



**BYLAWS OF THE COMANCHE COUNTY REPUBLICAN PARTY
APPROVED BY THE COUNTY PRECINCT COMMITTEEMEN
ON 19 AUGUST 2025**

Table of Contents

Preamble	3
Article I Definitions	
1.1 – 1.4	3
Article II Governance	
2.1	3
Article III Quorum	
3.1	3
Article IV Purpose	
4.1	4
Article V Membership	
5.1 – 5.3	4
Article VI Removal from Membership and Vacancies	
6.1 – 6.6	4
Article VII Brigades	
7.1 – 7.6	5
Article VIII Authorities and Duties	
8.1 – 8.3	6
Article IX Meetings	
9.1 – 9.16	7-11
Article X Amendments to Bylaws	
10.1 – 10.5	7-11
Article XI Reports	
11.1 – 11.4	12
Article XII Effective Date of Bylaws	
12.1	13

Preamble

In order to advance Republican principles of government, the purpose of the Comanche County Republican Party is to elect and support Republican candidates throughout Comanche County.

Article I **Definitions**

- 1.1 “County Committee” shall mean the Comanche County Republican Party County Committee, which shall consist of all Precinct Chairs and Precinct Vice Chairs of the county, the County Chair and Vice Chair, two State Committee Members, and two District Committee Members per congressional district within the county.
- 1.2 “Executive Committee” shall mean the Comanche County Republican Party Executive Committee, which shall consist of the County Chair and Vice Chair, two State Committee Members, two District Committee Members, one State Representative and one State Senator elected in the county, one legislator selected by the Chair and one selected by the Vice Chair. If such selected legislator’s district includes more than one county, the county of their residence shall be one in which they may serve on the committee.
- 1.3 “Central Committee” shall mean the Comanche County Republican Party Central Committee, which shall consist of the County Chair, County Vice Chair, and two State Committee Members.
- 1.4 “Congressional District Committee” shall mean the Comanche County Republican Party Congressional District Committee, which shall consist of the County Chair, County Vice Chair, and two Congressional District Committee Members.
- 1.5 “Precinct Committee” shall mean the Comanche County Republican Party Precinct Committee for the respective precinct the members reside in i.e. Precinct 52 Committee, which shall consist of the Precinct Chair, Precinct Vice Chair, Secretary and Treasurer. The Secretary and Treasurer are appointed by the Chair and Vice Chair and shall have equal voting rights at Precinct meetings.

Article II **Governance**

- 2.1 In all instances, when not consistent with the provisions of these Bylaws, the OK GOP Rules and then the most recent revision of Robert’s Rules of Order Newly Revised shall govern the conduct of all meetings.

Article III **Quorum**

- 3.1 A Quorum is present for the transaction of business per Robert’s Rules of Order when either the Chair or Vice Chair or both from at least 33% of active precincts is in attendance for County Committee Meetings.

Article IV **Purpose**

- 4.1 The purpose of the County Party shall be as follows:
 - a. To perform all duties delegated to the County by law, the OK GOP, and such other duties not prohibited by law in support of the Republican Party.

- b. To direct, manage and supervise the affairs and business of the Comanche County Republican Party in Comanche County, Oklahoma. This shall include, but not by way of limitation, the following:
 - i. Work for the election of the Republican Party's nominees in Comanche County, Oklahoma.
 - ii. Work in cooperation with other Republican County, District, and State organizations as defined and recognized by the Oklahoma Republican Party.
- c. To adopt Bylaws by which the CCRP shall be governed.

Article V
Membership

5.1 *Regular Members*

Membership in the Comanche County Republican Party is for all qualified voters of Comanche County who are registered Republicans.

5.2 *Precinct Officers*

The regular members of the County who have been duly elected as Precinct Chairs and Vice Chairs by the regular members of the precinct they reside in, the Secretary and Treasurer (which may be the same person) who are duly appointed. Should the Precinct Chair position become vacant the Vice Chair automatically becomes the chair until such time as a new Chair can be elected.

5.3 *County Officers*

The regular members of the County who have been duly elected as County Chair, County Vice Chair, and a Secretary and a Treasurer who are appointed and can be the same person.

Article VI
Removal from Membership and Vacancies

6.1 The County Chair or Vice Chair in his/her absence may request the resignation of any member of the County Committee who fails to attend three consecutive Executive and Central Committee meetings (or combination thereof) in a calendar year. The member shall be removed by a 2/3 majority vote of the Executive Committee's members at any subsequent Executive Committee meeting if he/she fails to submit his/her resignation. The County Chair or Vice Chair in his/her absence may request the resignation of any Precinct Chair who fails to attend three consecutive County Committee and County meetings in a calendar year.

6.2 Any member of the Comanche County Republican Party who moves his/her residence out of the county or becomes a member or a candidate of any other political party, shall be immediately removed from County membership by the County secretary without the necessity of any further action.

6.3 Any member of the County Committee shall be immediately disqualified and automatically removed from membership without the necessity of any further action for the following:

Causes for removal per OK GOP Rule 19(g):

- a. Misappropriation of funds under the rules of the Republican Party
- b. Failure to follow the rules of the Oklahoma Republican Party
- c. Conviction of a felony
- d. Publicly supporting or endorsing an opponent of candidates of the Republican Party.

6.4 Additionally, a member of the County Committee may be removed by a 2/3 majority vote of the County Committee's members at any subsequent County Committee meeting for the following actions:

- a. Publicly supporting extremist organizations which promote violence, or have engaged in violent action, and/or seek to infringe upon the constitutional rights of others.
 - b. Demonstrating active opposition to party platform outside of agreed upon avenues for discussing and modifying party platform.
- 6.5 Repeatedly (3 or more times) using unprofessional digital etiquette, or continuing to use unprofessional digital etiquette after a verbal or written warning by the County Chair, of which examples are listed but not limited to the following material:
- a. Pedophilic
 - b. Pornographic
 - c. Vulgar
 - d. Conveying a threat
 - e. Illegal

shall result in a 2/3 majority vote of other members for disciplinary action or removal from the County Committee at the next County Committee meeting. Disciplinary action is defined as a probationary period of removal from Brigades and Committees for a period not to exceed six (6) months.

- 6.6 Vacancies on the County Central Committee, or County Executive Committee, whether created by resignation or by removal, may be filled by a majority vote of the County Committee's members at the next County Committee meeting following the creation of the vacancy in accordance with OK GOP rule 6(f). A precinct chair or vice chair vacancy, whether created by resignation or by removal shall be filled in accordance with OK GOP rule 5(f). The election to fill a vacancy shall be noted in the written meeting minutes.

Article VII

Brigades

- 7.1 Brigades are a unique subset of the Comanche County Republican Party. Brigades will be filled solely through volunteers for the purpose of gathering information to provide to Comanche County Republicans. Brigade members shall have no voting power. There will be Brigade teams to include but not limited to, Education, Legislature, Elections, Social Media, County Commission/City Council.
- 7.2 *Social Media Brigade* members shall act as the collection point for information from the other Brigades as well as additional resources in order to provide clear concise messages and reports to the regular members via social media.
- 7.3 *Education Brigade* members will attend school board meetings solely to collect information and ask questions in order to provide a summary to the Social Media Brigade on local school board and library activities and school board elections.
- 7.4 *Legislature Brigade* members will research proposed legislature at both the state and federal level. Monitor legislature as it progresses and provide updates to the Social Media Brigade.
- 7.5 *Election Brigade* members will provide information about candidates for upcoming elections, monitor the voting history of the pertinent legislatures for Comanche County, and provide information to the Social Media Brigade. Members will also assist the Central Committee with identifying volunteers for polling sites and other election activities.

- 7.6 *County Commissioner/City Council Brigade* members shall attend public meetings of the County Commissioners and City Council to monitor events, legislature, and activities important to the Citizens of Lawton and Comanche County. Brief reports will then be provided to the Social Media Brigade for distribution.
- 7.7 *Events Brigade* members shall be responsible for creating, planning, volunteer recruitment, guest speaker contact, and executing events within the County such as fundraisers, candidate forums, training, and other events to help the community. Initial event plans will be discussed with the County Central Committee and presented to the County Committee for an approval vote at the County Committee meeting prior to any additional coordination, site prep, contacts, recruitment, or expenditures.

Article VIII
Authority and Duties

- 8.1 *County Committee*
The County Committee of each county is the supreme Republican Party authority of the county, subject to these rules and the direction and control of County Conventions. The County Committee is charged with the duty of promoting the welfare and directing and controlling the affairs of the Republican Party in its county.
- 8.2 *Chair*
The Chair shall be the executive officer and the Vice Chair the assistant executive officer of the Republican Party of the county/precinct. The County/Precinct Chair shall be responsible for the enforcement of these rules and the carrying out of the directions and resolutions of the County Committee and the County Conventions in accordance with these rules. The County Chair shall maintain and within sixty (60) days of being elected, forward to the State Chair a roster of membership of the County Committee and the County Executive Committee. The County Chair shall assist in all State and National Republican Party campaigns and shall have general supervision over all Republican Party activities, functions, and campaigns within the county. The Precinct Chair shall be overall responsible for contacting regular members who reside within their precinct and holding regular meetings to provide information about the party.
- 8.3 *Vice Chair*
The Vice Chair shall aid and assist the County/Precinct Chair in all of said duties and shall serve as Chair until a County/Precinct Committee meeting can be held to elect a new Chair, if the Chair shall die, move from the county, resign, or fail to function as determined by the County Executive Committee, or otherwise become disqualified under grounds cited in Rule 19 (g).

Article IX
Meeting Attendance, Recording, and Removal Policy

9.1 Purpose

The CCRP shall conduct orderly, safe, and productive meetings to advance the principles and objectives of the Republican Party. This section establishes rules for attendance, prohibits unauthorized recording, and provides for the immediate removal of individuals who violate these rules or otherwise disrupt meetings.

9.2 Eligibility for Attendance – Open Meetings

- a. **Active Republican Members.** All active Republican voters in good standing of these bylaws, are welcome to attend the monthly Community GOP Meeting.
- b. **Invited Guests.** Individuals specifically invited and approved by the Executive Committee or the meeting Chair.
- c. **Other Individuals.** Any person admitted by these rules or at the discretion of the meeting Chair, provided their mission and activities support the mission of the CCRP and they refrain from conduct, whether during the meeting, in the general public, or on social media, that disrupts proceedings or undermines the CCRP's principles and objectives. As a private organization, the CCRP is not subject to the Oklahoma Open Records Act and reserves the right to restrict attendance, participation, and access to internal records and proceedings at its sole discretion. Any violation of this provision may result in immediate removal from the meeting under Section [9.11] and may be grounds for long-term exclusion under Section [9.14].
- d. **Community GOP Monthly Meeting.** The CCRP's Community GOP Monthly Meeting is considered an open meeting for attendance purposes; however, it remains a function of a private organization and is subject to the eligibility and conduct rules set forth in this article.
- e. **Attendance Record Requirement.** Any attendee who refuses to sign the official attendance record, using their legal name only, at any meeting shall be excluded from the meeting and required to leave immediately.

9.3 Eligibility for Attendance – Closed Meetings

- a. **Designation of Closed Meetings.** The County Chair or Meeting Chair may designate certain meetings as closed, limiting attendance to specified categories of members, including elected and/or appointed members of designated committees, with prior notice to the membership.
- b. **County Executive Committee.** Attendance at County Executive Committee meetings is limited to those individuals authorized under the Oklahoma Republican Party (OKGOP) Rules of the Republican Party. These meetings are considered closed to the general public and to active Republican voters who are not otherwise authorized to attend under the OKGOP Rules.
- c. **County Precinct Committeemen Meetings.** Attendance at County Committee Meetings is limited to those individuals authorized under the OKGOP Rules of the Republican Party. These meetings are considered closed to the general public and to active Republican voters who are not otherwise authorized to attend under the OKGOP Rules.
- d. **Written Permission & Recording.** Guests may attend a designated closed meeting only upon written permission of the meeting Chair. Minor children of elected, appointed, or invited members, or of the meeting Chair, are not considered guests under this provision and therefore do not require express written permission. Spouses, friends, and other family members are not automatically authorized to attend and are encouraged to wait outside during closed meetings.

In accordance with *Robert's Rules of Order Newly Revised (12th ed.)*, §9:26–27, the County Secretary is authorized to audio record meetings solely for the purpose of accurately transcribing the minutes. Such recordings shall be considered a temporary aid to the Secretary and shall be destroyed once the official minutes have been approved by the body. This authorization does not extend to Executive Session, which shall not be audio recorded under any circumstances.

9.4 Regular Meetings

Following each county election, biennial election, or any election held to fill a County Chair and/or Vice Chair vacancy, the Executive Committee and County Precinct Committeemen shall vote at their first meeting to determine the dates, times, and locations of their respective **regular** meetings. The Chair and Vice Chair shall determine the dates, times, and locations of **regular** Community GOP Monthly Meetings. The schedule for each meeting shall be published on the official county communication platforms (e.g., county website, social media, and/or webpage) within thirty (30) days of the initial meeting at which the county meeting schedule is established.

9.5 Special Meetings

- a. A special meeting may be called by the Chair when the business of the Committee so requires.
- b. Other provisions of calling a special meeting being called by any other member than the chair are subject to OKGOP Rules of the Republican Party.

9.6 Notification

Notification of a regular or special meeting will be conducted in accordance with the OKGOP Rules of the Republican Party.

9.7 Minutes

- a. The appointed county secretary or someone in their absence is responsible for taking minutes of each meeting. Minutes should be scribed in accordance with RONR.
- b. The minutes are the **official record** of what was **done** at the meeting, **not** what was said.
- c. Minutes should include:
 1. **Heading.** Name of the committee, special or regular meeting, date, time, and place of the meeting.
 2. **Name of the presiding officer and secretary.** The presiding officer is typically noted as who opened the meeting. The secretary is listed after the adjournment.
 3. **Opening Ceremonies.** All meetings of the CCRP, including training sessions, fundraising events, regular meetings, and special meetings, shall be opened with an invocation or prayer and the Pledge of Allegiance. **If attendees are only removed and no new group is added in a subsequent meeting within the same session, a second opening ceremony isn't necessary.**
 4. **Consent Agenda.** At a minimum, the consent agenda shall include the approval of minutes from any prior regular or special meeting. Additional noncontroversial items may be placed on the consent agenda prior to the meeting. Examples include: approval of minutes, routine correspondence, committee reports containing no recommendations, standard contracts, renewals, or appointments. All consent agenda items shall be adopted in a single motion without debate, except that any member may request the removal of an item for separate consideration without the need for a second or vote.
 5. **All main motions.** Minutes shall record all main motions using the exact wording, which should include the language as stated in the agenda item. The record shall also include the disposition of the motion (e.g., adopted, lost, tabled, referred) and the vote count if taken by roll call or counted. When a motion is approved without opposition, the scribe may annotate "motion unanimously carried." If there is opposition, the number of votes in opposition must be recorded; likewise, if a motion fails, the number of votes in favor must be recorded.
 6. **Points of order and appeal** and how they were disposed.
 7. **Time of adjournment.**
- d. **Minutes do not include:**
 1. Debate or discussion details
 2. Personal opinions or interpretations

9.8 **Record Retention.**

The County Secretary *and* the County Chair shall each maintain a three-ring binder containing a copy of the:

- a. Meeting notification
- b. Meeting agenda
- c. Any documentation supporting the agenda
- d. Approved meeting minutes.

for a minimum of five (5) years. Upon leaving office, the binder shall be transferred to their successor within five (5) business days after election.

9.9 **Voting by Proxy.**

Voting by proxy is strictly prohibited at all meetings of the CCRP, including meetings of the County Committee, Executive Committee, standing committees, and any other official body of the organization. This prohibition is consistent with the Oklahoma Republican Party Rules of the Republican Party, which do not permit proxy voting.

9.10 **Prohibition on Recording**

- a. No person may record, photograph, or otherwise capture audio, video, or images of any CCRP meeting, whether in-person or virtual, without the explicit, unanimous consent of the County Executive Committee.
- b. Such consent must be obtained in advance by a formal vote during a meeting with a quorum present and recorded in the minutes.
- c. Unauthorized recording constitutes a violation of this bylaw and is grounds for immediate removal under Section [9.11].

9.11 **Grounds for Immediate Removal**

A person may be removed from a meeting if they:

- a. Engage in unauthorized recording inside a meeting or outside the meeting area without consent.
- b. Disrupt the orderly conduct of the meeting.
- c. Pose an immediate safety or security threat.
- d. Engage in conduct that violates these bylaws or the principles of the Oklahoma Republican Party. Removal shall not be based on protected characteristics as defined by law.

9.12 **Procedure for Immediate Removal**

- a. **Verbal Warning.** The Chair may issue a verbal warning stating the specific violation.
- b. **Removal Without Warning.** If the conduct continues, or in cases of confirmed unauthorized recording or immediate safety threat, the Chair may order removal without warning.
- c. **Documentation.** The Chair shall document the reason for removal in the meeting minutes.
- d. **Recording Devices.** Any individual using a recording device in violation of Section [9.10] may be required to temporarily surrender the device to the Sergeant-at-Arms. The device shall be returned to the individual upon their exit from the meeting.
- e. **Non-Compliance.** Refusal to comply with a removal order or with the surrender of a recording device, as outlined in this section, may be grounds for long-term exclusion under Section [9.12].
- f. **Law Enforcement.** If disruptive behavior increases and requires further intervention, law enforcement will be contacted.

9.13 **Post Removal Review**

- a. The removed individual shall be notified in writing within five business (5) days, stating the reason and any conditions for future attendance to include the appeal process.
- b. The Executive Committee shall review the removal at its next regular meeting and determine whether further action is warranted.

9.14 Long Term Exclusion

- a. **Notice of Exclusion.** A decision to exclude an individual from future meetings shall be made upon recommendation of the Executive Committee. The decision shall be submitted in writing, clearly stating the grounds for exclusion. A copy of the written decision shall be delivered to the individual concerned and provided to every active member of the County Committee via email.
- b. **Notice of Proposed Long-Term Exclusion.** The individual shall receive written notice via email (if available) or, if not, by postal mail, at least seven (7) business days prior to the Executive Committee Regular meeting at which the proposal for long-term exclusion will be considered. Such notice shall state that long-term exclusion is being proposed, shall include the conditions as stipulated in Section [9.14(e)], and shall inform the individual of their right to appeal in accordance with Section [9.15].

If the required seven (7) business days' notice cannot be provided in advance of a regularly scheduled Executive Committee meeting, the Executive Committee shall convene a special meeting, with proper notice, to ensure compliance with this provision.

- c. **Vote Requirement.** Long-term exclusion requires a two thirds (2/3) vote of the Executive Committee at a meeting with a quorum present.
- d. **Notification.** The individual shall be notified of the decision of the Executive Committee in writing within five (5) business days of their final decision.
- e. **Duration and Conditions of Long-Term Exclusion.** Long-term exclusion may be indefinite in duration, including permanent exclusion, or conditional if the CCRP and the individual reach an amicable agreement. Conditions may include, but are not limited to:
 1. A public apology delivered at a meeting;
 2. A written apology issued in a public forum;
 3. Removal of social media posts, signage, or other materials related to the infraction;
 4. Compliance with corrective measures addressing the conduct that led to the exclusion;
 5. An agreement not to repeat the behavior in the future.

If no agreement is reached, the excluded individual may appeal the decision. A written challenge must be submitted within ten (10) business days of the Executive Committee meeting at which the exclusion was decided. Failure to submit a challenge within this period shall terminate the right to appeal, in accordance with Section [9.15(a)].

9.15 Appeals

- a. An individual who has been removed or excluded may appeal to the Executive Committee at its next regular meeting by submitting a written appeal within ten (10) business days of the meeting at which the removal or exclusion occurred.
- b. The Executive Committee may overturn the decision by a two thirds (2/3) vote at a meeting with a quorum present.
- c. **Further Appeals to the County Committee.** Further appeals may be made to the County Committee as they are the "supreme leadership of the county party" per the OKGOP Rules of the Republican Party. The Executive Committee shall be allowed to provide a rebuttal to inaccurate or falsified claims of the Appellate.

If the Appellate can present a reasonable and appropriate redress of their actions or behavior in lieu of Long-term or permanent exclusion, the County Committee may consider such redress and respond in writing within (5) five business days to the Appellate whether the redress is accepted or not accepted. If the offer is not accepted, any subsequent correspondence shall be considered void and will not be acknowledged.

An appeal to the County Committee shall follow the same procedures and guidelines as provided in Section 9.14(a)–(d).

- e. **Scope and Enforcement of Long-Term Exclusion.** Long-term exclusion includes barring or denial of entry at control points for all CCRP meetings, events, or functions, whether open to the public or not. Individuals placed under long-term exclusion are not considered members of the CCRP, which is a private organization.

If an excluded individual attempts to enter or participate in CCRP venues, law enforcement shall be notified, and enforcement shall be required.

In the event of repeated disruptions or escalation of conflict, the CCRP shall pursue available legal remedies, which may include but are not limited to the filing of restraining orders or cease-and-desist orders.

9.16 **Authority and Membership Principles**

The County Committee is the supreme authority of the Comanche County Republican Party (CCRP), as provided in the OKGOP Rules of the Republican Party. Membership in county or precinct party organizations is not a legal requirement for participation in any election cycle, whether for voting in primaries, running as a candidate, or voting in general elections. Local party structures serve organizational and advocacy roles—such as mobilizing voters, endorsing candidates, and managing party operations—but they do not control legal eligibility for voting or candidacy.

The United States Supreme Court in *Reynolds v. Sims*, 377 U.S. 533 (1964), emphasized the principle of equal access to the ballot for all qualified voters. Acceptance of, or continued membership within, the CCRP does not and cannot infringe upon this right in any way.

It is not in the interests of the CCRP to admit, condone, or retain individuals who act in opposition to the stated rules, mission, or intent of the CCRP.

Section 9 of the CCRP Bylaws is grounded in the First Amendment’s protection of associational rights. As articulated in *California Democratic Party v. Jones*, 530 U.S. 567 (2000), this constitutional principle applies uniformly across all states, including Oklahoma. It affirms that political parties and similar advocacy organizations have the right to define their membership and to expel dissenting members in order to preserve ideological and operational coherence, provided such actions are consistent with their governing documents and do not otherwise infringe constitutional protections.

Accordingly, CCRP Bylaws and core values shall be applied consistently and in alignment with the stated principles of the Republican Party and the organizational integrity of the CCRP.

Article X **Amendments**

- 10.1 **Proposal of Amendments.** Amendments to the CCRP Bylaws may be proposed at any County Committee meeting.
- 10.2 **Consideration of Amendments.** Amendments may be considered for a vote at a subsequent County Committee meeting, following their proposal, provided such amendments are included in the officially posted agenda and meeting notice.
- 10.3 **Approval of Amendments.** Amendments require the presence of a quorum and approval by a two-thirds (2/3) vote of the County Committee members present and voting.

- 10.4 **Effective Date of Amendments.** Approved amendments shall take effect immediately upon adoption, unless the motion to adopt specifies a different effective date.
- 10.5 **Technical Corrections.** The Executive Committee is authorized to correct grammatical, typographical, or formatting errors in these Bylaws, provided such corrections do not alter the original intent or substance of the provisions.

Article XI

Reports

- 11.1 Minutes of the previous meeting will be read at the beginning of each like meeting (i.e. Previous Central Committee meeting minutes will be read at the next Central Committee meeting). Minutes will be read after agenda approval by the Secretary or by the Vice Chair in his/her absence. Minutes will contain at minimum the following:
- a. What was decided
 - b. What was accomplished
 - c. What was agreed upon
 - d. Who made motions
 - e. Who made amendments
- Minutes must be voted on for approval after amendments/corrections are made.
- 11.2 Financial Report will be given by the Treasurer or in his/her absence, the Vice Chair after minutes are read and approved. The financial report will contain the following:
- a. Previous balance
 - b. expenditures
 - c. income
 - d. projected expenditures
- Financial Reports will not be voted on for approval, but future expenditures can be voted on if needed.
- 11.3 Brigade Reports will be given at each County Meeting by each Brigade Point of Contact (POC) or a member of that brigade in his/her absence. Each report will be limited to five minutes or less, and will cover past, present, and future activities.
- 11.4 Precinct Reports will be given at each County Committee Meeting and each County Meeting. Precinct Reports will be limited to five minutes or less, and will contain the following:
- a. Last Precinct meeting date and time
 - b. Number of attendees
 - c. Major points, such as selection of new secretary or event info
 - d. Next Precinct meeting date and time

Article XII
Effective Date of Bylaws

12.1 **Article XI – Adoption and Amendment History**

These Bylaws were originally adopted on April 10, 2023. They have since been amended at Statutory and Mandatory Meetings as necessary. Unless otherwise specified, the effective date of any amendment shall be the adjournment of the meeting at which the amendment was adopted.

The date of the most recent amendment shall be included on the cover sheet of these Bylaws.

Amendment Dates:

- April 10, 2023 (Original Adoption)
- June 19, 2025
- August 19, 2025