The CT MAC By-Laws were adopted June 24, 1982, and amended 10/20/1993, 6/17/1998, 9/18/2002, $1 / 15 / 2003,2 / 18 / 2009,4 / 21 / 2010$ and $11 / 16 / 11,11 / 20 / 13,7 / 20 / 2016,7 / 17 / 19,12 / 18 / 19$, and 2/15/20.

## STATE OF CONNECTICUT

CONNECTICUT MANAGEMENT ADVISORY COUNCIL (CTMAC)

## BY-LAWS

## I. PURPOSE

In accordance with Executive Order \#6 dated 1/25/83, the purpose of The Connecticut Management Advisory Council, hereinafter referred to as CT MAC, is to provide a forum for communication between managers and appointed and elected officials to improve managerial effectiveness and productivity of State executive branch agencies.

## II. SCOPE OF RESPONSIBILITY

To address and consider issues and make recommendations to the Administration for the improvement of State government operations; and for the involvement of managers in consideration of:

## Methods and procedures;

Availability and management of resources;
Professional/Management Skills development;
Improved communication;
Compensation and Performance Evaluations;
Working conditions;
The Formation of Department-based Managerial Groups/Committees (e.g. Mini-Mac's);
Other Related and Appropriate Subjects.
III. MEMBERSHIP ELIGIBILITY AND ELECTION

There will be one Representative and one Alternate elected from each State department, except Higher Education, as defined in Section 4-38c of the Connecticut General Statutes, as amended, and the Offices of the Comptroller, Attorney General, Treasurer and Secretary of the State. All agencies assigned to departments for administrative purposes as described in Section 4-38f of Connecticut General Statutes, as amended, shall be considered part of said department for the purposes of CT MAC membership, except as specifically provided otherwise in this section.

The following agencies shall be entitled to CT MAC representation notwithstanding their omission from C.G.S. Section 4-38c and/or their assignment to another department for administrative purposes: Connecticut Agricultural Experiment Station, Commission on Human Rights \& Opportunities; Military Department; Board of Pardons \& Parole.

Any agency, or any voluntary consolidation of related agencies, with four or more managerial employees may request to have MAC representation. Any such request shall be referred to the MAC Executive Committee and, if approved by the committee, shall be processed as a proposal for by-law amendment.

Managerial employees of the Department of Higher Education or who are not employed by a unit defined either by Section 4-38c or f, shall be represented by the Vice-Chairperson acting as "Representative-at-Large".

A "Managerial Employee" is as defined in CGS $\S 5-270(\mathrm{~g})$. Such an employee is not represented in collective bargaining, is on the Management pay plan, or any senior executive service manager, other than appointed or elected officials.

Representatives and Alternates shall be elected pursuant to the following schedule:

The Representative and Alternates from the following departments shall be elected by Managerial Employees to serve a two-year term commencing January 1st of odd-numbered years:

Administrative Services
Agriculture
Children \& Families

## Correction

Economic \& Community Development
Emergency Services \& Public Protection
Governmental Accountability

## Insurance

Mental Health \& Addiction Services

Pardons \& Parole
Public Health

Revenue Services
Secretary of the State
Veterans' Affairs

The Representative and Alternates from the following departments shall be elected to serve a two-year term commencing January 1st of even-numbered years:

## Agricultural Experiment Station

Aging and Disability Services (Formerly Rehabilitation Services)

## Attorney General

Banking
Comptroller
Consumer Protection
Developmental Services
Education
Energy \& Environmental Protection
Office of State Ethics, Freedom of Information and the State Elections
Enforcement Commission
Human Rights \& Opportunities
Labor
Military
Motor Vehicles
Policy and Management
Social Services

## Transportation

Treasurer
The biennial department election results shall be reported to CT MAC no later than the December meeting. If a Representative position becomes vacant, the Alternate shall become the Representative for the remainder of the term unless he/she declines the position. In such case or if there is an Alternate
vacancy, an agency where the vacancy exists may hold a special election or the head of the agency, or the head of the agency's designee, appoint a manager to fill the Alternate vacancy for the remainder of the vacant term or regularly schedule elections - whichever occurs first. Special election results shall be reported to CT MAC at the next scheduled CT MAC meeting.

Both the Representatives and the Alternates are encouraged to attend any CT MAC meetings and to participate actively as members of CT MAC committees. A department's lack of representation (Representative or Alternate) at three consecutive meetings will result in an inquiry by the Chair.

A department which has been requested by the Chairperson to elect a new Representative and Alternate shall not be regarded as a department for the purpose of quorum determination, until such election has been conducted and the results certified by the Credentials Committee.

The Representative and Alternate from any department which has been consolidated into or succeeded by a successor department shall continue to serve their duly elected terms, at the conclusion of which the former department shall cease to be entitled to a Representative or Alternate.

The Representative and Alternative from any department or agency which is newly granted CT MAC representation shall serve for the duration of the biennial term applicable to that department or agency.

The Office of State Ethics, the State Elections Enforcement Commission, and the Freedom of Information Commission shall constitute a voluntary consolidation of agencies under III. A., and shall be entitled to a Representative and Alternate, effective July 1, 2016, with subsequent two-year terms commencing on January 1 of even-numbered years.

## IV. NOMINATION, ELECTION, AND REMOVAL OF OFFICERS

Election of officers shall be by confidential secret, written or electronic ballot, and decided by a majority vote of the voting Representatives present at the June meeting. Election of officers shall be by secret, written ballot, and decided by a majority vote of the voting Representatives present at the June meeting. A nNominating committee shall be elected at a meeting in April. This Committee shall consist of three Representatives who are not current officers. The Nominating Committee will present a slate for the offices of Chairperson, Vice-Chairperson, Secretary and Treasurer at the May meeting. A nominee must be the Department's elected Representative or Alternate. Nominations from the floor will be entertained at the May meeting and all nominations will close at the May meeting. At the June meeting and, after candidate speeches, a vote shall be held ${ }_{L}$ and the result will be announced.

If no Department's elected Representative or Alternate shall be nominated for a particular Executive Council eOfficer position, then an active CT MAC member shall be allowed to be nominated for the slate of nominees from the floor at the May meeting of an election year.

An Active Member of CT MAC is any manager that has a proven track record of attendance at regular meetings or participated/volunteered in at least one CT MAC committees and initiatives in the last 12 months. Proven Track Record of attendance is defined as attending at least $60 \%$ of monthly CT MAC membership meetings in the previous 12 months

A special election may be called by the Chairperson when a vacancy occurs in the Office of ViceChairperson, Secretary or Treasurer.

The term of office for officers shall be two years commencing July 1st or until a successor is elected. In the event that any officer loses status as Department Representative or Alternate, he/she may serve out the term as an officer so long as he/she retains status as a managerial employee. Such officer shall become an ex-officio Representative or Alternate, without vote, at CT MAC meetings but shall otherwise function as his/her officer status dictates.

Duties:
The Chairperson will preside at meetings, decide tie votes; sign and convey written communications to the Administration and be the recipient thereof; designate task groups, their members, and if necessary, be an ex-officio member of all task groups; dissolve task groups when their purpose has been accomplished; and perform other functions as are necessary to conduct business in non-binding discussions with the Administration.

The Vice-Chairperson will preside at regular meetings of the CT MAC in the absence of the Chairperson and will act as Representative-at-Large in behalf of those employees of the Department of Higher Education who are not included under C.G.S. Sections 4-38c or f . In the event that the Chairperson is unable to carry out his/her duties, the Vice-Chairperson shall succeed to the Chair. In the event of a vacancy in the office of Vice Chairperson, the Chairperson shall assume these duties.

The Secretary will be responsible for the recording of the proceedings of each meeting, its publication, and distribution to all Representatives, and the Administration, in a timely fashion prior to the next scheduled meeting. Minutes will be approved at the next scheduled meeting by a majority of Representatives present. The Secretary will maintain an organized file of all correspondence, both to and from CT MAC. If the by-laws are modified, or amended, the Secretary will correct and disseminate the change(s) to each Representative, Alternate, and the Administration prior to or at the next scheduled meeting.

The Treasurer will be responsible for the receipt and expenditure of all CT MAC funds. Upon assuming office the treasurer will create and maintain an account from which all funds will be deposited and all expenses paid. The Treasurer will provide a monthly report to the Council, providing an accounting of all activities since the last report.

An E-Council Oefficer, Representative or Alternate may be removed before a term expires, if it is found that-an1) the E-Council Oefficer, Representative or Alternate is not fulfilling his or her their dutieswithin the duties as outlined in the By Laws or 2) The job duties of the E-Council Officer, Representative or

Alternate compete with the stability and interests of CT MAC as an organization charged with carrying out its duties under Executive Order \#6. Dated 1/25/83. for his or her actions as an officer in their official eapacity. An E-Council officer can be removed from office by a two-thirds vote after a motion for removal has been given and has been seconded, by a majority vote when a previous two week notice has been given, or by a vote of the majority of the entire membership after a motion for removal has been given and seconded. A successor may thereafter be elected for the remainder of the term. Representative or Alternates can be removed from office by a majority vote of their represented agency.

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## V. COMMITTEES

There will be an Executive Committee consisting of the officers and the immediate past Chairperson. If the immediate past Chairperson is unavailable to serve, then the Chairperson of the Credentials Committee shall serve in his/her place. The committee's function will include, butinclude but is not limited to: the setting of agenda for CT MAC meetings and coordination of Committee and task group activities.

There shall be a Credentials Committee. Each department or office, as defined in 3A, shall determine the method by which each managerial employee shall have an opportunity to vote for a Representative and Alternate and filling of vacancies in those positions. The head of each department or office shall provide to the Committee a written description of such method and the names of the Managerial Employees so elected. The Credentials Committee may Recommend to the CT MAC the decertification of any Representative or Alternate if the Committee determines that the election procedures do not comply with these by-laws.

## VI. TASK GROUP STRUCTURE

Task groups will be established for specific purposes which will be provided, in writing, by the Chairperson. They will be dissolved when their purpose is accomplished. Task groups consisting of two or more members shall designate a leader and a written record of task group action shall be maintained.

## VII. MEETINGS

Regular meetings will be held no less than bi-monthly at a convenient time and place, with notification given to each Representative at least two weeks prior to the meetings.

Special meetings may be convened at the call of the chairperson.
Special meetings may also be convened by the chairperson upon petition of one half of the CT MAC membership.

The chairperson shall provide at least two business days' notice to each representative of any special meeting.

A quorum for meetings shall be one-third of the current number of Representatives.
On any vote taken by the CT MAC, only the Representative or the Alternate will be entitled to cast a vote.

## VIII. BY-LAWS MODIFICATION OR AMENDMENT

Proposals for by-law amendment may be initiated by:

## the Executive Committee

a CT MAC Representative; or
the Credentials Committee
If a proposed by-law amendment is initiated under A. (1) or (2), referral to the Credentials Committee will be in order.

The Credentials Committee shall review any proposed amendment(s) prior to its presentation for CT MAC action. The Credentials Committee shall recommend action to the CT MAC in one of the following forms:

Report for favorable action on the proposed by-law; or
Report for unfavorable action on the proposed by-law.
By-law amendments must be approved by two-thirds of the Representatives present at the next regular or special meeting but no sooner than two weeks after its distribution, in writing, to CT MAC representatives.

The Credentials Committee shall provide the final written form of the proposed by-law amendment(s) to the CTMAC.

Absent the good faith attempt to form a Credentials Committee, the proposals for by-law amendment(s) may be initiated by
the Executive Board; or
a CTMAC Representative.
Any proposed by-law amendment(s) shall be presented to the CTMAC membership at least two weeks prior to its next regular or special meeting. At such meeting, the CT MAC membership, providing a quorum is present, will review and discuss:

Rational for favorable action on the proposed by-law amendment(s); and
Rationale for unfavorable action on the proposed by-law amendment(s).
At the conclusion of G. 1 and 2, the proposed amendment(s) will be voted on by the CT MAC membership, providing a quorum is present. Whether ample time has been provided to the CTMAC membership to thoroughly discuss G. 1 and 2 will be at the sole discretion of the Executive Committee.

By-law amendments must be approved by two/thirds of the Representatives present at the next regular or special meeting but no sooner than two weeks after its distribution, in writing, to CT MAC Representatives.

The CT MAC Secretary shall provide the final written form of the proposed by-law amendment(s) to the CT MAC.

These by-laws may be amended to correct or clarify language or to reflect changes in law or regulations. Such changes shall be initiated by the Executive Committee and shall be presented at the next regular or special meeting prior to adoption.
IX. ROBERTS RULES (REVISED)

Absent other rules, Roberts Rules (revised) shall be used as the procedural guideline for the CT MAC.


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