specified by the Governing Board for this level of membership

45 2.1.1.2 Associate Member – Open to individuals with a professional interest in obesity
46 regardless of career stage, but who are not currently interested in becoming a full member of
47 the Society and who are not eligible for the other classes of membership. However, an
48 Associate member can upgrade their membership by renewing at the Regular Member level.

- 49 • Eligible for reduced registration rates for the annual meeting and other society
50 programming as specified by the Governing Board for this level of membership
- 51 • Subscription to the TOS members newsletter

52
53 2.1.1.3 Post-Graduate Trainee – Open to individuals who are actively involved in a post
54 graduate training program (e.g., postdoctoral fellows, medical residents, and clinicians-in-
55 training).

- 56 • Subscription to the Society's journal, *Obesity*
- 57 • Subscription to TOS members newsletter
- 58 • Eligible for TOS awards
- 59 • Eligible for TOS grants
- 60 • Eligible for participation in special programs directed at post-graduate trainees
- 61 • Eligible for reduced registration rates for the annual meeting and other society
62 programming as specified by the Governing Board for this level of membership

63
64 2.1.1.4 Student – Open to individuals with an interest in obesity who are actively enrolled in a
65 degree granting program.

- 66 • Eligible for TOS grants
- 67 • Eligible for TOS awards
- 68 • Subscription to TOS members newsletter
- 69 • Eligible for participation in special programs directed at students
- 70 • Eligible for reduced registration rates for the annual meeting and other society
71 programming as specified by the Governing Board for this level of membership

72
73 2.1.1.5 Emeritus – Open to individuals who are retired but who are interested in maintaining
74 their affiliation with the Society and whose membership has been in good standing for at least
75 five (5) years prior to transitioning to Emeritus status.

- 76 • No annual dues
- 77 • Subscription to TOS members newsletter
- 78 • Eligible for TOS awards
- 79 • Eligible to vote for amendments to the Articles of Incorporation or these Bylaws
- 80 • Eligible to vote for officers, members of the Governing Board, and Nominations Board
- 81 • Eligible for reduced registration rates for the annual meeting and other society
82 programming as specified by the Governing Board for this level of membership

83
84 2.2 Loss of Membership

85
86 The loss or forfeiture of membership can occur for nonpayment of dues as well as violations of
87 the Code of Conduct, established Society policies, or other violations of generally accepted

88 professional ethics. Forfeiture of membership (i.e., loss of all member benefits) will occur if
89 dues payment are more than two months in arrears but will be reinstated upon receipt of
90 payment. *However, if dues are not paid within a two-month grace period it will be considered*
91 *as a break in membership with regard to any requirements for periods of membership in good*
92 *standing for any such benefits set forth by the Governing Board.* A forfeiture of membership
93 may also occur based upon failure to meet the criteria for membership as determined by the
94 Governing Board but may be reinstated once the appropriate criteria are met. Additionally, a
95 Violation of the Code of Conduct, established Society policies, or generally accepted
96 professional ethics may result in forfeiture of membership, and require a recommendation from
97 the Ethics Committee and a vote to approve by the Governing Board for reinstatement.

98 99 2.3 Fellowship

100
101 Fellowship in TOS is one of the highest honors our organization can confer and is open to all
102 Regular members in good standing who meet the criteria set forth by the Governing Board. A
103 prestigious mark of distinction, Fellowship highlights an individual's contributions to the field
104 of obesity research, treatment, and prevention. Fellows have the right to include FTOS among
105 their credentials.

106 107 **Article 3. Governance**

108 109 3.1 Nominations and Elections

110 111 3.1.1 Nominations Board

112
113 The Nominations Board shall be chaired by the Immediate Past-President and consist
114 of six additional members elected by the membership. The Nominations Board is charged
115 with the vetting of all potential candidates for all elected offices in the Society and for overseeing
116 and certifying all election results. Each elected member shall serve for two years with terms
117 staggered in their start year to three per year. The general Membership along with the
118 Governing Board may nominate members for the Nominations Board.

119 120 3.1.2 Nominations

121
122 The Nominations Board shall propose and certify at least two nominations each for the offices
123 of Vice-President, and Secretary/Treasurer, and for each open member seat on the Governing
124 Board. Names of individuals may also be proposed from the membership for consideration and
125 review by the Nominations Board. All nominees must be Regular Members in good standing
126 with the Society. Nominees for Secretary/Treasurer must possess sufficient financial expertise
127 to serve in the role as demonstrated by previous service as Chair of the TOS Finance or Audit
128 Committees, or equivalent positions in another professional organization. If two qualified
129 candidates for the position of Secretary/Treasurer are not available to be nominated, there are
130 two options: (1) extend the sitting Treasurer's term or (2) one candidate may run unopposed.

131 132 3.1.3 Elections

134 A ballot listing the nominees certified by the Nominations Board for each open position will
135 be sent to all Regular and Emeritus Members. The individual receiving the most votes will
136 be elected to the office under consideration.

137
138 3.1.4 Electoral Decisions

139
140 In the event of a tie vote the Governing Board shall decide the election.

141
142 3.2 Governing Board

143
144 3.2.1 Responsibilities

145
146 3.2.1.1 Subject to the Articles of Incorporation and these Bylaws, The Obesity Society
147 Governing Board shall determine the policies of the Society and shall manage, supervise, and
148 control its business, property, and affairs including establishment of its budget, raising, and
149 disbursing of funds, and the adoption of rules and regulations for the conduct of business
150 consistent with the Society's purposes and Strategic Plan. Annually, the Governing Board shall
151 review all audit reports and approve a budget for each fiscal year. In addition, the Governing
152 Board shall routinely review and approve the Strategic Plan (the operational plan and
153 aspirational goals for the Society) and may amend it as needed.

154
155 3.2.1.2 The Governing Board will be responsible for setting the requirements for all membership
156 classes as well as the benefits accorded to each. The Governing Board shall establish the
157 rates for annual member dues, as well as the amount of member discounts for registration
158 fees for the annual meeting and other programming offered by the Society.

159
160 3.2.2 Composition

161
162 The Governing Board will consist of fifteen (15) voting members composed of the President,
163 Immediate Past President, President-Elect, Vice-President, and Secretary/Treasurer
164 (comprising the Executive Committee), three (3) at-large members and seven (7) members
165 with the following portfolios:

- 166
167
 - Basic/Experimental/Preclinical Science
 - Population/Epidemiology/Community Science
 - Clinical Research
 - Clinical Practice
 - Policy/Advocacy/Regulatory
 - Representative of the membership from Canada
 - Representative of the membership from Mexico

174
175 3.2.2.1 The Chief Executive Officer shall be an ex-officio, non-voting member of the
176 Governing Board.

177

178 3.2.2.2 Additional ex-officio non-voting members may be added to the Governing Board as
179 deemed appropriate by the Executive Committee and the Governing Board.

180
181 3.2.3 Terms of Office

182
183 The term of office for members of the Governing Board is three years. Membership on the
184 Governing Board shall be staggered such that approximately one-third of the members are
185 elected each year.

186
187 3.2.3.1 Previous members of the Governing Board are eligible for nomination to serve more
188 than one non-consecutive term.

189
190 3.2.3.2 Under extenuating circumstances, a member of the Governing Board, with a formal
191 recommendation from the Nominations Board, may have their term extended with the approval
192 of the Executive Committee.

193
194 3.2.4 Vacancies

195
196 Vacancies on the Governing Board shall be filled at the next scheduled election. However, if
197 more than three vacancies occur at one time, a special election shall be held if determined to
198 be needed by the Executive Committee and Nominations Board. The Executive Committee,
199 with recommendations from the Nominations Board, will make all interim appointments.

200
201 3.2.5 Removal

202
203 Members of the Governing Board and other positions of leadership may be removed from office
204 for (a) violation of these Bylaws, (b) violation of the Code of Conduct, (c) engaging in any
205 conduct prejudicial to the best interests of the Society, (d) missing without good cause two
206 consecutive meetings of the Governing Board, or (e) lapse of membership due to failure to pay
207 annual dues. Removal shall occur only after thirty (30) days written notice to the member in
208 question by certified or registered mail, to his or her last known address, of the proposed
209 removal from office and its causes, of the member's opportunity to respond in writing, and of
210 the time and place at which the Governing Board member may respond by oral presentation.
211 Final decision to remove a Governing Board member will require a majority vote of the full
212 Governing Board.

213
214 3.2.6 Meetings

215
216 The Governing Board will hold a minimum of six meetings per year, with at least one of these
217 being held face-to-face ahead of the annual scientific meeting (however, in the event of
218 extenuating circumstances such as a pandemic or other natural disaster which requires that
219 the annual scientific meeting cannot be held in person this requirement for a live meeting will
220 be waived). Meetings of the Governing Board can be conducted by conference call or as an
221 online meeting providing that all participants are available to hear and speak with all other
222 participants. Meetings shall be open unless otherwise determined by the Governing Board. A
223 minimum of eight (8) voting members of the Governing Board are required for a quorum.

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3.3 Executive Committee

The President, President-Elect, Vice-President, Secretary/Treasurer, Immediate Past-President, and CEO, the latter serving *ex-officio* and without vote, shall constitute the Executive Committee and act as Officers of the Society. The Executive Committee shall have the powers of the Governing Board as indicated above and is authorized to act between Governing Board meetings, provided however, the Executive Committee may not diminish the authority of the Board and all acts of the Executive Committee shall be reported to the Board at its next meeting and ratified by the Governing Board.

3.3.1 Terms of Office

The President shall serve for one year. The President-Elect shall serve for one year and advance to the office of President. The Vice-President shall serve one year and advance to President-Elect for one year, and then advance to President. The President shall advance to Immediate Past President and serve for one year. The Secretary/Treasurer shall be elected for a term of three years. The President, President-Elect, Vice President, Secretary/Treasurer, and Immediate Past President each hold one vote for matters requiring a vote by the Executive Committee or the Governing Board.

3.3.1.1 In support of TOS's commitment to rotating leadership, none of the Executive Committee terms shall be considered extendable except in the most extenuating and dire of circumstance. Such circumstance will be determined by and voted on by the full Governing Board and be limited to the lack of availability, through the normal process of elections, of a qualified TOS member willing to serve.

3.3.1.2 In the special case of the Secretary/Treasurer, the lack of availability of a new Treasurer with sufficient financial expertise to serve the role and the Society in this capacity (See Section 3.1.2 above), a one-year extension of the sitting Secretary/Treasurer will be voted on by the full Governing Board. Furthermore, to ensure rotating financial leadership for The Society in general, the Secretary/Treasurer shall be precluded from serving on Audit and Finance committees for five (5) years following the end of the last year as Secretary/Treasurer.

3.3.2 Duties and Responsibilities

3.3.2.1 President

The President shall preside at the meetings of the Governing Board and at meetings of the Executive Committee. Unless otherwise specified, the President shall appoint members of all committees and shall appoint representatives to other organizations as appropriate. The President, President-Elect, and the Chief Executive Officer (CEO) shall be *ex-officio non-voting* members of all committees and task forces.

3.3.2.2 President-Elect

269 The President-Elect shall serve as Chair in the absence of the President and shall become
270 President if the incumbent is unable to complete his or her term. The President-Elect shall
271 serve as the chair of the Awards Committee and as a liaison to committees as designated by
272 the President.

273
274 3.3.2.3 Vice President

275
276 The Vice-President shall assist the President and President-Elect and serve as liaison to
277 committees as designated by the President.

278
279 3.3.2.4 Immediate Past-President

280
281 The Immediate Past President or other designee by the Executive Committee will chair the
282 Nominations Board and will act as the official TOS representative to the World Obesity
283 Federation (WOF).

284
285 3.3.2.5 Secretary/Treasurer

286
287 The Secretary/Treasurer shall be responsible for working with the CEO and professional staff
288 to:

- 289
- 290 • Record and archive accurate minutes for all of the Governing Board and Executive
 - 291 Committee meetings.
 - 292 • Maintain a current and accurate roster of members
 - 293 • Prepare and present financial reports to the Governing Board on an annual basis or as
 - 294 requested
 - 295 • Present the annual financial report at the business meeting of the Society
 - 296 • Ensure the timely filing of appropriate tax forms and other required government
 - 297 documents.
- 298

299 3.3.2.5.1 The Secretary/Treasurer shall oversee the preparation of an annual budget in
300 collaboration with the Director of Finance and Operations and the CEO for review and vote to
301 recommend (approve versus not approve) by the following and in such order: a) Finance
302 Committee who recommends to Executive Committee; b) Executive Committee who
303 recommends to the Board for final approval; and c) final vote by the Board which requires a
304 majority vote of the Board for authorization. The Secretary/Treasurer shall be responsible for
305 working with the CEO and the Director of Finance and Operations to provide oversight of the
306 ordinary and usual revenue and expenditures of the Society to ensure its ongoing financial
307 performance and viability. All accounts of The Obesity Society will be maintained in reputable
308 financial institutions in the name of the Society for investment and routine expenditures and
309 shall require signatory authority from the CEO and/or Secretary/Treasurer as deemed
310 appropriate to affect significant changes in such accounts.

311
312 3.3.2.5.2 The Secretary/Treasurer will serve as an ex officio non-voting member of both the
313 Finance and Audit Committees and will attend their regularly scheduled meetings as a liaison

314 to the Executive Committee and Board. The Secretary/Treasurer will assist the Finance
315 Committee with the review of monthly financial statements and provide updates on
316 organizational financial affairs. The Secretary/Treasurer working with the Director of Finance
317 and Operations shall provide necessary data on financial transactions and cash balances to
318 the Finance Committee. The Secretary/Treasurer will assist the Finance and Audit
319 Committee in performance of their duties and presentation of its recommendations to the
320 Executive Committee and Board.

321
322 3.3.2.5.3 The Secretary/Treasurer shall oversee and actively engage in the financial
323 development activities of The Society in close collaboration with the CEO (who is responsible
324 for The Society's development activities).

325 326 3.3.2.6 Chief Executive Officer

327
328 The Chief Executive Officer (CEO) of the Society will be responsible for the operations of
329 the national office. The CEO will act by appointment and be responsible to the Board. The
330 CEO will have the authority to sign any deeds, mortgages, bonds, contracts, checks, or other
331 instruments which the Board has authorized to be executed, except documents the execution
332 of which shall be expressly delegated by applicable law, the Articles of Incorporation, these
333 Bylaws, or the Board to some other officer or agent of the Society. The CEO will be responsible
334 for seeing that the Board's instructions are executed. The CEO is expected to recommend
335 budgets and plans of work and to conduct the day-to-day business of the organization. The
336 CEO shall designate for each committee, taskforce, and section a member of the Society's staff
337 to provide logistical and administrative support.

338 339 3.3.3 Vacancies

340
341 In the event the President is unable to complete his or her term of office, the President-
342 Elect shall assume the Presidency for the remainder of the term. In the event the President-
343 Elect is unable to complete his or her term and therefore not ascend to the Presidency, the
344 Vice President will assume the office of President-Elect. If two vacancies occur among the
345 officers, the Nominations Board shall hold a special election to fill the vacancies.

346 347 3.3.4 Removal

348
349 Officers may be removed from office for (a) violation of these Bylaws, (b) violation of the Code
350 of Conduct, (c) engaging in any conduct prejudicial to the best interests of the Society, (d)
351 missing without good cause two consecutive meetings of the Executive Committee or Board,
352 or (e) lapse of membership due to failure to pay annual dues. Removal shall occur only after
353 thirty (30) days written notice to the officer in question by certified or registered mail, to his
354 or her last known address, of the causes, of the member's opportunity to respond in writing,
355 and of the time and place at which the trustee may respond by oral presentation. Final decision
356 to remove a Board member will require a majority vote of the full Board.

357 358 3.3.5 Meetings

359

360 In addition to meetings of the full Board, the Executive Committee will meet as needed to
361 conduct the business of the Society. These meetings may occur in person or via
362 teleconference. Meetings shall be open unless otherwise determined by the Committee. A
363 minimum of three (3) members (not including the CEO) of the Committee are required for a
364 quorum.

365
366 **3.3.6 Annual Business Meeting of the Membership**

367
368 The Society will hold an annual business meeting open to all members. It is expected that this
369 meeting will be held in person during the Annual Scientific meeting with the exact location and
370 time announced to all members no less than one month prior to the meeting. At the direction
371 of the Board, the annual business meeting may also be held by conference call or by online
372 meeting in the event of extenuating circumstances with the exact time and access information
373 announced to all members no less than one month prior to the meeting.

374
375 **Article 4. Distribution of Assets in Event of Dissolution**

376
377 It is intended that the existence of the Society shall be perpetual. However, should the Society
378 be terminated for any reason, the residual funds of the Society shall be assigned by majority
379 vote of the Board to one or more non-profit organizations engaged in activities substantially
380 similar to those of the Society.

381
382 **Article 5. Publications**

383
384 The Board shall designate official publications of the Society.

385
386 5.1 Editor-in-Chief

387
388 The Board shall have final approval on the selection of the editor(s) of official Society
389 publication(s), members of the editorial board(s), and terms of service.

390
391 5.2 Copyrights and Trademarks

392
393 Copyrights and trademarks shall be vested in the Society.

394
395 **Article 6. Committees**

396
397 6.1 Standing Committees

398
399 Standing committees shall consist of the following: Audit, Ethics, Finance, Membership,
400 Communications, Policy & Advocacy, Awards, Clinical, Science Development, Annual
401 Meeting, Education, and Publications Committees. The President-Elect shall recommend to
402 the Executive Committee, for approval by the Board, appointments of chairpersons and
403 members of the standing committees. Terms of office for standing committees shall be two
404 years, renewable for two years by the Board. Terms of office shall be staggered to ensure

405 new appointments each year. All standing committees shall be composed of no fewer than
406 three members unless otherwise stated below.

407
408 6.1.1 Governance Committees

409
410 6.1.1.1 Audit Committee

411
412 The Audit Committee will be responsible for working with the Society's Director of Finance and
413 Operations to plan for all audits or financial reviews and to receive and review all reports from
414 the Society's auditors and to make formal recommendations to the Executive Committee and
415 the Board on the appropriate action. The Secretary/Treasurer, Chair of the Finance Committee,
416 and the CEO will serve as ex-officio non-voting members and do not count toward the three-
417 member minimum.

418
419 6.1.1.2 Ethics Committee

420
421 The Ethics Committee of the Society shall implement the Code of Conduct of the Society and
422 provide counsel on ethical matters to members.

423
424 6.1.1.3 Finance Committee

425
426 The Finance Committee shall review at least quarterly financial reports and review the
427 Treasurer's report each year. The Committee shall review the investment policy for the Society
428 funds each year and propose changes in the investment policy if necessary. The
429 Secretary/Treasurer and the CEO will serve as ex-officio non-voting members and do not count
430 toward the three-member minimum.

431
432 6.1.1.4 Membership Committee

433
434 The Membership Committee assists the Board in promoting programs and activities that
435 support the professional activities of members of TOS and encourages Society membership
436 among people whose professional and personal interests overlap with the goals and interests
437 of the Society.

438
439 6.1.2 Community Engagement Committees

440
441 6.1.2.1 Communications Committee

442
443 The Communications Committee's function is to assist the Board in disseminating information
444 that furthers the goals and interests of our members and the field in general, as well as to the
445 general population.

446
447 6.1.2.2 Policy & Advocacy Committee

448

449 The Policy & Advocacy Committee is charged to assist the Board in developing and promoting
450 statements of policy that further the goals and interests of TOS and in supporting advocacy for
451 those statements and matters of importance to our members and patients living with obesity.
452

453 6.1.3 Professional Practice Committees

454 455 6.1.3.1 Awards Committee

456
457 The Awards Committee is charged with reviewing and vetting nominations for the various
458 awards offered by the Society and selecting worthy recipients. The Awards Committee will be
459 chaired by the President-Elect and will include a minimum of three additional members.
460

461 6.1.3.2 Clinical Committee

462
463 The Clinical Committee is charged with the Society's Clinical activities including responsibility
464 for proposing programs and activities that further the clinical interest of TOS members and
465 advancing the overall field of obesity.
466

467 6.1.3.3 Science Development Committee

468
469 The Science Development Committee is charged with the scientific activities of the Society
470 including being responsible for proposing programs and activities that further the scientific
471 interest of our members and advancing the overall field of obesity.
472

473 6.1.4 Program and Education Committees

474 475 6.1.4.1 Annual Meeting Program Committee

476
477 The Annual Meeting Program Committee is charged with the development and programming
478 of TOS's annual meeting. The committee is responsible for identifying critical emerging topics
479 and issues in obesity research and treatment and to develop symposia and other programming
480 that effectively provides cutting edge information on these important topics to meeting
481 participants. The Annual Meeting Program Committee shall be organized by tracks with each
482 track having its own track chair, co-chair, and members. These track-based subcommittees will
483 serve under the direction of the Annual Meeting Program Committee chair and co-chair.
484

485 6.1.4.2 Education Committee

486
487 The Education Committee is charged with developing and expanding TOS's educational
488 offerings covering a range of topics of interest to the breadth of membership as well as the
489 general scientific and clinical community.
490

491 6.1.5 Publications Committee

492
493 The Publications Committee will make recommendations to the Editor-in-Chief, publisher, and
494 Board for the improvement and expansion of the official publications of the Society. The

495 Editor-in-Chief will serve as an *ex-officio* non-voting member of the Publications Committee
496 and will not count toward the three-member minimum.

497
498 6.2 Ad hoc Committees and Taskforces

499
500 6.2.1 Ad hoc committees may be established by the Executive Committee, with approval of the
501 Board, to conduct activities necessary to deal with emerging issues not covered by the standing
502 committees. Terms of service for ad hoc committees will terminate once the charge of the
503 committee is completed. If the work of the committee extends beyond two years, then the
504 membership will be rotated following the same process outlined for standing committees (See
505 Section 6.1).

506
507 6.2.2 Taskforces and Advisory Panels

508
509 6.2.2.1 Taskforces may be appointed by the Executive Committee, with approval of the Board,
510 or by the chairs of the standing committees with approval of the Executive Committee, to
511 conduct very specific tasks (e.g., creation of reports or white papers) needed by the Society.
512

513 6.2.2.2 Advisory Panels may be appointed by the President, with approval of the Board, to offer
514 expert advice to the Society on specific topics as deemed necessary to further the mission of
515 the Society. Advisory Panels expire at the end of the term of the President under whom they
516 were appointed but may be renewed by the following President if circumstances are warranted.
517

518 6.3 Agency

519
520 No member of any committee or taskforce shall have the authority to sign contracts, bind the
521 Society, or speak on behalf of the Society.
522

523 **Article 7. Sections and Interest Groups**

524
525 7.1 Sections

526
527 TOS Sections fill a critical role by providing a home within the organization for members based
528 on their self-described professional role and primary area of focus. Specifically, association
529 with a section provides members increased networking opportunities with others with a similar
530 professional focus. Additionally, the sections play an important function by providing
531 representation in the overall operation and governance of the Society via representation by
532 elected Section leadership. Section leadership will have regular and ongoing communication
533 with the Executive Committee and the Board to make recommendations regarding
534 programming for the annual meeting, suggest individuals for committee appointments, and in
535 general advise the Society on matters of interest to the members represented by the Section.
536 These Sections correspond to longstanding and well-established areas of professional activity
537 in the field of obesity. All Society members are required to affiliate with at least one Section but
538 not more than four. These Sections include:

- 539
540
- Basic Science

- 541 • Clinical Science
- 542 • Behavioral Science
- 543 • Bariatric Surgery and Devices
- 544 • Clinical Practice
- 545 • Pediatric Obesity
- 546 • Population Science and Public Health
- 547 • Neuroscience

548
549 The Board will review and evaluate the need for addition or deletion of sections at least once
550 every five years.

551
552 7.1.1 Section functions and responsibilities include:

- 553
- 554 • Participate in the governance of the Society via regular and structured communication
- 555 with the Executive leadership of the Society via elected Section leadership
- 556 • Advise the Society on matters of interest to the specialty group represented in the
- 557 Section
- 558 • Assist the Society in identifying topics and areas of interest in the development of
- 559 scientific programming
- 560 • Recommend individuals to serve on TOS committees
- 561 • Be open to all members of the Society expressing an interest in Section membership
- 562

563 The National Office will provide support in carrying out of Section business. Nothing in a
564 section's Statement of Organization and Procedures may be construed as contradictory to the
565 Bylaws or Operational Guide of the Society.

566 567 7.2 Section Membership

568
569 Each member must choose to affiliate with at least one Section, and Section membership is
570 included as part of all categories of membership. Members may also choose to join additional
571 Sections based on policies to be established by the Governing Board. Association with a
572 Section is important as it provides a professional home within the larger organization for each
573 member, allowing for enhanced networking and targeted communication around topics of
574 specific professional interest, as well as eligibility for Section specific grants or awards when
575 available. As such, all Society members are strongly encouraged to be active in their chosen
576 Section(s). In addition, Sections fulfill a vital role in the overall governance of the Society by
577 providing a formal mechanism of input to the Executive Leadership and the Board as well as
578 offering entry-level leadership opportunities in the Society.

579 580 7.3 Section Organization and Governance

581
582 Section leadership will consist of a Chair, Chair-Elect, and Immediate Past-Chair who will be
583 responsible for overseeing the activities of the Section and fulfillment of all duties consistent
584 with requirements by the Society. Each position will be held for a period of one year. The

585 Chair-Elect will be selected as described below and will transition to the position of Chair at the
586 completion of term as Chair-Elect. The Chair will transition to the position of Immediate Past-
587 Chair at the completion of term as Chair. The leadership team of each Section will include a
588 Student/Post-Graduate Trainee representative that will be appointed for a two-year term by the
589 Society President in consultation with the Section leadership.
590

591 7.3.1 In addition to holding an annual business meeting, the Section leadership will be
592 responsible for soliciting and forwarding ideas for the annual program from the Section
593 membership, developing an annual plan of work and associated budget for the Section, and to
594 forward information of interest to the Section or membership at-large to the Society's Director
595 of Communications and Media Relations for dissemination through the appropriate channels.
596 The Section Leadership will also submit a brief written annual report to the Board summarizing
597 the activities of the Section over the preceding year.
598

599 7.3.2 The Chair-Elect position will be elected from a slate of candidates drawn from members
600 in good standing from the Section and nominated by the Section membership. All nominations
601 must be reviewed by the Nominations Board and approved by the Governing Board. There
602 will be an open nomination period which will be formally announced in established
603 communication channels of the Society. Voting will only be open to registered members of the
604 section with the winner receiving a simple majority of the votes cast. The elections will be
605 managed by the Society's Director of Governance and Administration following the same
606 mechanisms and practices for all other Society elections. While serving in an elected Section
607 leadership position (Chair, Chair-Elect, Immediate Past-Chair), an individual is not eligible to
608 hold another elected position in the Society and typically will not be considered for service on
609 any standing committees of the Society during their tenure as Section Chair.
610

611 7.4 Section meetings

612

613 Sections will be required to hold an annual business meeting (this can be either in person
614 during the Society's Annual Meeting or conducted by conference call or as an online meeting)
615 providing that all participants are able to hear and speak with all other participants. Such
616 meetings of the Section will be announced in advance to all members of the Society.
617 Additionally, Section leadership are expected to meet at least six (6) times a year to ensure
618 progress on all Section activities.
619

620 7.5 Agency

621

622 No member of a Section shall have authority to bind the Society to any contracts or to speak
623 on behalf of, or otherwise represent, the Society.
624

625 7.6 Section Leadership Council

626

627 The Chair of each Section will also be a member of the Section Leadership Council. This
628 Council will meet at least once a quarter and will be chaired by the Society President. The
629 purpose of the Section Leadership Council is to encourage communication and interaction
630 among the Sections and to maintain strong and direct contact with the Executive Leadership

631 of the Society. In addition to the Section chairs and Society President, this committee will also
632 include the CEO as an ex-officio member.

633
634 7.7 Interest Groups

635
636 Like Sections, TOS Interest Groups provide an additional mechanism to encourage and
637 facilitate networking among members who share interest in specific topics within the broader
638 field of obesity. While Sections reflect broad long-standing areas of professional activity or
639 training, Interest Groups are designed to be more fluid and to facilitate cross-disciplinary
640 interaction by being more topic-focused. As a result, it is anticipated that some Interest Groups
641 may be relatively short-lived based on changing techniques or approaches in the field, while
642 others may be more permanent reflecting topics with broad cross-disciplinary interest.

643
644 7.7.1 Interest Groups are intended to be self-organized and open to all TOS members who
645 share a stated interest in the topic of the group. Official recognition of a TOS Interest Group
646 requires the submission of the name of the Interest Group along with the contact information
647 for at least one member of the group to the National Office. Members may affiliate with as
648 many Interest Groups as they choose.

649
650 7.7.2 The National Office will support officially recognized Interest Groups by assisting with
651 communications with members via the TOS newsletter and social media outlets, and by
652 providing a room, if available, to hold an in-person gathering at the annual meeting when
653 requested through official channels. In addition, the National Office will maintain a list of the
654 officially recognized Interest Groups and the contact information for the principal contacts for
655 the group.

656
657 **Article 8. Annual Scientific Meeting**

658
659 An annual scientific meeting of the Society shall be held at a time and place, and of a
660 manner approved by the Board.

661
662 **Article 9. Amendments**

663
664 9.1 Amendments by the Board

665
666 The Board, at any regular or special meeting thereof, may recommend the repeal, the adoption,
667 or amendment of the Bylaws of the Society. Proposed changes will be sent to each Regular,
668 and Emeritus member at least thirty (30) days before voting is closed. Regular and Emeritus
669 members shall vote with two-thirds votes cast being required for passage of the proposed
670 changes.

671
672 9.2 Amendment by Members

673
674 If submitted in a petition containing signatures from 10% of the active eligible membership
675 (i.e., Regular and Emeritus members) amendments to the Bylaws must be submitted to all
676 Regular and Emeritus Members for a vote. Proposed amendments to the Bylaws from the

677 membership must be sent to the National Office at least six months in advance of voting.
678 Proposed changes will be sent to each Regular and Emeritus Member at least thirty (30) days
679 before voting is closed. Eligible Members shall vote with two-thirds votes cast being required
680 for passage of the proposed changes.

681
682 **Article 10. Records, Procedures and Customs**

683
684 10.1 Records

685
686 The National Office shall maintain all official records, archives, and historical material. All
687 records of all committees (including deliberations, minutes, reports, etc.) shall be regularly
688 forwarded by the committee chairman to the National Office for indexing, retention, and
689 security.

690
691 10.2 Procedures and Customs

692
693 The National Office shall maintain a current operational guide detailing the procedures and
694 customs of the Society as well as the duties and responsibilities of officers, committees, and
695 employees.

696
697
698 **Article 11. Parliamentary Authority**

699
700 Robert's Rules of Order Newly Revised, as it may be amended from time to time, shall govern
701 meetings of the Board and Executive Committee to the extent that it is not inconsistent with
702 these Bylaws or the Articles of Incorporation or special rules of order the Society may adopt.

703
704 **Article 12. Indemnification**

705
706 The Society shall, to the extent legally permissible, indemnify each person who may serve
707 or who has served at any time as an officer, director, or employee of the Society against
708 all expenses and liabilities, including, without limitation, counsel fees, judgments, fines,
709 excise taxes, penalties, and settlement payments, reasonably incurred by or imposed upon
710 such person in connection with any threatened, pending, or completed action, suit, or
711 proceeding in which he or she may become involved by reason of his or her service in such
712 capacity; provided that no indemnification shall be provided for any such person with respect
713 to any matter as to which he or she shall have been finally adjudicated in any proceeding not
714 to have acted in good faith in the reasonable belief that such action was in the best interests
715 of the Society; and further provided that any compromise or settlement shall be approved by
716 a majority vote of a quorum of the Board who are not at that time parties to the proceeding.

717
718 The indemnification provided hereunder shall inure to the benefit of the heirs, executors,
719 and administrators of persons entitled to indemnification hereunder. The rights of
720 indemnification under this Article shall be in addition to and not exclusive of all other rights
721 to which any person may be entitled.

722

723 No amendment or repeal of the provisions of this Article which adversely affects the right of an
724 indemnified person under this Article shall apply to such person with respect to those acts or
725 omissions which occurred at any time prior to such amendment or repeal, unless such
726 amendment or repeal was voted by or was made with the written consent of such indemnified
727 person.

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