

2026 House of Delegates		Adoption of Agenda and Order of Agenda Items	April 2026
Resolution No:	R1-26B	New <input checked="" type="checkbox"/>	Amendment <input type="checkbox"/>
Submitted By:	Board of Directors		
Date Submitted:	October, 2025	Reference Committee	Direct to House <input checked="" type="checkbox"/>
Total Cost:	\$ 0		
Amount One-time	\$ 0	Amount On-going	\$ 0

1 **R1-26B: Adoption of Agenda and Order of Agenda Item**

2 **Background Statement:**

3 The meeting agenda acts as a blueprint presented in list form. It details the specific
4 items under each division of the order of business that the members agree to consider.
5 This agenda adheres to the American Institute of Parliamentarians Standard Code
6 (AIPSC) order of business.

7
8 To improve the efficiency, flexibility, and adaptability of the House of Delegates, it is
9 essential to empower the Speaker of the House to modify the order of business when
10 necessary.

11
12 The Committee on Credentials, Rules, and Order has reviewed the agenda for the 2026
13 House of Delegates. It recommends that the agenda be approved as the official order of
14 business for the 2026 Annual Session.

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16 Additionally, the Committee recommends allowing the Speaker of the House to modify
17 the agenda items as needed to conduct the House's business efficiently.

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19 **Resolution R1-26B:**

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21 1. *Resolved*, That the agenda printed in the 2026 House of Delegates Reference
22 Manual be adopted as the official order of business for the 2026 Annual Session;
23 and be it further

24
25 2. *Resolved*, That with the consent of the House of Delegates, the Speaker is
26 authorized to modify the order of the agenda as necessary to expedite business.

27 BOARD RECOMMENDATION: VOTE YES

28 BOARD VOTE: UNANIMOUS

2026 House of Delegates		Bylaws Amendment: Chartering the Missouri Component		April 2026
Resolution No.	R2-26B	New <input checked="" type="checkbox"/>	Amendment <input type="checkbox"/>	
Submitted By:	Board of Directors			
Date Submitted:	October 25, 2025	Reference Committee <input checked="" type="checkbox"/>	Direct to HOD	
Total Cost:	\$ 0			
Amount One-time	\$ 0	Amount On-going	\$ 0	

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R2-26B: Chartering the Missouri Component

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Background statement:

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Dental practitioners in Missouri seek to form a component society chartered by the American Dental Society of Anesthesiology (ADSA) to strengthen professional recognition, standardize care, and advance education in dental anesthesiology. A Missouri component would:

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1. Enhance Credibility and Standards – Affiliation with ADSA aligns local practitioners with nationally recognized training and safety standards, helping ensure up-to-date, evidence-based care across the state.

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2. Advance Education and Professional Development – Chartering provides direct access to continuing education and resources necessary for maintaining licensure, mastering new technologies, and improving clinical skills.

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3. Support Advocacy and Representation – A local chapter would give Missouri dentists a stronger voice in shaping state and national dental sedation and anesthesia policies.

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Forming an ADSA component allows Missouri dentists to strengthen patient safety, unify their professional identity, and contribute meaningfully to advancing dental anesthesiology at both the state and national levels.

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Resolution R2-26B:

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Resolved, that the House of Delegates grant a charter to form the Missouri component of the American Dental Society of Anesthesiology.

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BOARD RECOMMENDATION: VOTE YES
BOARD VOTE: UNANIMOUS

2026 House of Delegates		Bylaws Amendment: Component Membership		April 2026
Resolution No:	R3-26B	New ■	Amendment ■	
Submitted By:	Board of Directors			
Date Submitted:	October 25, 2025	Reference Committee ■	Direct to House	
Total Cost:	\$ 0			
Amount One-time	\$ 0	Amount On-going	\$ 0	

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R3-26B: Component Membership Amendment

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Background Statement:

12 The current Bylaws do not specifically prohibit a member from belonging to more than
13 one component. This resolution addresses the issue by limiting a member's
14 membership to only one component.

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Resolution R3-26B:

17 *Resolved*, That Resolution R3-25B be adopted to limit members' membership to one
18 component.

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Current Reading:

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Section II:50. Membership.

23 II:50.1. The membership of each component shall consist of those members within the
24 territorial jurisdiction of the component. All members shall be in good standing with the
25 component and this Society.

26 II:50.2. A member in good standing shall enjoy all privileges of component members
27 except as otherwise provided in these Bylaws.

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29

Amend By:

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31

Section II:50. Membership.

32 II:50.1. The membership of each component shall consist of those members within the
33 territorial jurisdiction of the component. All members shall be in good standing with the
34 component and this Society.

II:50.2. A member in good standing shall enjoy all privileges of component members
except as otherwise provided in these Bylaws.

35 II:50.3. A member may only hold membership in one component.

36

37 **Would Read if Amended:**

38

39 **Section II:50. Membership.**

40 II:50.1. The membership of each component shall consist of those members within the
41 territorial jurisdiction of the component. All members shall be in good standing with the
42 component and this Society.

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44 II:50.2. A member in good standing shall enjoy all privileges of component members
45 except as otherwise provided in these Bylaws.

46

47 II:50.3. A member may only hold membership in one component.

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49 BOARD RECOMMENDATION: VOTE YES

50 BOARD VOTE: UNANIMOUS

2026 House of Delegates		Bylaws Amendment: Succession of the Vice President		April, 2026
Resolution No.	R4-26B	New <input checked="" type="checkbox"/>	Amendment <input type="checkbox"/>	
Submitted By:	Board of Directors			
Date Submitted:	Oct 25, 2026	Reference Committee <input checked="" type="checkbox"/>	Direct to House	
Total Cost:	\$ none			
Amount One-time	\$ none	Amount On-going	\$ none	

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R4-26B: Succession of the Vice President

Background Statement:

Continuity and stability in the leadership structure of the American Dental Society of Anesthesiology (ADSA) are crucial to the society's success. Currently, under the ADSA Bylaws, the President-elect automatically succeeds to the office of President, ensuring a smooth leadership transition. However, the Vice President must be elected as the President-elect. This process has sometimes disrupted the intended leadership progression, continuity of experience, and loss of institutional memory.

Recognizing the significant time, dedication, and institutional memory that officers contribute to the Society, this resolution provides that the Vice President automatically succeeds to the office of President-elect at the end of their term.

If adopted, the structure would provide each future President with four years of continuous leadership development—two years as Vice President and two years as President-elect—before taking office, thereby strengthening ADSA’s governance and enhancing its effectiveness.

Resolution R4-26B:

Resolved, That the ADSA Bylaws be amended to provide that the Vice President shall automatically succeed to the office of President-Elect; and be it further

Resolved, That this amendment will not take effect until the elections at the Annual Session in 2028.

Current Reading:

None

33 Amend By:

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Article IV: ELECTIVE OFFICERS

Section IV:40. Nominations, Requirements, Filing Notice.

37 IV:40.1. Any member in good standing may nominate a candidate for **President-elect,**
38 Vice President, Treasurer, and Speaker of the House of Delegates. Self-nomination is
39 allowed.
40

Section IV:80. Officers' Terms of Office.

42 IV:80.1. The President, **and** President-elect, **and Vice President** shall be limited to
43 serving one (1) term of two (2) years for each office or until their successors are elected.
44 If the President-elect fills a vacancy in the President's office, the time of filling that
45 vacancy does not count against their elected term.
46

47 IV:80.2. The **Vice President,** Treasurer, and Speaker of the House serve for two (2)
48 years, or until reelected, or their successors are elected.
49

50 **IV:100.3. The Vice President shall be installed as President-elect at the Annual Session**
51 **of the House of Delegates two (2) years following their election as Vice President, when**
52 **their term expires upon adjournment sine die of that meeting.**
53

Section IV:110. Vacancy of an Office.

55 IV:110.1. Vacancy of the Office of the President.

56 IV:110.1.1. Upon the President's death, resignation, removal, or incapacity, the
57 President-elect assumes office for the remaining portion of the unexpired term. The
58 President-elect would then serve as President for their elected full term.
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60 IV:110.2. Vacancy of the Office of President-elect or Vice President.

61 IV:110.2.1. Upon death, resignation, removal, incapacity, or any vacancy created in the
62 office of the President-elect **or Vice President,** the office shall remain open until the next
63 House of Delegates. The House of Delegates **shall then** elect a President-elect **to fill the**
64 **vacancy.**
65

66 IV:110.3. Death, Resignation, Removal, or Incapacity of Officers Other Than President
67 **and,** President-elect, and **Vice President.**
68

69 IV:110.3.1. Upon the death, resignation, removal, or incapacity of the **Vice President,**
70 Treasurer, or Speaker of the House, the President may appoint an active or active life
71 member to fill the vacant office until the next House of Delegates elects a successor for
72 the remainder of the unexpired term, if any.
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IV:120.3. Vice President.

75 IV:120.3.1. To assist the President as requested.
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77 IV:120.3.2. To serve as an ex officio member of the House of Delegates without the right
78 to vote.

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80 IV:120.3.3. To serve as an ex officio member of the Board of Directors.

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82 IV:120.3.4. To serve as ex officio chair of the Committee on Continuing Education.

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84 IV:120.3.5. To succeed to the office of President-elect upon adjournment sine die of the
85 Annual Session of the House of Delegates when the current President's term expires.

86
87 **Would Read if Adopted:**

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89 **Article IV: ELECTIVE OFFICERS**

90 **Section IV:40. Nominations, Requirements, Filing Notice.**

91 IV:40.1. Any member in good standing may nominate a candidate for Vice President,
92 Treasurer, and Speaker of the House of Delegates. Self-nomination is allowed.

93
94 **Section IV:80. Officers' Terms of Office.**

95 IV:80.1. The President, President-elect, and Vice President shall be limited to serving
96 one (1) term of two (2) years for each office or until their successors are elected. If the
97 President-elect fills a vacancy in the President's office, the time of filling that vacancy
98 does not count against their elected term.

99
100 IV:80.2. The Treasurer and Speaker of the House serve for two (2) years, or until
101 reelected, or their successors are elected.

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103 IV:100.3. The Vice President shall be installed as President-elect at the Annual Session
104 of the House of Delegates two (2) years following their election as Vice President, when
105 their term expires upon adjournment sine die of that meeting.

106
107 **Section IV:110. Vacancy of an Office.**

108 **IV:110.1. Vacancy of the Office of the President.**

109 IV:110.1.1. Upon the President's death, resignation, removal, or incapacity, the
110 President-elect assumes office for the remaining portion of the unexpired term. The
111 President-elect would then serve as President for their elected full term.

112
113 **IV:110.2. Vacancy of the Office of President-elect or Vice President.**

114 IV:110.2.1. Upon death, resignation, removal, incapacity, or any vacancy created in the
115 office of the President-elect or Vice President, the office shall remain open until the next
116 House of Delegates. The House of Delegates shall then elect a President-elect to fill the
117 vacancy.

118
119 **IV:110.3. Death, Resignation, Removal, or Incapacity of Officers Other Than President,**
120 **President-elect, and Vice President.**

121

122 IV:110.3.1. Upon the death, resignation, removal, or incapacity of the Treasurer, or
123 Speaker of the House, the President may appoint an active or active life member to fill
124 the vacant office until the next House of Delegates elects a successor for the remainder
125 of the unexpired term, if any.

126

127 **IV:120.3. Vice President.**

128 IV:120.3.1. To assist the President as requested.

129

130 IV:120.3.2. To serve as an ex officio member of the House of Delegates without the right
131 to vote.

132

133 IV:120.3.3. To serve as an ex officio member of the Board of Directors.

134

135 IV:120.3.4. To serve as ex officio chair of the Committee on Continuing Education.

136

137 IV:120.3.5. To succeed to the office of President-elect upon adjournment sine die of the
138 Annual Session of the House of Delegates when their term expires.

139

140 **Board Recommendation: Vote YES**

141

142 **Board Vote: Unanimous**

2026 House of Delegates		Bylaws Amendment: Notice of Intent to Discontinue Publishing <i>Anesthesia Progress</i>		April 2026
Resolution No:	R5-26B	New ■	Amendment	
Submitted By:				
Date Submitted:	October 25, 2025	Reference Committee ■	Direct to House	
Total Cost:		\$ 0		
Amount One-time	\$ 0	Amount On-going	\$ 0	

**R5-26B: Discontinue Publishing *Anesthesia Progress*:
A Necessary Strategic Decision**

Background:

Anesthesia Progress has a proud and distinguished history within ADSA. Under the stewardship of Dr. Kramer—and before him, Drs. Ganzberg and Weaver—the journal consistently reflected the highest standards of scholarship and professionalism. For decades, it stood as a tangible expression of ADSA’s commitment to advancing dental anesthesia, published reliably quarter after quarter and respected throughout the profession.

That legacy deserves recognition and gratitude. However, our responsibility today is not to preserve history for its own sake, but to make sound decisions for the future of the Society.

The strategic rationale for *Anesthesia Progress* fundamentally changed when ADSA chose not to pursue specialty status in anesthesiology in 1994—and it effectively disappeared when specialty recognition was ultimately awarded to ASDA in 2019. With that decision, the primary justification for maintaining a flagship scientific journal was lost. From that point forward, the journal has existed largely on the strength of tradition rather than strategy.

Viewed through a clear business and governance lens, the critical question is this: If *Anesthesia Progress* did not already exist, and someone proposed today that ADSA invest approximately \$250,000 per year—nearly 10% of our total annual revenue—to launch and sustain a quarterly academic journal, would we approve it?

The objective answer is no.

The reasons are straightforward and compelling:

33 **Disproportionate Cost with Minimal Return**

34 The journal does not deliver a return on investment commensurate with its expense. Its
35 readership and reach are comparable to *The Pulse*, yet it requires vastly greater
36 financial and administrative resources to maintain. This is not a sustainable allocation of
37 member dues.

38

39 **Declining Engagement**

40 As documented in Dr. Kramer’s report, manuscript submission rates have declined,
41 signaling reduced engagement from authors and the broader research community. This
42 trend is structural, not temporary, and it directly undermines the journal’s long-term
43 viability.

44

45 **A Fundamentally Changed Publishing Landscape**

46 Academic publishing has shifted decisively toward open-access and preprint platforms
47 such as MedArchive (medrxiv.org), which now host the majority of new research due to
48 their speed, accessibility, and low barriers to entry. While concerns about peer review
49 remain valid, ADSA does not have the scale, influence, or financial capacity to reverse
50 or meaningfully compete with these global trends. The only offer ADSA has received to
51 continue publication was from a low quality “journal snatcher” type publisher from India,
52 which is inconsistent with our high standards.

53

54 **Irreversible Market Realities**

55 The establishment of a separate Japanese journal means that the critical level of
56 submissions from that region will not return. This represents a permanent contraction of
57 the journal’s contributor base, further eroding its value proposition.

58

59 Taken together, these factors lead to a clear conclusion: maintaining *Anesthesia*
60 *Progress* as a standalone publication is no longer strategically defensible.

61

62 Accordingly, from a fiduciary and business standpoint, the Board recommends that
63 ADSA discontinue the journal upon expiration of the current publishing contract at the
64 end of 2027. Essential content—such as CE articles and Heidbrink Award papers—can
65 and should be preserved by incorporating them into *The Pulse*, ensuring continuity
66 without unnecessary financial burden.

67

68 This recommendation is not a judgment on the quality, dedication, or historical
69 importance of *Anesthesia Progress*. It is a recognition that responsible governance
70 sometimes requires us to honor the past while making disciplined decisions for the
71 future.

72

73 **Resolution R5-26B:**

74

75 *Resolved*, That the ADSA discontinue publishing *Anesthesia Progress* as of
76 December 31, 2027; and be it further

77

78 *Resolved*, That essential content, such as CE articles and Heidbrink Award papers,
79 be preserved by incorporating them into *The Pulse*.

80

80 **Current Reading:**

81
82 I:30.3.2. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
83 Brief.

84 I:40.3.2. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
85 Brief.

86 **I:50.3. Privileges.**

87 I:50.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
88 Brief.

89 **I:60.3. Privileges.**

90 I:60.3.1. The member will receive Anesthesia Progress, The Pulse, and The Pulse
91 News Brief.

92 **I:70.3. Privileges.**

93 I:70.3.1. Student and resident members will receive Anesthesia Progress, The Pulse,
94 and The Pulse News Brief.

95 **I:80.3. Privileges.**

96 I:80.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
97 Brief.

98 **I:90.3. Privileges.**

99 I:90.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
100 Brief.

101 **I:100.3. Privileges.**

102 I:100.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
103 Brief.

104 **I:110.3. Privileges.**

105 I:110.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
106 Brief.

107 I:120.3.3. Past Presidents will receive Anesthesia Progress, The Pulse, and The Pulse
108 News Brief.

109
110 III:10.1.2. Directors and editors of Anesthesia Progress and The Pulse may be
111 registered and credentialed as delegates if selected by their component. When serving
112 as delegates, they have the right to vote in the House of Delegates.

113
114 V:10.1. The Board of Directors shall consist of five (5) Directors elected from the
115 membership-at-large. The five (5) Directors, the President, the President-elect, the Vice
116 President, the Treasurer, the Immediate Past President, the editor of Anesthesia
117 Progress, the editor of The Pulse, the Speaker of the House of Delegates, and the
118 Executive Director constitute the membership of the Board of Directors.

119
120 V:20.2. The editor of Anesthesia Progress, the editor of The Pulse, the Speaker of the
121 House of Delegates, and the Executive Director are non-voting members of the Board
122 of Directors.

123
124 **Section VII:160. Editorial Board.**

125 **VII:160.1. Composition.**

126 VII:160.1.1. Editor of Anesthesia Progress.

127 VII:160.1.2. Editor of The Pulse and The Pulse News Brief.

128 VII:160.1.3. President.
129 VII:160.2. The Chair.
130 VII:160.2.1. Editor of Anesthesia Progress.
131 VII:160.2. The Chair.
132 VII:160.2.1. Editor of Anesthesia Progress.

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135 **Article XI: PUBLICATIONS**

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137 Section XI:10. Official Journal.

138 XI:10.1. Title.

139 This Society shall publish or cause to be published an official journal under the title of
140 Anesthesia Progress.

141

142 XI:10.2. Purpose.

143 Anesthesia Progress shall report, chronicle, and evaluate activities of scientific and
144 professional interest to individuals interested in anesthesiology in dentistry.

145

146 XI:10.3. Use of the designation "Official Journal."

147 Any organization identifying Anesthesia Progress as its "Official Journal" may only do so
148 with permission from the Board of Directors. Renewal of such consent must occur every
149 two (2) years.

150

151 XI:10.4. Frequency of Issue and Subscription Rate.

152 XI:10.4.1. The Board of Directors determines the frequency of publications and
153 establishes the subscription rate for Anesthesia Progress.

154

155 XI:10.4.2. Any organization that designates Anesthesia Progress as its official journal
156 will incur a subscription fee set by the Board of Directors.

157

158 **Section XI:40. Editor of Anesthesia Progress.**

159 XI:40.1. Term.

160 The President shall appoint the editor for a five-year (5) term subject to the approval
161 and annual review by the Board of Directors.

162 XI:40.2. Duties.

163 XI:40.2.1. The editor shall supervise the compilation, publication, distribution, and
164 business arrangements of all publications bearing the imprimatur of this Society.

165 XI:40.2.2. The editor shall be an ex officio member of the Board of Directors without the
166 right to vote.

167 XI:40.3. Eligibility.

168 XI:40.3.1. The Editor of Anesthesia Progress must be an active or active life member in
169 good standing.

170 **Section XI:60. Vacancy.**

171 XI:60.1. In the event of a vacancy in the editorship of Anesthesia Progress or The
172 Pulse, the President shall appoint an active or active life member to fill the vacancy for
173 the remainder of the unexpired term, subject to the approval of the Board of Directors.

174

175 **Amend By:**

176
177 I:30.3.2. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
178 Brief.
179 I:40.3.2. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
180 Brief.
181 I:50.3. Privileges.
182 I:50.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
183 Brief.
184 I:60.3. Privileges.
185 I:60.3.1. The member will receive Anesthesia Progress, The Pulse, and The Pulse
186 News Brief.
187 I:70.3. Privileges.
188 I:70.3.1. Student and resident members will receive Anesthesia Progress, The Pulse,
189 and The Pulse News Brief.
190 I:80.3. Privileges.
191 I:80.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
192 Brief.
193 I:90.3. Privileges.
194 I:90.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
195 Brief.
196 I:100.3. Privileges.
197 I:100.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
198 Brief.
199 I:110.3. Privileges.
200 I:110.3.1. Members will receive Anesthesia Progress, The Pulse, and The Pulse News
201 Brief.
202 I:120.3.3. Past Presidents will receive Anesthesia Progress, The Pulse, and The Pulse
203 News Brief.
204
205 III:10.1.2. Directors and the editors of Anesthesia Progress and The Pulse may be
206 registered and credentialed as delegates if selected by their component. When serving
207 as delegates, they have the right to vote in the House of Delegates.
208
209 V:10.1. The Board of Directors shall consist of five (5) Directors elected from the
210 membership-at-large. The five (5) Directors, the President, the President-elect, the Vice
211 President, the Treasurer, the Immediate Past President, the editor of Anesthesia
212 Progress, the editor of The Pulse, the Speaker of the House of Delegates, and the
213 Executive Director constitute the membership of the Board of Directors.
214 V:20.2. The editor of Anesthesia Progress, the editor of The Pulse, the Speaker of the
215 House of Delegates, and the Executive Director are non-voting members of the Board
216 of Directors.
217
218
219 Article XI: PUBLICATIONS
220
221 Section XI:10. Official Journal.
222 XI:10.1. Title.

223 This Society shall publish or cause to be published an official journal under the title of
224 Anesthesia Progress.

225
226 XI:10.2. Purpose.

227 Anesthesia Progress shall report, chronicle, and evaluate activities of scientific and
228 professional interest to individuals interested in anesthesiology in dentistry.

229
230 XI:10.3. Use of the designation "Official Journal."

231 Any organization identifying Anesthesia Progress as its "Official Journal" may only do so
232 with permission from the Board of Directors. Renewal of such consent must occur every
233 two (2) years.

234
235 XI:10.4. Frequency of Issue and Subscription Rate.

236 XI:10.4.1. The Board of Directors determines the frequency of publications and
237 establishes the subscription rate for Anesthesia Progress.

238
239 XI:10.4.2. Any organization that designates Anesthesia Progress as its official journal
240 will incur a subscription fee set by the Board of Directors.

241

242 Section XI:40. Editor of Anesthesia Progress.

243 XI:40.1. Term.

244 The President shall appoint the editor for a five year (5) term subject to the approval
245 and annual review by the Board of Directors.

246 VII:10.7. Editorial Board.

247 XI:40.2. Duties.

248 XI:40.2.1. The editor shall supervise the compilation, publication, distribution, and
249 business arrangements of all publications bearing the imprimatur of this Society.

250 XI:40.2.2. The editor shall be an ex officio member of the Board of Directors without the
251 right to vote.

252 XI:40.3. Eligibility.

253 XI:40.3.1. The Editor of Anesthesia Progress must be an active or active life member in
254 good standing.

255 Section VII:10. Standing Committees.

256 Line 1189: Section VII:10.7. Editorial Board.

257 Line 1383: Section VII:160. Editorial Board.

258 VII:160.1. Composition.

259 VII:160.1.1. Editor of Anesthesia Progress.

260 VII:160.1.2. Editor of The Pulse and The Pulse News Brief.

261 VII:160.1.3. President.

262 VII:160.2. The Chair.

263 VII:160.2.1. Editor of Anesthesia Progress.

264 VII:160.3. Duties.

265 VII:160.3.1. To supervise the compilation, publication, distribution, and business arrangements of all
266 publications that bear the imprimatur of this Society.

267 VII:160.3.2. To submit an annual report in writing to the Board of Directors and the House of Delegates
268 through the Executive Director.

269 VII:160.4. Budget.

270 VII:150.4.1. The chairperson of the Editorial Board determines the annual budget, subject to the approval
271 of the Board of Directors. The budget shall be a separate line item in the annual budget submitted by the
272 Committee on Budget and Finance.

273

274 Section XI:60. Vacancy.

275 XI:60.1. In the event of a vacancy in the editorship of Anesthesia Progress or The
276 Pulse, the President shall appoint an active or active life member to fill the vacancy for
277 the remainder of the unexpired term, subject to the approval of the Board of Directors.

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280

281 **Would Read if Amended:**

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283 I:30.3.2. Members will receive The Pulse and The Pulse News Brief.

284 I:40.3.2. Members will receive The Pulse and The Pulse News Brief.

285 I:50.3. Privileges.

286 I:50.3.1. Members will receive The Pulse and The Pulse News Brief.

287 I:60.3. Privileges.

288 I:60.3.1. The member will receive The Pulse and The Pulse News Brief.

289 I:70.3. Privileges.

290 I:70.3.1. Student and resident members will receive The Pulse and The Pulse News
291 Brief.

292 I:80.3. Privileges.

293 I:80.3.1. Members will receive The Pulse and The Pulse News Brief.

294 I:90.3. Privileges.

295 I:90.3.1. Members will receive The Pulse and The Pulse News Brief.

296 I:100.3. Privileges.

297 I:100.3.1. Members will receive The Pulse and The Pulse News Brief.

298 I:110.3. Privileges.

299 I:110.3.1. Members will receive The Pulse and The Pulse News Brief.

300 I:120.3.3. Past Presidents will receive The Pulse and The Pulse News Brief.

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302 III:10.1.2. Directors and the editor of The Pulse may be registered and credentialed as
303 delegates if selected by their component. When serving as delegates, they have the
304 right to vote in the House of Delegates.

305 V:10.1. The Board of Directors shall consist of five (5) Directors elected from the
306 membership-at-large. The five (5) Directors, the President, the President-elect, the Vice
307 President, the Treasurer, the Immediate Past President, the editor of The Pulse, the

308 Speaker of the House of Delegates, and the Executive Director constitute the
309 membership of the Board of Directors.
310 V:20.2. The editor of The Pulse, the Speaker of the House of Delegates, and the
311 Executive Director are non-voting members of the Board of Directors.

312 **Section VII:10. Standing Committees.**

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314 Article XI: PUBLICATION

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316 Section XI:60. Vacancy.

317 XI:60.1. In the event of a vacancy in the editorship of The Pulse, the President shall
318 appoint an active or active life member to fill the vacancy for the remainder of the
319 unexpired term, subject to the approval of the Board of Directors.

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2026 House of Delegates		Annual Budget 2026-2027		April, 2026
Resolution No.	R6-26B	New <input checked="" type="checkbox"/>	Amendment <input type="checkbox"/>	
Submitted By:	Board of Directors			
Date Submitted:	October 25, 2025	Reference Committee <input checked="" type="checkbox"/>	Direct to House	
Total Cost:	\$ none			
Amount One-time	\$ none	Amount On-going	\$ none	

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R6-25B: Annual Budget 2026-2027

Background Statement:

ADSA maintains transparency and accountability with its finances. The approval of an annual budget is necessary to ensure that resources are allocated appropriately.

Adopting the annual budget ensures that the society remains financially stable and continues to offer professional educational programs to enhance members' professional knowledge and development.

Resolution R6-26B:

Resolved, That the annual budget of revenues and expenses of the ADSA for the fiscal year 2026-2027 be approved.

BOARD RECOMMENDATION: VOTE YES
BOARD VOTE: UNANIMOUS