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These Bylaws codify and ratify the rules of procedure and operation of the Democratic Party of Hawaiʻi, consistent with the intent of the Constitution of the Democratic Party of Hawaiʻi.

ARTICLE I – MEMBERSHIP

Section 1. Membership Eligibility.
The following persons are eligible to become members of the Democratic Party of Hawaiʻi:

(1) Individuals who, at the time of application, are registered to vote in the State of Hawaiʻi may become voting members of the Democratic Party of Hawaiʻi; or

(2) Individuals who, at the time of application, are eligible but not registered to vote in the State of Hawaiʻi may become nonvoting associate members of the Democratic Party of Hawaiʻi, and upon registration to vote in the State of Hawaiʻi, may apply to become voting members of the Democratic Party of Hawaiʻi; or

(3) Individuals who, at the time of application, are not eligible to register to vote in the State of Hawaiʻi may become nonvoting associate members of the Democratic Party of Hawaiʻi. If eligibility to register to vote in the State of Hawaiʻi is later attained and the individual duly registers to vote, then the individual may apply to become a voting member of the Democratic Party of Hawaiʻi. Information provided by the applicant shall be recorded electronically and shall be available for appropriate party uses.

Section 2. Enrollment.
2A. The procedure for enrollment in the Democratic Party of Hawaiʻi shall be as follows:

(1) The applicant shall fill out and submit a Democratic Party of Hawaiʻi State Enrollment Card either on paper or online. The applicant may pay the annual voluntary communications fee of twenty-five dollars ($25) and may submit an additional voluntary contribution.

(2) The enrollment card and any annual voluntary membership contribution of an applicant shall be hand-delivered, delivered by mail, transmitted by fax, or scanned and sent by electronic mail to Democratic Party of Hawaiʻi (“Party”) Headquarters. It shall be the responsibility of the Treasurer of the State Central Committee to issue a receipt for cash contributions. Except as provided in this Article relating to candidates for public office and office-holders changing Party affiliation, the Secretary of the State Central Committee verifies eligibility for membership per this Article I and, if eligible, issues a membership card along with information about the member’s Precinct Club and its officers, within thirty (30) days of receipt of the enrollment card. The contribution shall remain with the Democratic Party of Hawaiʻi to take care of the administrative expenses of maintaining a centralized membership records system. Information provided by the applicant shall be recorded electronically and shall be available for appropriate party uses.

April 25, 2020 DPH Bylaws as amended by SCC, page 1
(3) Except as provided in Article I of the Constitution of the Democratic Party of Hawai‘i and these Bylaws, the effective date of membership shall be the date a valid enrollment card is received by the Party. The new member, as of the date of Party membership, becomes a member of the Democratic Precinct Club in the precinct in which the member is registered to vote and resides except as provided for in Article II, Section 3 of the Hawai‘i State Constitution. The Precinct Club and the District Council to which the Precinct Club belongs shall be notified at appropriate intervals of all new members enrolled by the Secretary of the State Central Committee. The new member shall be entitled to all the rights, privileges and obligations in the Party, except that they shall not be considered a member for the purpose of appointment to fill a legislative vacancy pursuant to VIII of the Constitution of the Democratic Party of Hawai‘i, until they have been a member in good standing for a period of at least six (6) months. If a member has resigned from the Party in the two (2) years prior to re-enrollment in the Democratic Party of Hawai‘i, the re-enrolled member must be a member in good standing for at least two (2) years prior to serving on a County Committee, State Central Committee, or as National Committeeman or National Committeewoman or as State Party Chairperson.

(4) An individual who has completed and submitted a Democratic Party of Hawai‘i Enrollment Card at the biennial Precinct Meeting, but whose name does not appear on the voter registration list in the County in which that person resides, shall submit proof of their updated voter registration or shall sign a voter registration form and handover to the designated Party official. The Secretary of the State Central Committee or their designee shall have the responsibility to verify that the Party member was eligible to register to vote in that precinct within 30 days after the biennial Precinct meeting. If the Party member was not eligible to become a voter in the State they will become an Associate Member and any office so obtained will be deemed vacant. If the individual seeking Party membership cannot submit proof of voter registration or refuses to submit a signed voter registration form then they will not be allowed to vote or run for Party office. [as amended by the State Central Committee 8-3-2019]

2B. Current or Former Elected Officials’ of Either a Partisan or Non-Partisan Office Request to Switch from Another Party to the Democratic Party.

(1) If a current or former elected public office-holder of either a partisan or non-partisan office applies for new Party membership as a change of Party affiliation, then the following procedure shall determine applicant’s eligibility for Party membership:

(a) Conveyance: The Secretary of the State Central Committee shall ensure the application is conveyed to the respective County Chair for public offices within the County or State Party Chair for State offices spanning two or more Counties and the offices of the United States Congress and Senate.

(b) The applicant shall complete the Candidate Statement based on the Platform and Resolutions of the Party as provided in Article V of the
Constitution of the Democratic Party of Hawai‘i, and submit it to the respective County or State Executive Committee.

(c) The Committee may invite the applicant and other persons to interview as it deems useful. Decisions regarding membership shall be communicated immediately to the Secretary of the State Central Committee, who shall immediately convey them to the full membership of the State Central Committee.

(2) Deadlines:

(a) No deadline applies to applications to change Party affiliation by a current or former public office-holder of either a partisan or non-partisan office, except if application is submitted within six (6) months of candidate filing for an election, then deadlines described in this section shall apply.

(b) The date of Party membership shall be eleven (11) days after the Executive Committee’s decision to accept the application, unless the decision is called for review by the State Central Committee. A review shall not be called except upon written request of at least ten (10) State Central Committee members. If reviewed, the decision of the State Central Committee shall be final. If the application is accepted, the new member shall enjoy all rights and responsibilities of Party membership. The new member is subject to Section 2B, which provides for eligibility after six months of continuous membership without censure to file as a candidate for elected public office as a Democrat.

(c) If the application for membership is rejected, the applicant is ineligible to appear as a candidate on any ballot as a Democrat, to claim in any campaign to be a Democratic Party candidate, to caucus as a Democrat, or hold any public office or position reserved for a member of the Democratic Party, until such time as membership in “good standing” is attained in accord with this Constitution.

Section 3. Official Enrollment Card.

The form of the official enrollment card and membership card shall be as prescribed by the State Central Committee and shall include an option to join certified Party caucuses, provide voluntary demographic information, and the ability for a person to complete an electronic enrollment form on the official Democratic Party of Hawai‘i website.

Section 4. Membership.

4A. Any member once enrolled in the Democratic Party of Hawai‘i shall, at the member’s option, continue to be a member except as provided by Article I of the Constitution of the Democratic Party of Hawai‘i. The Party shall request payment of the annual voluntary communications fee of twenty-five dollars ($25.00) and conduct fundraising appeals regularly.

4B. Two dollars ($2) of every ten dollars ($10) collected in dues shall be remitted to the county from which the dues originated.

4C. Annual voluntary communications fee shall be requested on or before February 28 of each
4D. Where record of prior membership cannot be located and membership is claimed, the claimant shall obtain the signatures of five (5) members of the Party and proof of voter registration. Upon the filing and validation of the signatures on a form specified by the State Central Committee, the Secretary of the State Central Committee shall be authorized to issue a duplicate membership card. An enrollment card shall be filled pursuant to Section 2, above, except that the card will bear the word “duplicate.” The above form certified by the Secretary of the State Central Committee will serve as proof of membership.

Section 5. Transfer.
Where a member’s place of voting changes to a different precinct, upon such change, the member is automatically a member of such precinct’s Precinct Club. It shall be the duty of the Secretary of the State Central Committee to notify the District Councils and Precinct Clubs of the change.

6A. The State Central Committee shall establish the policy of who has access to the computer membership records and who may make changes thereto and the Secretary of the State Central Committee shall oversee the implementation of the State Central Committee policy regarding access to the membership database. It shall be the duty of the Democratic Party of Hawai‘i to maintain an electronic file as well as an archival plan of all membership data from the enrollment cards pursuant to Section 2, above, as well as record all changes and transfers of which notice is received. The Secretary of the State Central Committee shall notify the County Committee, the District Council, and the Precinct Club of such changes.

6B. It is the duty of each member to inform the Secretary of the State Central Committee of any changes in his or her mailing address. When a member is no longer registered to vote at the address on the official mailing list, the Democratic Party of Hawai‘i Headquarters is authorized to remove that name from the list. The Democratic Party of Hawai‘i Headquarters shall at regular intervals send a copy of all changes made to the official membership list to each County Secretary.

6C. Where a member is removed from a Precinct Club’s official membership list, it shall be filed in a permanent alphabetical suspense file until such time as the status of the member can be determined and placed in the correct Precinct Club or officially deleted from membership in the Democratic Party of Hawai‘i.

Section 7. Termination.
It shall be the duty of the Secretary of the State Central Committee to remove enrollment cards from the active file and notify the respective Secretaries of the County Committee, the District Council and Precinct Club for any of the following reasons:

(1) Death;
(2) Assumption of a permanent residence outside of the State;
(3) Disaffiliation from the Democratic Party of Hawai‘i; or
(4) Loss of civil rights or U. S. Citizenship.

Section 8. Expulsion, Reprimand, or Censure.

8A. Grounds for Expulsion, Reprimand or Censure:

(1) Mandatory Expulsion. A member of the Democratic Party of Hawai‘i shall be automatically expelled from the Party for the following reasons:
   (a) Membership with a political party other than the Democratic Party; or
   (b) Filing as a candidate of a political party other than the Democratic Party.

(2) Permissive Expulsion, Reprimand and Censure. A member of the Democratic Party of Hawai‘i may be expelled, reprimanded or censured for the following reasons:
   (a) Active support or promotion of a political party or any candidate(s) of a political party other than the Democratic Party. Examples of active support include, but are not limited to, making monetary or in kind contributions, accepting a position in an opposition campaign, sign-waving, letter writing, appearance in campaign ads, resigning from the Democratic Party to support another political party and rejoining the Democratic Party.
   (b) Failure of a candidate for an elective office or an elected official to follow and abide by the Constitution of the Democratic Party of Hawai‘i, and regulations of the Party campaign committees as approved by the State Central Committee or respective County Committee.
   (c) Violation of the Constitution or Bylaws of the Democratic Party of Hawai‘i and/or platform of the Party.
   (d) Violation of governmental ethics codes as adjudicated or determined by the State Ethics Commission, the County Ethics Commission, the Office of Disciplinary Counsel, the State House, the State Senate, or the courts.

8B. Procedure. The procedures for expulsion, reprimand or censure are outlined below.

(1) Limitations. Any complaint charging a member with cause for expulsion, reprimand or censure shall be made no later than one hundred and eighty (180) days after the discovery of the violation.

(2) Complaint. The complaint shall be in writing. The complaint shall state the rule(s) which have been violated, the activities alleged to have been committed, the date(s) of these activities. Each allegation shall be numbered. Each allegation shall be accompanied by evidence of such activities. The complaint shall be signed by one (1) Party member and endorsed by at least four (4) other Party members. The complaint shall be submitted to the County Secretary. It is the responsibility of the complainant to provide evidence to support the expulsion, reprimand or censure. Attached to the complaint shall be a list of any witnesses and the evidence to which they can attest. Each witness will prepare an affidavit attesting to the evidence.

(3) Notice. The accused member must be notified in writing by the County Secretary within ten (10) days of the receipt of a complaint.

(4) Response. The accused member shall have thirty (30) days from the date of
notification to prepare a response. The accused member must respond to each allegation: admitted, denied, or denied in part. If an allegation is denied in part or in whole, the accused member shall provide any evidence supporting the denial. Attached to the response shall be a list of any witnesses and the evidence to which they can attest. Each witness shall prepare an affidavit attesting to the evidence. (5) Investigation. The County Chairperson shall refer each complaint to the County Rules Committee or a special committee to investigate the charges (the “Investigation Committee”). The referral of complaint shall be reported to the County Committee at its next meeting and shall be recorded in the minutes. The Investigation Committee shall conduct a good faith investigation to determine if a violation of the rules has occurred. The Investigation Committee shall interview the accused member, the complainant, and any witnesses. The credibility of the complainant, the accused member or any witness may be challenged during the investigation. The Investigation Committee shall gather other facts as necessary for its finding, and shall, within thirty (30) days, submit a report and recommendation(s) to the County Chairperson. The Report shall include the Investigation Committee’s findings for each allegation; including any adverse findings regarding credibility; in addition the Investigation Committee may recommend specific sanctions. (6) Committee’s Report. A copy of the Committee Report shall be provided to the accused member and the complainant. The report shall include the grounds upon which the expulsion, reprimand or censure is sought, the committee’s findings and recommendations, and a list of County Committee members who are eligible to vote to accept, amend, or reject the committee’s findings and recommendations. (7) Hearing. The County Committee shall place the complaint on the agenda at its next meeting following receipt of the Investigation Committee Report or by agreement with the accused member at some other time. Notice of the meeting shall be given to the member, the complainant and the County Committee at least seven (7) days prior to the hearing. Members of the County Committee shall be provided a copy of the report at this time for their consideration prior to the meeting. The Investigation Committee shall present its report in a meeting open to any interested Party member. The complainant, accused member, and any Party member shall be allowed to make a statement relating to the facts of the case or the committee’s recommendation. The County Committee shall decide by majority vote whether to accept or reject the Committee Report and any sanctions. The County Committee shall give notice in writing of its decision to the Secretary of the State Central Committee, with a copy to the member and complainant within seven (7) days. A copy of the committee’s report and the County Committee’s decision shall be filed with the County Secretary and the Secretary of the State Central Committee and shall be available for inspection by Party members. (8) Appeal. A member expelled, reprimanded, or censured may appeal the decision of the County Committee to the State Central Committee by filing a written request with the Secretary of the State Central Committee within ten (10) days of receiving the written decision of the County Committee. If no appeal is submitted
within the ten (10) days, the decision of the County Committee shall be final. If an appeal is submitted, a hearing shall be granted in open meeting of the entire State Central Committee within thirty (30) days. The State Central Committee shall review the Committee Report and accept comments from the County Chair, the Investigation Committee, the accused member and members of the State Central Committee. The State Central Committee shall decide the appeal by majority vote and shall transmit to the member a written notice of its decision within ten (10) days. The decision of the State Central Committee shall be final.

8C. Sanctions and Enforcement.

(1) Mandatory Expulsion. Expulsion shall be automatic and implemented by the Secretary of the State Central Committee. After expulsion, the expelled member is barred from enrolling for membership for five (5) years. The Party shall take all reasonable action to prevent such person from running for office as a Democrat, serving in public office, or holding an office in the Party during the five-year period.

(2) Permissive Expulsion. Expulsion shall be implemented by the Secretary of the State Central Committee. The Party shall take all reasonable action to prevent such person from participating in Party activities, running for public office as a Democrat, or serving in public office for the period provided in the decision of the County Committee or State Central Committee for at least three (3) years but not more than five (5) years.

(3) Reprimand. The Party shall take all reasonable action to prevent such member from holding an office in the Party for up to three (3) years.

(4) Censure. In the case of censure by a County, an official letter of censure shall be written by the County Chair. In the case of censure by the State Central Committee, an official letter of censure shall be written by the Party Chair. The letter shall be addressed to the accused member with a copy to the complainant and shall be available for inspection by Party members. No additional sanctions shall apply. No further action shall be taken on the complaint.

(5) Voluntary Resignation. When a member has voluntarily resigned from the Democratic Party to engage in activities which are grounds for mandatory expulsion, the member shall be barred from re-enrolling for Party membership for at least three (3) years from the date of Resignation.

ARTICLE II – PRECINCT CLUB

Section 1. Organization.

1A. At least one (1) eligible person residing within the precinct may proceed with the formation of a Precinct Club.

1B. An inactive Precinct Club is one from which the Precinct President has resigned or has registered to vote outside of the precinct’s boundaries and where the Precinct Club fails to have at least one active member eligible for and willing to serve as Precinct President.
1C. Whenever a Precinct Club of record is declared inactive by the Executive Committee of the District Council, the District Chairperson shall initiate reorganization of the Club by the following procedure.

1. The District Chairperson shall call for a precinct reorganization meeting. All Precinct Club members of record shall be notified pursuant to Article II of the Constitution of the Democratic Party of Hawai‘i.

2. The District Chairperson shall at such meeting see assembled at least one (1) individual eligible to become a member of the Precinct Club and proceed as with the initial organization of a new club.

3. If the District Chairperson fails to reorganize the precinct within fifteen (15) days of the declaration, the Chairperson of the County Committee shall accept the responsibility for reorganizing the precinct as defined in this Article.

Section 2. Biennial Election of Precinct Officers and Delegates to the State Convention.

2A. The official notice designating the time, place, and purpose of such meeting shall be given by the Secretary of the County Committee by publication at least once in one newspaper of general circulation in each of the Counties and by other appropriate written communication to each Democratic Party of Hawai‘i member not less than twenty (20) days prior to the biennial election meeting of such year, provided, however, that in the County of Hawai‘i, notice shall be published in both East and West Hawai‘i, as follows:

1. By the first week of December of odd numbered years in order to facilitate the compilation of said list of Precinct and District meeting places, each County Chairperson shall be responsible to contact each Precinct President who shall be responsible to secure a meeting place in order of preference: (a) polling place, (b) community center, or (c) other.

2. Each Precinct President shall report their meeting place to the District Chairperson by the 15th of December. It shall be the District Chairperson’s responsibility to report back to the County Chairperson with the meeting places by December 21. The County Chairperson must submit to the Corresponding Secretary a completed list of meeting places by January 5 of even-numbered years.

2B. The Democratic Party of Hawai‘i Headquarters shall issue a certified copy of the membership list of each Precinct Club to the District Council Chairpersons and Precinct Club Presidents not later than thirty (30) days before the regular elections for officers and delegates of that Precinct Club, as follows:

1. The official list shall include only the names of those persons eligible to participate in the Precinct Club elections. A copy of this list will be available to any interested Democrat at the County Office and District Council in which the precinct is located.

2. Members listed on the official membership list for that precinct shall be eligible to vote in that precinct. Others who do not appear on said list and who support the
Democratic Party and wish to join it shall enroll in the Party as provided in the Bylaws of the Democratic Party of Hawai‘i, and they will be eligible to vote in precinct election.

2C. Where a name has been omitted from the certified list and the member whose name was omitted produces at the precinct election meeting a dated membership card signed by a Secretary of a County Committee, County Chairperson, Secretary of the State Central Committee, or Party Chairperson showing membership or the form provided in Article I of the Constitution of the Democratic Party of Hawai‘i, and proof of voter registration in that precinct, that name shall be added to the list noting the date of membership. The respective Secretaries of District Council, the County Committee and State Central Committee will be informed of the addition made to the certified list.

2D. Within ten (10) days after issuance of this certified list, any member may challenge any name appearing on the precinct list by submitting in writing reasons therefore to the Secretary of the District Council. These challenges shall be heard promptly by the Executive Committee of the District Council upon due notice to the parties of the time and place of the hearing and shall be disposed of prior to the election of precinct officers and delegates. The decision of the Executive Committee of the District Council shall be final and conclusive.

2E. Where no officers have been elected in the current biennium, any member of the precinct may, by written petition to the respective District Council, request the initiation of precinct reorganization, as follows:

(1) The Secretary of the District Council shall be notified of the time, place, and purpose of the prospective special meeting and notice will be given pursuant to Article II of the Constitution of the Democratic Party of Hawai‘i.

(2) Where no successful meeting is held by the third Tuesday in April, the District Chairperson shall consider the precinct unorganized and initiate reorganization as set forth in this Article. The District Council shall then have the authority to organize precincts and appoint delegates to the State Convention. Upon the conclusion of the State Convention, the responsibility for the organization of precincts in accordance with this Article shall revert to the precincts. Should a Precinct Club be reorganized at least fifteen (15) days prior to a County or State Convention, the Precinct Club shall have all rights and privileges as a Precinct Club organized at the biennial election meeting.

(3) The District Council shall appoint delegates to the State Convention, with priority for delegates going first to members of the original Precinct Club, then to those elected as alternate delegates from other precincts in the District. When all alternates wishing to become delegates have been appointed, the District Council may appoint any member within the District to any vacant delegate position. Delegates so appointed shall have the same rights and privileges at a State Convention as if they were elected at the biennial election meeting.

The District Council shall complete all appointments by no later than fifteen (15) days prior to the State Convention. Documentation of the appointments may be
submitted in person, via facsimile, e-mail, or by mail, provided that mailed
documentation bears a postmark of no later than the fifteenth (15th) day prior to
the State Convention. All documentation must be received no later than ten (10)
days prior to the State Convention.

2F. In the event that a Precinct Club holds a successful election at the biennial election meeting
except that all positions are not filled, a Precinct Club has until the third Tuesday in April to hold
additional meetings to fill any vacancy subject to notifying members of the Precinct of the date,
time, place and purpose of the meeting by minimally posting the meeting notification on the
website of the Democratic Party of Hawai‘i.

After the third Tuesday in April, the District Council may fill officer, delegate and alternate
vacancies, by not later than 15 days prior to the state convention, as follows:

(1) Appoint members within the precinct as officers;
(2) Fill delegate vacancies by alternates elected at the biennium precinct meeting,
with priority to alternates within the precinct; and then from other precincts within
the District;
(3) Fill alternate delegate vacancies by appointment of members who reside in the
Precinct who express an interest after the biennium precinct meeting.

The Precinct Club shall report any changes to fill a delegate or alternate vacancy as a result of
additional meetings held until the third Tuesday in April to the District Chair and to the
Democratic Party of Hawai‘i office. A report will be made within five days of the meeting. The
District Council shall report any changes to fill a delegate or alternate vacancy filled during the
period from the third Tuesday in April until 15 days prior to the State Convention to the
Democratic Party of Hawai‘i office and to the affected precinct(s).

Officers and delegates or alternates so elected shall have the same rights and privileges at a
County or State Convention as if they were elected at the biennial election meeting, so long as
they are elected at least fifteen (15) days prior to such convention.

After the 15 days prior to the State Convention, delegate and alternate vacancies will be filled as
provided by Article II, Section 3, Delegates and Alternates to the State Convention. In the event
the precinct has no more alternates, the District chair may appoint an alternate from another
precinct in the District to fill the delegate position.

2G. The results of the Precinct Club election shall be signed and certified by the President and
the Secretary of the Precinct Club. The results shall be recorded upon a State Party-generated
election form. Results shall be copied or photographed and submitted expeditiously by electronic
means upon completion of the election to the State Party Secretary, State Party Chair, respective
County Secretary and County Chair. The results of the election may be reviewed, copied or
photographed by any member present at the meeting. They shall be delivered or postmarked
within forty-eight (48) hours of the election to the State Central Committee, the County
Committee and the District Council. Official forms for such certification shall be provided by
the County Committee and shall include the following:
(4) Time, place, and date of the meeting;
(5) Names and addresses of eligible club members present and voting;
(6) Names and addresses of the officers elected; and
(7) Names and addresses of the elected delegates and alternates elected.

2H. The certified Precinct Club election report forms shall be maintained on file at the District, County, and State offices and shall be open to inspection by any registered member of the Party.

2I. Challenges concerning the election of Precinct Club officers shall be made to the District Council at its first meeting on the first Tuesday in April. The meeting place, time, and purpose shall be given by the Secretary of the District Council pursuant to Article III of the Constitution of the Democratic Party of Hawai‘i and shall be announced at the Precinct Club election. The District Council shall, not later than the second Tuesday in April, rule on every challenge concerning a Precinct officer or concerning the validity of a vote on or the eligibility of a person voting on any question other than the election of State Convention delegates. An appeal from the decision of the District Council must be made to the County Committee not later than April 30th, and can be made only after compliance with the procedures and requirements of this paragraph. Further appeal may be taken to the County Convention.

2J. Challenges concerning delegates to the State Convention shall be submitted to the District Council at its meeting on the first Tuesday in April for transmittal to the Convention Credentials Committee. In its transmittal to the Convention Credentials Committee, the District Council shall make recommendations after investigating the challenge and furnish all relevant information. The Convention Credentials Committee shall be appointed by the Party Chairperson and shall include four subcommittees, one for each County, to dispose of challenges within their respective Counties. The subcommittee for each County shall be composed of at least five (5) members from that County. The Convention Credentials Committee shall rule on each challenge at least two (2) weeks before the State Convention. Further appeal may be taken to the State Convention.

2K. Challenges concerning the election of Precinct Club officers and delegates to the State Convention for precincts which held elections subsequent to the biennial election meetings shall be made no later than fifteen (15) days after the elections following the procedures in described in this Section.

2L. Precinct Club officers shall not be required to relinquish their positions if elected or appointed to the State Central Committee.

2M. The officers of the Precinct Clubs shall have those duties which usually pertain to the offices concerned. In addition, each has the following special duties:

(1) The President shall recommend to the District Chair arrangements for the biennial precinct election meeting by the 15th day of November preceding the election year in accordance with Article II of the Constitution of the Democratic Party of Hawai‘i. The President shall call and preside at all meetings of the club.
President shall issue notice of proposed meetings to the entire membership and make arrangements for obtaining a meeting place. The President shall call a meeting where requested to do so by any five (5) members of the Club, or by the District Chairperson. The President shall notify the Secretary of the County of any corrections to the membership list for the precinct, which are made known to the President. The President shall be a representative from the precinct to the District Council. The President shall follow a set of guidelines/procedures as set forth by the State Central Committee relating to the running and conduct of a Precinct Club meeting.

(2) The First Vice-President shall perform the duties and functions of the President in the absence or sickness of the President or in the event the President fails or neglects to perform such duties.

(3) The Secretary shall attend each meeting and keep a Minute book wherein shall be recorded the happenings, resolutions, motions and rules of each meeting. The Secretary shall also keep custody of such records and membership lists and upon the expiration of the term of office shall surrender these records and lists to either of the succeeding Secretary or to the District Chairperson.

(4) The Treasurer shall be responsible for the safekeeping of all money and revenues of the club and shall submit a report in writing to the club at each regular meeting. Upon the expiration of their term of office, the Treasurer shall turn over to the succeeding Treasurer or District Chairperson all moneys, accounts, or bankbooks. The Treasurer shall have the specific duty to see that all bills incurred by the club are promptly paid and that all assessments levied by the Party are promptly forwarded. The Treasurer shall submit reports upon request by the Treasurer of the State Central Committee of all contributions and expenditures required to be reported by the Democratic Party of Hawai‘i to any Federal or State agency. The Treasurer shall comply with all State and Federal laws relating to political campaign contributions and expenditures.

(5) It shall be the specific duty of the District Councilperson to attend all meetings of the District Council and the County Convention either in person or by proxy as authorized by Article III of the Constitution of the Democratic Party of Hawai‘i and to report to the club matters discussed and decided therein.

(6) In the absence of any regularly elected officers at any duly called meeting of the Precinct Club where a quorum of one (1) is present, a temporary officer may be chosen by those in attendance to preside over the meeting, as well as a temporary secretary designated to record the minutes of the meeting.

2N. Vacancies.

(1) President. In the event that the Precinct President vacates the position or is elected District Chairperson or officer of a County Committee or other position requiring them to automatically vacate their precinct office, the Precinct First-Vice-President shall automatically become Precinct President.

(2) District Councilperson. In the event the precinct District Councilperson vacates the position or is elected District Chairperson or officer of a County Committee or other position requiring them to automatically vacate their precinct office, the
alternate District Councilperson shall automatically become Precinct District
Councilperson. In the absence of an alternate District Councilperson, the Precinct
President will appoint a replacement. If the Precinct President does not replace
the officer within 45 days of the vacancy, the District Chairperson will replace
that Officer.

(3) Other Officers (First Vice-President, Secretary, Treasurer). Any other officer
who has resigned or becomes unable to serve shall be replaced by the Precinct
President. If the Precinct President does not replace the officer within 45 days of
their vacancy, the District Chairperson will replace that officer.

Section 3. Delegates and Alternates to the State Convention.
3A. To provide every Precinct Club representation at the State Convention, a Precinct Club will
elect alternate delegates equal to the number of delegates allocated to the club, provided that the
official Precinct Club membership roster, at the time of the biennial election meeting certified
adequate membership for the Precinct Club to elect an equal number of alternates, as follows:

(1) Any member of the Precinct Club may be elected to represent that club as a
delegate or alternate at the State Convention. Alternates shall be elected in an
order of succession to delegate status beginning with the number one (1). If a
delegate is unable to attend the State Convention, the delegate may choose any
alternate of that delegate’s same gender elected in the Precinct Club to serve in
that delegate’s stead. If no elected alternate of the same gender is available, the
delegate may designate an elected alternate of a different gender in the delegate’s
stead. However, no alternate shall act for more than one (1) delegate. In the
event a delegate fails to choose an elected alternate the succession of alternates to
a delegate status shall be in the order of succession as designated by the Precinct
Club at its biennial election. An alternate, in order of succession, may be seated
as a delegate if a delegate has not registered no later than thirty (30) minutes prior
to the published time of convening the Convention on the second day of the
Convention. The provision for reseating a delegate to the Convention shall be by
the attendance and in the following order of priority:

(a) Elected Delegate.
(b) Elected Alternate of the same gender of the absent Delegate chosen by the
absent Delegate.
(c) Elected Alternate of the same gender in the order of succession.
(d) Elected Alternate of a different gender of the absent Delegate chosen by
the Absent Delegate.
(e) Elected Alternate of a different gender in the order of succession.

3B. Precinct Presidential Poll During Presidential Election Years. The State Central Committee
shall determine the date, time anner and place of the presidential preference poll in line with
DNC Regulations. [amended 5-25-2019 by the State Central Committee]

Section 4. Notice of Meeting.
No Biennial Precinct Club meeting shall be duly called unless the Secretary of the County
Comittee provides notice to the entire membership by posting the meeting notification on the Party website in accordance with the Affirmative Action Plan, at least five (5) days prior to the date of the meeting. Notice may also be provided to the membership by telephone, electronic mail or personal or written notice mailed to the last known address. However, the notification requirements of this section shall be waived when a second attempt is made to hold a Precinct Club meeting for the purpose of electing Precinct officers and delegates to the State Convention, provided that each member who attended the earlier attempted meeting is notified by telephone, electronic mail, or personal notice at least five (5) days in advance of any subsequent meeting.

Section 5. Proxies.
No proxies shall be voted at any Precinct Club meeting.

ARTICLE III -DISTRICT COUNCIL

Section 1. Officers.
1A. A District Chairperson: Nomination and election for the District Chairperson is open to any member residing in the District and shall occur at the annual District Council meeting of precincts held in March of every even numbered year. Election shall be by the members of the District Council. A District Chairperson upon election shall automatically vacate the office of Precinct President, Precinct Vice-President or District Councilperson.

1B. For other officer positions, nominations and election of not more than three Vice-Chairpersons, not more than two Secretaries and a Treasurer shall occur at either the biennial District Council meeting of precincts held in March of every even-numbered year, or at another meeting held no later than two weeks after the biennial District Council meeting of precincts at the discretion of the newly elected Chairperson. Only members of the District Council as described in the Constitution of the Democratic Party of Hawaiʻi, Article III, Section 1, Organization, shall be eligible for election to these officer positions.

1C. The duties of the officers of the District Council shall be those usually pertaining to the office concerned and specifically include the following:

(1) The District Chairperson shall have the power and duty to appoint chairpersons and members of all special and standing committees with the advice and consent of the majority of the members of the District Council. The Chairperson shall be responsible for the calling of all regular and special meetings of the District Council and the giving of proper notice and the arranging for meeting places for both special and regular meetings. The Chairperson shall also be responsible to arrange the meeting places for the biennial precinct meetings, in consultation with precinct presidents. The District Chairperson shall be responsible for welcoming new members to their Precinct and recruiting new Democrats within their District to the Democratic Party, and assisting in recruiting volunteers from their District to help with campaign activities for the General Election as well as helping find poll watchers for the General Election.

(2) The various Vice-Chairpersons of the District Council in the order of their
respective designation shall have the power to perform the duties and functions of
the District Chairperson in the absence or sickness of the District Chairperson or
in the event the District Chairperson fails or neglects to perform such duties. The
First Vice-Chairperson shall be responsible for assisting the State Secretary in
gathering and updating the contact information for their District members.
(a) In the event the District Chairperson permanently vacates or is unable to
perform the duties and functions of the Chairperson, the First Vice-
Chairperson shall become District Chairperson.
(b) In the event the District Chairperson is temporarily unable to perform the
duties and functions of the District Chairperson, the First Vice-
Chairperson shall become District Chairperson for such time as the elected
District Chairperson is incapacitated.
(3) The Secretary shall be charged with keeping accurate minutes of all meetings of
the District Council. These minutes shall be properly typewritten and entered
along with all written reports of officers and committees in a book or file
maintained for that purpose and turned over intact to the succeeding Secretary.
The Secretary shall keep all records relating to the District and maintain and keep
the membership list of the members of the Party for the District on a current basis
with addresses and precinct designations.
(4) The Treasurer shall be primarily responsible for all fundraising activities within
the District Council, shall have custody of any moneys and records of funds of the
District which may be deposited in a commercial bank in the name of the District
Council or deposited in the account of the County Committee to the credit of the
District Council. The Treasurer shall be responsible for seeing that all money
collected in the name of the District Council is collected by duly authorized and
identified persons, that receipts are given to contributors, and that a strict
accounting is kept of all funds so collected. The Treasurer shall turn over all
moneys and records of funds of the District Council to the successor in office.

The Treasurer shall submit a biennial financial report to the County Committee
Treasurer by the second Tuesday in April in every even-numbered year. The
Treasurer shall submit reports upon request by the Treasurer of the State Central
Committee of all contributions and expenditures required to be reported by the
Democratic Party of Hawai‘i to any Federal or State agency. The Treasurer shall
comply with all State and Federal laws relating to political campaign
contributions and expenditures.

1D. Duties and Responsibilities of the Executive Committee: The Executive Committee is
empowered to act for the District Council between its regular meetings; and shall have general
supervision of the affairs of the District Council, fix the date, hours and place of meetings, make
recommendations to the District Council, assure that all financial reports are submitted in a
timely manner, and perform such other duties as may be necessary to support DPH and/or
County policies and activities. Meetings of the Executive Committee will be at the call of the
District Chairperson or by the written request of any two members of the Executive Committee.
Section 2. Meeting Notices, Attendance at Meetings.
District Council meetings may be held at any time by call of the Chairperson or upon a written request submitted to the Secretary or Chairperson by not less than twenty-five (25) percent of the total membership of the District Council. Notice of the District Council meetings shall be given in person, by telephone, by facsimile, by electronic mail or by mailing such notice to the last known address of each member not less than five (5) calendar days prior to the meeting.

Section 3. Quorum.
Each District Council quorum shall not be less than thirty-four (34) percent of the members of the District Council.

Section 4. Proxies.
A Precinct President or District Councilperson and Precinct First Vice-President, if applicable, may give their proxies to any officer of their precinct but to no one else.

Section 5. Committees.
The membership of the committees shall be restricted to members within the District. The Chairperson of the committees shall be appointed from the members of the District Council.

ARTICLE IV - COUNTY ORGANIZATIONS

Section 1. Organization.
Each County Committee shall make available to its respective delegates and alternates the final reports, including any and all recommendations and amendments proposed for adoption by the State Convention, submitted by all County appointed standing committees including those committees on Platform, Resolutions, Rules, Affirmative Action, at least twenty-four (24) hours prior to the convening of the County Convention.

Section 2. Rules for the adoption of Respective County Organization Bylaws and Rules.
2A. The County Committee of each County Organization shall submit proposed bylaws to the State Central Committee within ninety (90) days of adoption. The State Central Committee shall, within one hundred twenty (120) days of receipt of the bylaws changes, notify the County and rule on their acceptability. Upon the determination by the State Central Committee that the proposed rules or rule changes are consistent with the Constitution and Bylaws of the Democratic Party of Hawai‘i such County Committee rules or rule changes shall become effective.

Section 3. Meetings, Notices, Attendance at Meetings.
3A. Regular meetings of the County Committee shall be held at least once every three months at such time and place as the members may decide in accordance with their own rules. Notice of the County Committee meetings shall be given in person, by telephone, by facsimile, by electronic mail, or by mailing such notice to the last known address of each member not less than five (5) calendar days prior to the meeting.

3B. Special meetings may be held at any time by call of the Chairperson or upon written request
submitted to the Secretary or Chairperson by not less than twenty-five percent (25%) of the total membership. Notice of special meetings shall be given in person, by telephone, by electronic mail, by facsimile or by mailing such notice to the last known address of each member not less than five (5) calendar days prior to the meetings.

ARTICLE V - STATE CENTRAL COMMITTEE

Section 1. Apportionment.
The State Central Committee shall state the number of Committee persons for each Senatorial District in its proclamation calling for the State Convention, subject to Article VI of the Constitution of the Democratic Party of Hawai‘i.

Section 2. Nomination and Filing.
2A. Any citizen resident in the State of Hawai‘i, who is or will be a member of the Democratic Party of Hawai‘i for one (1) year before the next election shall be eligible to be a candidate for election to Party Chairperson. Any citizen residing in the State of Hawai‘i who wishes to become a candidate for election to Party Chairperson or for election to the State Central Committee shall file a nomination paper with the Secretary of said County or the State Central Committee at least twenty (20) days prior to the State Convention, except that papers for the County Representative seats shall be filed at least ten (10) days prior to the County Convention, and except that papers for the Caucus Representative seats shall be filed after certification by the Caucus, but at least twenty (20) days prior to the State Convention. In the event that no papers have been filed by the filing deadline, the filing deadline shall be extended until ten (10) days prior to the State Convention. However, no additional nomination papers shall be allowed for those positions for which papers had been filed by the filing deadline. If a member has resigned from the Party in the two (2) years prior to re-enrollment in the Democratic Party of Hawai‘i, the re-enrolled member must be a member in good standing for at least one (1) year before the next election prior to being elected Party Chairperson or for election to the State Central Committee.

2B. The nomination paper of a candidate for Party Chairperson, National Committeeman and National Committeewoman shall be signed by not less than ten (10) certified members of the Democratic Party of Hawai‘i from at least two (2) County Organizations. Signatures may be electronic.

2C. The nomination paper of a candidate for Youth Representative shall be signed by not less than ten (10) certified members of the Democratic Party of Hawai‘i, all of whom are members of the Party who are thirty-five (35) years of age or younger.

2D. The nomination paper of a candidate for a State Central Committee member shall be signed by not less than five (5) certified members of the Party from the nominee’s Senatorial District or Caucuses.

2E. The nomination paper for a State Central Committee member filing as a County Representative shall be signed by not less than five (5) certified members of the Party from the

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nominee’s County.

Section 3. Officers.
The duties of the Officers of the State Central Committee shall be those usually pertaining to the office concerned and specifically include any duties imposed as follows:

(1) The Party Chairperson shall serve as chairperson of the State Central Committee, and appoint chairpersons of all special and standing committees with the advice and consent of the State Central Committee. Vacancies may be filled on an interim basis until confirmed by the State Central Committee at its next meeting. The Chairperson shall call all regular and special meetings of the Executive and State Central Committee. The Chairperson shall submit an operating budget for the biennium following the initial organization meeting of the State Central Committee.

The Chairperson shall serve faithfully on behalf of the Democratic Party of Hawai‘i as an active member of the Democratic National Committee (DNC) and the DNC’s Association of State Democratic Chairs (ASDC), and is encouraged to attend each regular DNC and ASDC meeting.

(2) The elected Vice-Chairperson shall perform the duties and functions of the Chairperson in the absence of the Chairperson. The Vice-Chairperson shall also perform other duties and functions as assigned by the Chairperson. The elected Vice-Chairperson shall also be charged with the responsibility of monitoring the activities of the standing committees.

The elected Vice-Chairperson shall serve faithfully on behalf of the Democratic Party of Hawai‘i as an active member of the Democratic National Committee (DNC) and the DNC’s Association of State Democratic Chairs (ASDC), and is encouraged to attend each regular DNC and ASDC meeting.

(3) The Secretary shall keep the minutes of all Executive and State Central Committee meetings in a permanent Minutes book. The Secretary shall also have primary responsibility for care and maintenance of the membership lists. The Secretary shall be responsible for seeing that such lists are available for inspection by interested Democrats at all reasonable times. The membership lists, certified as correct to the best of the Secretary’s knowledge and belief, shall be turned over intact to the new Secretary at the end of the old Secretary’s term of office. The Secretary shall also be responsible for issuing membership cards, in such form as may be prescribed by the State Central Committee, to all duly certified members of the Party with the County. The Secretary is responsible for providing annual notification to the Party members in writing, by electronic mail or by posting the notice on the Party's webpage that annual voluntary membership dues are requested.

(4) The Assistant Secretary shall assist the Secretary in carrying on the various duties
assigned to the Secretary and shall perform the duties, in the absence of the Secretary.

(5) The Treasurer shall account for all moneys received by the Party and shall follow standard accounting procedures in recording receipt of moneys and the disbursement of funds. All disbursements shall be by check countersigned by either the Party Chairperson or the elected Vice-Chairperson. All disbursements should be supported by a document or an invoice approved through a prescribed procedure. Other duties and responsibilities include:

(a) Provide a financial statement on its operations at each meeting of the Executive and State Central Committee.
(b) To comply with all tax laws as it applies to the Party as an employer.
(c) To determine and analyze the biennial budget at regular intervals and report its findings to the finance committee.
(d) To serve as an ex-officio member of all special projects where a subsidiary set of records is kept with an appointed Treasurer. These projects upon completion should be incorporated into the general books of the Party and filed as a part of the Treasurer’s general record.
(e) To request reports from County, District, and Precinct Treasurers as necessary to comply with any Federal or State laws governing political campaign contributions and expenditures.
(f) To comply with, prepare reports or assist in the preparation of reports required by any Federal or State laws governing political campaign contributions and expenditures.

(6) The Assistant Treasurer shall assist the Treasurer in carrying on the various duties assigned to the Treasurer and shall perform the duties, in absence of the Treasurer.

Section 4. Term of Office.
The term of office of persons elected to the State Central Committee shall begin immediately after the adjournment of the Democratic Party of Hawai‘i state convention and end at the conclusion of the following convention, unless otherwise specified in the bylaws of the County, Caucus, or Young Democrats concerning their SCC representatives.

Section 5. Filling of Vacancies.
5A. Vacancy in the office of the Party Chairperson shall be filled by the State Central Committee by election of an interim Party Chairperson. The elected Vice-Chairperson shall assume the office of Acting Party Chairperson for a period not to exceed forty-five (45) days during which time the State Central Committee shall elect an interim Party Chairperson.

5B. Vacancy in the office of the National Committeeman or National Committeewoman shall be filled by the Party Chairperson with the concurrence of the majority of the State Central Committee members present at the State Central Committee meeting where the position is filled, until the following Democratic State Convention. In a non-presidential year, the term of the new officer shall take effect upon conclusion of the state convention. In a presidential year, the term
of the committeemember shall begin at the conclusion of the national convention.

5C. Vacancy in the office of Youth Representative shall be filled by the Party Chairperson with the concurrence of the majority of the State Central Committee members present at the State Central Committee meeting where the position is filled and the Executive Board of the Young Democrats of Hawai‘i.

5D. Any vacancy in the office of Committee Person from a Senatorial District or the County Representative shall be filled by the County Committee within which the past incumbent resided. The person filling the vacancy shall meet the requirements of the candidate for Committee Person.

5E. Any vacancy in the office of Caucus Representative shall be filled by the Caucus as set forth in Caucus bylaws. A position is deemed vacant if a Caucus Representative no longer maintains Caucus membership or is otherwise ineligible according to approved Caucus bylaws. If the Caucus fails to fill the vacancy within forty-five (45) days, it shall be filled by the Party Chairperson.

5F. If vacancies are not filled within forty-five (45) days, the State Central Committee shall fill the vacancies.

Section 6. Meetings.

6A. To the extent possible, the place of the meeting of the State Central Committee or of the Executive Committee shall be rotated among the Counties; and, whenever possible, all or a portion of the cost of transportation of members from Counties other than the County in which the meeting is held shall be defrayed from the Party treasury.

6B. Minutes of each meeting shall be kept and permanently filed by the Secretary in a book kept for such purposes, which book shall be turned over to the next succeeding Secretary of the State Central Committee. Copies of the minutes shall be made available to Party members upon request.

6C. The State Central Committee is empowered to establish rules and procedures for participation in its meetings by telephonic or electronic means. Participation in meetings by such means shall be construed as attendance for purposes of quorum and voting.

6D. Notice of regular meetings shall be given not less than ten (10) calendar days before the meeting and may be delivered by mail, fax or electronic mail.

6E. Notice of special meetings shall be given not less than five (5) calendar days before the meeting and may be delivered by mail, fax, or electronic mail.

6F. Meetings of the State Central Committee shall normally be open to all Party members. Under exceptional circumstances, the State Central Committee may decide to go into Executive Session to deal with a matter. Any decision to go into Executive Session shall require a two-thirds vote of State Central Committee members in attendance.
Section 7. Proxies.

7A. State Central Committee members unable to attend a State Central Committee meeting may give their proxy to another member. In no event shall a State Central Committee member carry more than four proxies.

7B. All proxies must be in writing in the form approved by the State Central Committee and shall be filed with the Secretary of the State Central Committee.

Section 8. Caucuses.

8A. Minimal criteria for certification of a caucus shall include:

(1) Sufficient statewide membership. The State Central Committee may establish a minimum membership of not less than twenty (20) Caucus members from at least two (2) Counties, to apply for and to maintain certification.

(2) Caucus Bylaws shall be consistent with the Constitution of the Democratic Party of Hawai‘i. The Bylaws shall provide for democratic selection of officers and representatives to the State Central Committee, defined terms of office, membership that is open to all Party members who belong to the defined constituency, public notice of meetings, and quorum. The Caucus bylaws shall be filed with the Standing Rules Committee of the State Central Committee for review and comment, and must be approved by the State Central Committee.

(3) Application for certification as a Democratic Party of Hawai‘i Caucus shall include a record of meetings and activity that establishes the viability of the Caucus.

(4) Certification shall be continuous until officially terminated by the State Central Committee due to:
   (a) Action of Caucus substantially not in compliance with Democratic Party of Hawai‘i Constitution and Bylaws or the Caucus Bylaws, or
   (b) At least twelve (12) consecutive months without meetings or required reports.

8B. New Caucus Representatives to the State Central Committee. Within forty-five (45) days of certification of a new Caucus, the new Caucus shall nominate two (2) representatives of different genders, taking office immediately upon the advice and consent of a majority of the State Central Committee members present at the meeting at the time the nomination is presented. Vacancies shall be filled according to this Article.

8C. The following caucuses are recognized by the Democratic Party of Hawai‘i:

(1) Hawaiian Affairs;
(2) Education;
(3) Environment;
(4) Kupuna;
(5) LGBT (Lesbian, Gay, Bisexual and Transgender);
(6) Labor; and,
(7) Women.

8D. Any name change to a Caucus must be initiated by the respective Caucus.

8E. Reports and Certification. Each Caucus, to maintain its certification, shall make a written report to the State Central Committee at least twice a year and at such other times as may be necessary. Each Caucus must maintain a certified copy of its bylaws with the Democratic Party of Hawai‘i which shall be posted on the Party’s website. Caucuses shall also provide a current list of their officers to the State Central Committee by not later than July 1 every year.

Section 9. Committees.

9A. Every special committee shall make a report in writing to the State Central Committee or the Executive Committee if such committee was appointed by the Executive Committee upon the conclusion of its work and at such other times as may be required.

At least one of the co-chairs of each of the standing committees shall be a member of the State Central Committee. Co-chairs shall be appointed by the Chair with advice and consent of the State Central Committee. Membership on the committees shall not be limited to SCC members and shall include representation from all four counties.

9B. Every such report shall be filed by the Secretary of the State Central Committee in the Minute book of the Committee.

9C. The Finance Committee shall be chaired by the Treasurer and shall prepare the biennial budget in consultation with the Party Chairperson. Its membership shall include at least one (1) member from each County. This budget shall be presented to the members of the State Central Committee at the meeting following the initial organizational meeting of the State Central Committee. In addition, the Finance Committee shall:

(1) Review and analyze the approved budget at regular intervals and if necessary submit the Committee’s recommendation in regards to changes to the budget.
(2) Submit written policies and procedures relative to the various accounting functions required to maintain proper financial records of the Party to the State Central Committee for its approval.
(3) Oversee special fund raising projects undertaken in the name of the Democratic Party to ensure that proper accounting procedures are followed in conforming with the policies and procedures established in Article V of the Constitution of the Democratic Party of Hawai‘i.
(4) Review staff appointments made by the Party Chairperson and the amount of remuneration to be paid the staff member in conformance with the adopted budget. Review also the appointment of individual contractors and the requirement of a formal contract to be signed by the Party Chairperson and the independent contractor. Review all contracts with independent contractors and contractor’s remuneration levels for services to be rendered.
9D. PLATFORM: The Platform Committee shall be responsible for reviewing and proposing updates to the Democratic Party of Hawai‘i’s Platform and work to encourage support of the Platform. The Platform Committee shall also be responsible for formulation, distribution and collecting results of the Democratic Party of Hawai‘i Platform Survey as required for all candidates running as a member of the Democratic Party of Hawai‘i. The Platform Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9E. LEGISLATION: The Legislation Committee shall be responsible for preparing and promoting the passage of legislation consistent with the positions of the Democratic Party as expressed in the platform and resolutions adopted at the State Convention, or by a vote of the State Central Committee. The Legislation Committee shall prepare a plan for approval by the State Central Committee prior to each legislative session, shall provide timely reports to the State Central Committee during the session and shall be subject to oversight by the State Central Committee. The Legislation Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9F. RULES: The Rules Committee shall be responsible for reviewing and proposing updates to the Democratic Party of Hawai‘i Constitution and Bylaws, assisting in the development of the Standing Rules for the Democratic Party of Hawai‘i, reviewing and determining the validity of changes submitted by the Counties and Caucuses Bylaws, reviewing requests for establishment of new caucuses to assure eligibility requirements are met, making recommendations for certification, reviewing any allegations of rules violations and reporting its findings and recommendations to the State Central Committee, and interpreting the Constitution and Bylaws when called upon by the Chair or members of the State Central Committee. The Rules Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9G. AFFIRMATIVE ACTION: The Affirmative Action Committee shall be responsible for reviewing and proposing updates to the Democratic Party of Hawai‘i’s Affirmative Action plan, implementing the Affirmative Action Plan, assisting the Membership Committee in outreach to under-represented communities in the Democratic Party of Hawai‘i, and ensuring that concerted efforts are made to reach those communities. The Affirmative Action Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9H. MEMBERSHIP: The Membership Committee shall be responsible for coordinating recruitment of new members and membership drives, developing and maintaining on boarding procedures for new members, encouraging the registration of voters, as well as coordinating membership enhancements – i.e. talent management. The Membership Committee shall also be responsible for training materials. The Membership Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9I. FUNDRAISING COMMITTEE. The Fundraising Committee shall be responsible for
planning, organizing, and implementing statewide Democratic Party of Hawai‘i fundraising activities. The Fundraising Committee will also develop and offer training on fundraising requirements for the Democratic Party of Hawai‘i. The Fundraising Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9J. COMMUNICATIONS: The Communications Committee shall be responsible for establishing and maintaining the Democratic Party of Hawai‘i’s social media platforms as well as establishing and maintaining a member newsletter. It will also maintain a media outreach center. The Communications Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9K. COMMUNITY RELATIONS: The Community Relations Committee shall be responsible for social services projects on behalf of the Democratic Party of Hawaii, as well as developing a plan for building positive relationships with key community organizations that support the Democratic Party of Hawai‘i platform in the community. The Community Relations Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9L. CONVENTION: The Convention Committee shall be responsible for planning, organizing, and implementing the biennial Democratic Party of Hawai‘i State Convention. By September in the year before the convention, the Convention Committee shall provide to the entire State Central Committee a convention plan that will include the suggested theme for convention, the recommended location of the convention, a recommended convention budget, and the recommended State Convention Standing Rules. This information will be provided to State Central Committee members at least ten (10) calendar days prior to the meeting. The Convention Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9M. CAMPAIGN: The Campaign Committee shall be responsible for training of members to run campaigns – candidates, volunteer coordinators, campaign managers, and campaign treasurers. The Campaign Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

9N. COMPLIANCE REVIEW: The Compliance Review Committee shall be responsible for ensuring an annual review of the financial records of the Democratic Party of Hawai‘i for compliance with any federal, state, Democratic Party of Hawai‘i and Democratic National Committee requirements and proper authorized expenditures, and shall review the system it uses to account for revenue and expenses. The Compliance Review Committee shall be responsible for matters delegated or duties as from time-to-time may be assigned to it by the Chair and/or State Central Committee.

ARTICLE VI - STATE CONVENTION

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Section 1. Time, Place, Notice.
The convention will be called biennially in May of each even numbered year, or at such other
times as may be determined by the State Central Committee. The date and place of the meeting
shall be fixed by the State Central Committee. The place of the meeting shall be rotated in non-
Presidential Election years among the three (3) neighbor island counties of Hawai‘i - Kaua‘i, Maui & Hawai‘i. In Presidential Election years, the convention shall be held on O‘ahu. Notice
thereof shall be given by publication in one (1) newspaper of general circulation throughout the
State of Hawai‘i not less than ten (10) days prior to the date of the biennial Precinct Club
election.

Section 2. Composition.
2A. Incumbent Party Chairperson, National Committeeman and National Committeewoman,
State Central Committee Members, Incumbent and Immediate Past County at-Large
Representatives to the State Central Committee, District Chairpersons, Incumbent and Immediate
Past County Chairpersons, including ex-officio members of the State Central Committee, former
Democratic Governors, former Democratic Lieutenant Governors, and former Democratic Party
Chairpersons.

2B. Elected Federal, State and County Officials, or officials who may have been appointed to
fill a vacant position of an elected official, who meet the following requirements:

(1) Be a member in good standing.
(2) Have attained their present office in an election as a Democrat or appointed to fill
a vacant position of an elected official or have attained their present office in a
nonpartisan election provided they are Democratic Party members in good
standing.
(3) The rights and privileges granted in this paragraph are nontransferable.

2C. The delegates in Section 2A and 2B above shall have all the rights and privileges of a
delegate, but shall not be allowed to vote in the National Convention Delegate Selection Process
unless elected as a State Convention delegate in their respective precinct meeting. In non-
presidential years, those qualified to serve as automatic delegates shall not be eligible to hold an
elected delegate slot. A delegate elected at a precinct meeting shall automatically vacate that
position upon election to an office entitling them to an automatic delegate seat.

2D. The number of State Convention delegates allotted to each Precinct Club shall be
determined by the total number of votes cast for the Democratic candidate in the most recent
gubernatorial or presidential election.

(1) The total number of elected delegates to the State Convention shall be 1000. The
number of delegates allotted to each precinct shall be determined by the total
votes cast in each Precinct plus the apportioned absentee ballots, divided by the
total number of votes cast for the gubernatorial or presidential candidate, and the
result multiplied by the total number of elected delegates to the State Convention.
(2) Absentee ballots are prorated as a percentage of the total number of Precincts
affected by the absentee ballots.
(3) If the result for any Precinct is less than or equal to two (2) delegates, that Precinct shall elect two (2) delegates.

(4) If the result for any Precinct is greater than two delegates and more than fifty percent (50%) of each additional delegate, that Precinct shall be entitled to one additional delegate.

2E. Precincts shall elect delegates and alternates reflecting gender diversity, making note of the history of under representation of women, other genders and those that do not adhere to the gender binary, except as provided below:

(1) If the number of delegates allotted to a Precinct is an odd number, then the composition of that delegation may deviate by one (1), or

(2) If the Precinct Club lacks sufficient candidates of different gender to make a delegation of gender diversity, then the Precinct shall make reasonable attempts to comply with this subsection.

Section 3. Purposes.

3A. To elect a National Committeeman and a National Committeewoman in every Presidential election year by the delegates voting at-large and to fill any vacancy in these positions in the non-Presidential election year. In the event there is a vacancy in the office of National Committeeman or National Committeewoman due to death or to resignation, such vacancy shall be filled by the State Central Committee until the following Democratic State Convention.

3B. To elect delegates and alternates to the Democratic National Convention in every Presidential election year. The number of delegates and alternates allotted to each State is determined by the Democratic National Convention (based on the Hawai‘i National Delegate Selection Plan and Affirmative Action Plan).

(1) The Delegate Selection Plan regarding the selection of delegates and alternates to the Democratic National Convention shall be approved by the State Central Committee and published on the website of the Democratic Party of Hawai‘i within thirty (30) days of the approval of the plan by the Democratic National Committee.

(2) Certification. The National Convention Delegates and Alternates shall be certified by the Party Chairperson and filed with the Secretary of the Democratic National Committee within ten (10) days after selection.

(3) Slate-Making. Any individual or group of Democrats may sponsor or endorse a slate of candidates for National Convention Delegates. But no slate may receive preferential treatment for a preferential place on a delegate selection ballot or be publicly identified on the ballot as the “official” slate. All slates must meet the same qualifying requirements set forth in this Article.

3C. To elect Presidential Electors and Alternates, as prescribed by law, in every Presidential election year, by the delegates voting at-large. Candidates for Presidential Electors and Alternates shall be members of the Party in good standing for at least one (1) year.
3D. To elect the Democratic Party Chairperson and members of the State Central Committee, except County Representatives elected at the County Convention, youth representatives elected by their members, and caucus representatives elected by their members as provided by their bylaws.

(1) The Chairperson of the Democratic Party of Hawai‘i, Caucus Representatives, and the Youth Representatives, shall be elected by the Convention delegates voting at-large.

(2) The State Central Committee members, representing Senatorial Districts, shall be elected by the State Convention delegates from the respective Senatorial Districts; provided that two (2) representatives of different genders shall be elected from each County or a Senatorial District which covers more than one County. State Central Committee members, representing their Counties, shall be elected by their County Convention.

(3) The elected or appointed Democratic officials or candidates running for elective public office, with the exception of those running for or elected as a delegate to the State Constitutional Convention, are not eligible to be Chairperson of the Democratic Party of Hawai‘i.

(4) Election of the Party Chairperson shall include weighted votes, unless an in-person convention cannot be held due to an emergency, and a mail or electronic ballot has been authorized by the SCC.

(a) Weighted votes are defined as those delegates not registered at the State Convention. Weighted votes shall be permitted for members in Counties who need to travel to another County to participate in the State Convention. The total votes, including weighted votes, for any County shall not exceed their allocated total.

(i) Weighted votes shall be applied automatically by the Elections Committee for a County, by County, in direct proportion to the votes cast for the various candidates by the registered delegates of that County.

(ii) For mathematical computation, fractions shall be carried to two decimal places. Fractional votes of one-half or more shall increase to the next whole number, whereas, less than one-half shall have the fraction dropped. Where mathematical computations cause the total County vote to exceed or decrease its total allocated count, a coin toss by the Credentials Chairperson, who shall be present in the Elections counting room, shall be implemented to offset the discrepancy.

(5) All elections shall be determined by plurality.

3E. To adopt the Platform of the Democratic Party of Hawai‘i.

3F. To adopt the revisions, amendments or alterations to the Constitution of the Democratic Party of Hawai‘i.

3G. To adopt Resolutions.
3H. To consider such other business as may come before it.

Section 4. Candidate’s Filing Fee.

Any member of the Party wishing to be a candidate described in Article V of the Constitution of the Democratic Party of Hawai‘i shall file a nomination paper with the Secretary of the State Central Committee, signed by not less than ten (10) members of the Party for candidates for statewide office and by not less than five (5) members of the Party for all other offices, at least twenty (20) days prior to the State Convention and pay to the Democratic Party of Hawai‘i a fee of ten dollars ($10), except that papers for the County Representative seats shall be filed at least ten (10) days prior to the County Convention. In the event that no papers have been filed by the filing deadline, the filing deadline shall be extended until ten (10) days prior to the State Convention. However, no additional nomination papers shall be allowed for those positions for which papers had been filed by the filing deadline.

Section 5. Delegate Registration Fee.

The State Central Committee is responsible to ensure the budget for State Convention allows reasonable registration fees affordable to middle-and low-income delegates, and waivers to delegates unable to pay the registration fee.

A request for waiver should be submitted in writing, by email, or on a form provided for this purpose and conveyed to the State Convention Credentials Committee, as follows:

1. The written request for waiver must be submitted within sixty (60) days following the Precinct Meeting and explain the reason for the request.
2. When reasonable circumstances justify a request for waiver submitted after the sixty (60) day deadline, the Convention Credentials Committee shall consider whether circumstances justify the late request. Such circumstances may include alternates filling late-occurring delegate vacancies, or other reasonable cause for a delayed submittal.
3. A full or partial waiver shall be granted if the delegate is unable to pay the full registration fee.

Section 6. Organization of the Convention.

6A. The Party Chairperson shall appoint all Convention Committee Chairpersons not less than one-hundred-twenty (120) days prior to the opening of the State Convention. The Party Chairperson shall appoint committee members to the Convention Committees not less than forty five (45) days prior to the opening of the State Convention. If committee vacancies exist, additional members shall be appointed up to seven (7) days prior to the State Convention.

The Convention Committee is a standing committee of the SCC; other convention committees appointed by the Party Chairperson include the following:

1. Convention Platform Committee: Responsible to receive proposals to amend or revise the Platform. Prepares a report of recommendations to the Convention.
2. Convention Rules Committee: Responsible to receive proposals to amend or revise the rules of the Party. Shall have the power to format, edit, combine
proposed rules changes, and make substantive amendments that do not alter the intent of the proposed rule addition or change. Prepares a report of recommendations to the Convention.

(3) Convention Resolutions Committee(s): Responsible to receive resolutions. Shall have the power to format, edit, combine resolutions of similar substance, and make substantive amendments that do not alter the intent of the resolving clauses. Prepares a report of recommendations to the Convention.

(4) Convention Affirmative Action Committee: Responsible to receive recommendations concerning Affirmative Actions and to finalize recommendations to the Convention.

(5) Convention Credentials Committee: Responsible to investigate and certify a temporary roll of delegates. The temporary roll as prepared by the Secretary of the State Central Committee will be accepted as prima-facie correct pending action by the duly appointed State Convention Credentials Committee.

(a) The Convention Credentials Committee shall hold hearings to decide a contest with due notice to the parties.

(b) The Credentials Committee shall, throughout the delegate registration period assess a member or members to the Registration Committee to verify and certify a delegate’s or an alternate’s status for seating as a delegate.

6B. The Party Chairperson shall assure that all Convention Committees shall include members from each County in proportion to the ratio of delegates allocated to each County to the total number of delegates to the Convention. The Party Chairperson, with the concurrence of the State Central Committee, shall establish a process to ensure that appointments to the Convention Committees shall be fair, and that such committees shall in so far as practicable reflect the varied constituencies and diverse views of the Convention delegates. Each recognized Caucus and the Young Democrats may have a member on the Rules, Platform and Resolutions committees and each of these committees shall have a minimum of 41 members. In a presidential year, efforts shall be made to appoint committees whose membership reflects the proportion of votes cast for the presidential candidates.

6C. The Chairperson(s) of each Convention Committee shall notify committee members at least five (5) days in advance of any Convention meetings.

(1) On the opening day of the Convention, all Convention Committee members who are Convention delegates shall constitute the membership of the Convention Committee.

(2) Only registered Convention delegates shall actively participate and vote on the issues before the committee.

(3) Authors of proposals before a committee may speak for the proposal in accord with committee procedure.

(4) Convention Resolutions Committee(s) shall have the power to format, edit, combine resolutions of similar substance, and make substantive amendments. This committee will report to the assembled delegates only those resolutions it recommends for adoption.
6D. The Convention Standing Rules and the Convention Budget will be adopted by the State Central Committee not later than January of the year of the convention.

Section 7. Prohibition Against Unit Rule.
Unit Rule shall not be permitted in any vote at the State Convention. “Unit Rule,” as used in this section, means any agreement entered into by any delegation that a majority of the votes from the delegation on any issue or election will bind the total delegation vote on such issue or election, unless the agreement is entered into by unanimous vote.

Section 8. Report to the Convention.
The Party Chairperson shall be called upon to present a full report of the State Central Committee’s activities. The Treasurer of the State Central Committee shall report and submit a financial statement on the financial status of the Party. Both reports shall be included in the convention packet for all delegates.

Section 9. Convention Reports to the Delegates.
The Secretary of the State Central Committee shall publish on the website of the Democratic Party of Hawai‘i the following documents at least five (5) days prior to the date of the Convention: the proposed changes to the Party Platform, the Constitution and/or Bylaws of the Democratic Party of Hawai‘i, and the Affirmative Action Plan; proposed resolutions; a list of all candidates and the positions they seek to be elected to at the State Convention; and the list of all proposed permanent Convention Committee members. Permanent Convention Committee members shall be posted to the website as they are appointed/confirmed. The above information shall be made available to all delegates via the website of the Democratic Party of Hawai‘i.

Section 10. Candidate Speeches.
No candidate may be charged a fee to speak at the State Convention.

ARTICLE VII - REVENUES

Section 1. Precinct Club and District Council Fund Raising.
Each Precinct Club and District Council shall be entitled to raise such funds as it deems necessary for the conduct of its business and social affairs, and to meet assessments made by the County Committee. Such funds shall be raised by assessments, dues or contributions, or by some specific business or social projects. Where the funds are to be raised by some method other than assessment, dues, or contributions, such method shall be coordinated by the County Committee. It shall be the function of the County Committee to prevent conflicts between various fund raising projects and similar projects on the County and State level.

Section 2. County Committee and State Central Committee Responsibility.
It shall be the duty of the County Committee in each County and the State Central Committee to raise and maintain as large a fund as possible to help elect all Party candidates in the general election and to promote understanding and acceptance of the Party program in both the primary and general election.
ARTICLE VIII - DEMOCRATIC PARTY HEADQUARTERS

Section 1. Establishment, Maintenance and Operation.
The Democratic Party of Hawai‘i Headquarters shall be established, maintained and operated by the State Central Committee.

Section 2. Executive Director and Staff.
An Executive Director and staff for the Democratic Party of Hawai‘i may be appointed by the Chairperson of the State Central Committee with the approval of the State Central Committee. The Executive Director shall report to the Party Chairperson and assist in implementing the policies and plans of the State Central Committee. The compensation of the Executive Director and the budget for the staff shall be determined by the State Central Committee. Paid staff members, including the Executive Director and those under contract with the Party, shall not be voting members of the State Central Committee. Employees of the Party shall maintain neutrality towards political campaigns prior to the completion of the primary election as well as maintain neutrality in internal party elections above District Secretary.

Section 3. Duty to Support All Democratic Party Organizations.
The Democratic Party of Hawai‘i Headquarters shall serve all Democratic Party organizations in the active and effective performance of their respective duties and responsibilities.

Section 4. Services to be Made Available to All Democrats.
The use of the facilities of the Democratic Party of Hawai‘i Headquarters and its services shall be made available to all Democrats under such rules as may be prescribed by the State Central Committee.

ARTICLE IX - GENERAL PROVISIONS

Section 1. Candidate Support of Platform, Resolutions, Constitution and Bylaws.
The State Central Committee and each County Committee shall provide each Democratic candidate for elective office with a copy of the most recently approved State and County Party Platforms, Resolutions, Constitution, and the Bylaws of the Democratic Party of Hawai‘i and the respective County Rules within seven (7) days after the legally established filing deadline. Said candidates shall submit Candidate Statement Forms provided by the State Central Committee indicating their agreement, disagreement, and/or reservations with the Platform and Resolutions of the State and County Party organizations within seven (7) days after receipt of the blank forms to the State Central Committee. Should the candidate draw or pull nomination papers prior to the biennial State Convention, then two (2) sets of Candidate Statement Forms shall be sent, filled out, returned and kept on file, one (1) set of forms relevant to the preceding biennial State Convention’s Resolutions and Platform and one (1) set of forms relevant to the current biennial State Convention’s Resolutions and Platform. These Candidate Statement Forms, in turn, will be kept for review by Democratic Party members at State Party Headquarters. Further, relevant copies of the Candidate Statement Forms shall be made available to the four County Party

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Chairpersons so that each inhabited island with at least one (1) active Precinct Club, has one (1) copy of the Candidate Statement Forms for review by Democratic Party members, with the exception of Hawai‘i County, which shall have two (2), one (1) for East Hawai‘i and one (1) for West Hawai‘i. A candidate who fails to abide by these requirements shall not be eligible for Party endorsement by the respective County Committees or the State Central Committee and is subject to reprimand by the Democratic Party of Hawai‘i.

Section 2. Party Sponsored Legislation.
All resolutions adopted at the State Convention that request legislation shall be drafted and introduced in a timely manner by Party leaders in the appropriate legislative body upon request by the Party Chairperson.

Section 3. Availability of the Constitution and Bylaws.
It shall be the responsibility of the newly elected State Central Committee to certify as official a complete copy of the newly amended Constitution and/or bylaws of the Democratic Party of Hawai‘i. Each member of the State Central Committee and the respective County Committees shall be provided with an updated copy of this Constitution and or Bylaws within sixty (60) days of the conclusion of the State Convention, or in the case of an amendment within sixty (60) days of the date such amendment was adopted by the State Central Committee. Any member may also receive a copy of this Constitution and Bylaws, upon requesting the same from the Secretary of the respective County Committee upon payment of a reasonable fee to cover the cost of copies and postage.

4A. The selection body, as defined in the Constitution, shall meet after proper notice to all members not later than 12:00 p.m. on the third (3rd) day after the vacancy occurs, but not later than 12:00 p.m. on the fiftieth (50th) day prior to the primary or special primary election or the fortieth (40th) day prior to a general, special or special general election. The selection body shall forward the name of the replacement candidate to the Party Chairperson who shall transmit the name to the Chief Election Officer or clerk.

The replacement candidate shall be a member in “good standing” which means the candidate shall have been a member of the Party for a minimum of six (6) months prior to the date the vacancy occurred provided that the candidate is not currently under reprimand pursuant to Article I of the Constitution of the Democratic Party of Hawai‘i. The replacement candidate shall meet all the qualifications for the office set by law for candidates who file to run in an election for that office.

4B. If for any reason, the selection body most immediately affected by the vacancy is unable for whatever reason to fill the vacancy in a timely manner, the Party Chairperson may fill the vacancy.

4C. If for any reason, the selection body most immediately affected by the vacancy is unable for whatever reason to fill the vacancy in a timely manner, the Party Chairperson may fill the vacancy.
4D. Any meeting notice requirements may be waived by the selection body in order to meet the time requirements of this section.

Section 5. Process to Identify Candidates to Fill Midterm Vacancies.

5A. For a State House or State Senate vacancy, the Party Chairperson shall notify the appropriate County Chair of the announced vacancy, who in turn shall notify the appropriate selection body as identified in Sections 9(1) and 9(2) of the Constitution of the Democratic Party of Hawai‘i. The selection body shall make a call for candidates who are members in “good standing.” A list of at least three (3) names shall be provided to the County Chair to transmit to the Party Chairperson within twenty-one (21) calendar days. The Party Chairperson shall transmit the list of names to the Governor’s Office within three (3) business days of receipt of names.

A member in “good standing” means that the candidate shall have been a member of the Party or a minimum of six (6) months prior to either the date on which the event occurs that creates a vacancy during the term of the office or the public announcement of the office holder of their intent to vacate the office during the term, whichever is appropriate and that the candidate is not currently under reprimand pursuant to Article I of the Constitution of the Democratic Party of Hawai‘i. No candidate shall be recommended who does not meet all the qualifications for office set by law for candidates who file to run in an election for the vacant office.

5B. The selection process for a State House or State Senate vacancy shall be conducted in a place accessible to District party members.

Prospective candidates are to provide to the County Chair for dissemination to the appropriate selection body (as defined in Sections 9(1) and 9(2) of the Constitution of the Democratic Party of Hawai‘i) a written application including the following:

(1) Credentials and reasons for consideration for appointment to the position;
(2) Evidence of party participation;
(3) Verified signatures of at least five (5) party members within the District where the vacancy has occurred.

5C. If for any reason, the body most immediately affected by the vacancy is unable to fill the vacancy within the stated timeframe, the County Chairperson may recommend the names for an office within the County or the Party Chairperson may recommend the names for a statewide office.

Section 6. Smoking.

Smoking shall be prohibited at all Democratic Party events except in designated areas.

Section 7. Prior Consent.

Any person who will be absent from their election meeting and is willing to serve an elected position shall submit their written consent for presentation at the meeting.
Section 8. Elections.

8A. If unstated, whenever a winner cannot be determined in an election due to a tie, there shall be an action taken to break the tie with a coin toss or odd man out procedure.

8B. Whenever secret ballots are used in an election, after the actual ballot count and election results have been publicly posted, said ballots shall be destroyed after thirty (30) days of that posting. If a challenge arises, the appropriate governing body of that election may determine a later date for the destroying of ballots.

Section 9. Impossibility Provision.

In the event of an emergency, such provisions of these bylaws as deemed necessary, may be suspended by the State Central Committee at a regular or special meeting. Any suspension under this provision must describe a compelling interest for the suspension and include specific dates when the suspense begins and ends.