California Democratic Party African-American Caucus By-Laws

Article I: Definition and Purpose

Section (A): It is the purpose of this Caucus to promote and encourage full participation of all registered African-American Democrats in the Democratic State Central Committee of The Democratic Party of California and its affairs at all levels. Further, to initiate and support the party policies and issues which reflects the interest and welfare of the African-American community and to act as the vehicle for the implementation of these policies in the African-American community and to give guidance and/or advice regarding the African-American communities concerns to the Democratic Party structure.

Article II: Membership

Section (A): It shall be an obligation of membership and associate membership in the Caucus to have paid, or had waived, membership dues as set forth in Article XIII. Dues. Membership or associate membership shall be immediately effective upon payment or waiver of the applicable dues and completion and submission to the Caucus of any uniformly required membership application; provided that any membership or associate membership dues/waiver and application submitted after the close of credentialing at, but before the adjournment of, any meeting shall not be effective until after the adjournment of that meeting; and provided, further, that the immediate effective date of membership shall not entitle any member to vote in any election for African-American Caucus officers until that member shall have been a member for 30 days.

Section (B): Membership consisting of all African-American, or other, members of the State Central Committee of the Democratic Party of California who have satisfied the dues payment or waiver requirements of the State Central Committee of the Democratic Party of California as provided in the By-Laws of the State Central Committee and who have satisfied the dues payment or waiver requirement of Article XII of these bylaws.

Section (C): This section hereby creates associate memberships. Any African-American or other person of voting registration or preregistration age as defined in the Elections Code who either is (i) a registered Democrat within the State of California or (ii) ineligible to register as a
Democrat AND who has expressed an intention to register as a Democrat upon becoming eligible may become an associate member of the African-American Caucus, by substantial completion of an application and submission as provided in these bylaws, and payment or waiver of the prescribed annual dues as provided in Article XII of these bylaws. Associate members will have the right to attend and participate in all meetings of the full Caucus or the Executive Committee and standing Committees of the African-American Caucus, but will have no vote in either meeting of the Caucus or its Committees. They may offer suggestions and give input to the Caucus on any matter or issue under consideration at any time the Caucus or Committee has voted and decided on the pending matter or issue. They may participate in the programs and the work of the Caucus on a nondiscriminatory basis in a manner consistent with the polices and directions of the Caucus.

Article III: Meetings:

Section (A): Regular meetings of the entire African-American Caucus will be held in conjunction with the regularly scheduled meetings of the Executive Committee of the State Central Committee and at least two meetings a year to be held outside of the regular meetings of the Executive Committee of the State Party (one north and one south).

Section (B): Special meetings of the African-American Caucus may be called in the following manner:

1) Upon Call by the Chairperson of the Caucus; By the Chairperson of the Caucus.

2) By the Chairperson of the Caucus: Upon notification to the Chairperson of a written form request for a special meeting signed by twenty-five (25) registered members or more of the African-American Caucus; the Chairperson shall thereafter call a special meeting with fifteen (15) days immediately following his or her receipt of that written request; or

3) Upon call from the Executive Committee.

Section (C): All meetings will be conducted in compliance with Roberts Rules of Order new edition, except as otherwise provided in these By-Laws as interpreted by the Parliamentarian or the Chairperson in the absence of the Parliamentarian.
Section (D): Meetings of the African---American Caucus will be scheduled at a time, which the Caucus Executive Committee finds will provide optimum attendance in conformity with Article III
Section (A)

Section (E): A statewide conference of the African---American Caucus may be called annually deemed necessary in any methods and/or manner set forth in this Article III, Section B, 1, 2, 3.

Section (F): All public meetings of the African American Caucus shall be open to all members of the Democratic Party regardless of race, color, creed, national origin, sex, age, religion, ethnic identity, sexual orientation, gender identity, persons with disabilities as defined by the Americans with Disabilities Act of 1990 or economic status.

Section (G): Notice of all meetings shall be given at least ten (10) days prior to any meeting. Any notices given by the State Party complying with that time frame shall be deemed sufficient notice of the time, date and place of the meeting. Notice of the agenda shall be given by WEB posting at least seven (7) days prior to any meeting.

Article IV: Officers

Section (A): Elected officers of this Caucus will be:

1. Chairperson
2. Vice---Chairperson
3. Recording Secretary
4. Treasurer

Section (B): Any member of the African---American Caucus regardless of sex will be eligible for any elective or appointed office in the Caucus. Associate members may hold appointed co---chair positions within the body only.

Section (C): The Office of the Parliamentarian will be filled by appointment of the Chairperson with consent of the majority of the Executive Committee.
**Section (D):** The Office of the Chairperson of all Standing Committees will be filled by appointment of the Chairperson of the Caucus with the advice and consent of a majority of the Executive Committee.

**Section (E):** The Office of Corresponding Secretary will be filled by appointment of the Chairperson with the consent of the majority of the Executive Committee.

**Article V: Executive Committee**

**Section (A):** The Executive Committee of the African American Caucus will be comprised of the Chairperson, Vice-Chairperson, Recording Secretary, Treasurer, Parliamentarian, Corresponding Secretary and the Chair or Co-Chairs of all Standing Committees.

**Section (B):** The duties and responsibilities of the Executive Committee are:
1) To exercise the general supervision and administrative authority over the African-American Caucus.
2) To confirm nominations made by the Chairperson for the Offices of the Parliamentarian, Corresponding Secretary, the Chairperson of all Standing Committees, The Chairperson of all or any Special committee which the Caucus Chairperson may deem necessary from time to time in the execution or implementation of his/her administrative program for the interest, betterment, improvement, growth, and/or advancement of the African-American Caucus both for the California Democratic Party and the African-American community which the Caucus is dedicated to serve.
3) To formulate and implement the plans, program and agenda for the operation, function, work, and service of the African-American Caucus both for the California Democratic Party and the African-American community which the Caucus is dedicated to serve

**Article VI: Powers and Responsibilities of the Officers.**

**Section (A):** The Caucus Chairperson will be the principal executive officer and the official spokesperson for the Caucus having the full authority if needed from time to time to assign any officer or member of the Caucus to speak on behalf of the African American Caucus as the need should arise provided such appointment or assignment always is for the benefit and interest of the African-American Caucus and the African-American community for which the Caucus serves.
The Chairperson shall carry out the policies of the Caucus as approved by the membership and will be designated as the Caucus’ representative to the Executive Board of the California Democratic Party.

Section (B): The African--American Caucus Vice--Chairperson will assist the Chairperson in the performance of his/her duties and in the absence of the Chairperson assume the responsibilities of the Chairperson. This includes presiding over the Caucus meeting either when the Chair is absent or when the Chairperson delegates him/her to do so.

Section (C): The Recording Secretary will maintain a written record of the African--American Caucus activities and discharge all such duties as pertain to the Office of the Recording Secretary.

Section (D): The Treasurer will take custody of all funds raised or received by the Caucus after having the same entered into the records by the Recording Secretary. The Treasurer will make reports at each regular or special meeting of the Caucus of all receipts and disbursement, and will at all times make the reports in writing with copies to be available to all caucus members and the Executive Committee. The Treasurer is also tasked with keeping the record of who has paid or had waived Caucus dues and is the officer designated by the Caucus to work with the staff of the State Central Committee charged with keeping the records of online dues payments.

Quarterly financial reports shall be filed with the African--American Caucus with the Treasurer of the Democratic State Party to comply with the Law. The Treasurer of the African American Caucus shall meet and consult with the Controller and/or Treasurer of the State Party, as needed or requested, in regards to the required reporting of funds in accordance with the Democratic State Party's rules and applicable bylaws.

Section (E): The Parliamentarian will respond to all inquiries made to him/her by the Chairperson concerning the interpretation of the By-Laws of the Caucus and Roberts' Rules of Order. The interpretation and ruling of the Parliamentarian on the By-Laws or Roberts' Rules of Order during any meeting shall be binding upon the Chairperson and all members at which such interpretation or ruling is made. Any appeal must be made in accordance with the bylaws of the State Central Committee of the California Democratic Party.

Section (F): The corresponding Secretary will at the direction of the Chairperson or the Executive Committee of the Caucus issue all required notices except as specified, and prepare the official correspondence of the Caucus.
Article VII: Election of Officers

Section (A): Except in 2019, when the four elected officers shall be elected at the Caucus meeting held in conjunction with the meeting of the Executive Board of the State Central Committee in August, all four elected officers will be elected at the first meeting of each Democratic State Central Committee held for organizational purposes in the odd numbered years following the general elections. Except for officers elected at the Caucus meeting in conjunction with the August 2019 Executive Board meeting, the term of office for each officer will be for two years, beginning after the adjournment of the meeting at which the election took place at the State Central Committee's Organizational meeting (or, in the case of the 2019 election, after the election at the August 2019 Caucus meeting in conjunction with the meeting of the Executive Board of the State Central Committee) and ending at the close of the next succeeding Caucus meeting in conjunction with the State Central Committee's Organizational Meeting. The term for someone elected or appointed to a vacant elected office shall be the balance of the term of the person who was elected to that office at the Caucus meeting in conjunction with the State Central Committee Organizational meeting or, in 2019, the Caucus meeting in conjunction with the August 2019 Executive Board meeting.

Section (B): All elected officers will be elected by a simple majority of the members present and voting at the election meeting.

Section (C): To be eligible to vote for candidates for African-American Caucus office, a member must have been a member of the State Central Committee of the California Democratic Party and the Caucus for thirty (30) calendar days before the day of the election meeting.

Section (D): Candidates for elective office in the Caucus must have been members of the State Central Committee of the California Democratic Party and the Caucus as of the first day of the State Central Committee term in which the nomination period occurs.

Section (E): There will be no nominations from the floor during the biennial election of Caucus officers. All candidates must submit written notice of their desire to seek office to the Elections Committee Chair during the nomination period. The notice shall be submitted by email and include the candidate’s full name, address, telephone number, email address, and office sought. The nomination period shall open 60 days before the meeting at which the election is to take place and close 30 days before that same meeting.
The Elections Committee shall certify the qualifications of each candidate and include qualified candidates’ names on the written ballot.

Section (F). Not later than fifteen (15) days before the opening of nominations for any regular or special election, the Chair of the Caucus shall assure that there is an Election Committee consisting of an Elections Committee Chair and not less than two (2) other Elections Committee members. Thereafter, any vacancies in the Committee shall be filled by the Elections Committee Chair with another member of the Caucus who is willing to serve so as to assure timely processing and resolution of the challenge. The names of the members of the Elections Committee and contact information for the Elections Committee Chair shall be disseminated to the Caucus membership by the Corresponding Secretary of the Caucus and shall be posted on the Caucus web page. The authority of the Elections Committee includes resolving all issues concerning election procedures, voter eligibility, ballot counting or provisional ballots. The Elections Committee shall be responsible for creating and making available to all voting members and candidate’s protocols for the handling of ballots, including provisional ballots. All challenges to the conduct or results of an election will need to be submitted to the Elections Committee Chair in writing, no later than seven (7) days after the election meeting.

Section (G). The Elections Committee Chair, upon receipt of an election challenge, will promptly convene the Elections Committee to review the challenge and submit the results of their findings to all candidates for office and the Caucus Rules Committee; these results will also be posted to the Caucus web page. The Caucus Rules Committee shall hear any appeals from the decision of the Elections Committee. Appeals from the Elections Committee shall be filed no later than seven (7) days after the transmission of the Elections Committee’s decision to the candidates for office. The Rules Committee Chair, upon receipt, will promptly convene the Elections Committee, which shall include at least two other members, to review the appeal and submit the results of their findings to all candidates for office and the Caucus Executive Committee; these results will also be posted to the Caucus web page. The decision of the Caucus Rules Committee shall be disseminated to the members of the Caucus by the Caucus Executive Committee. The decision of the Caucus Rules Committee is final and binding and not subject to further appeal within the Caucus, but shall be subject to any appeals under the CDP Bylaws.

Section (H). The Executive Committee shall, not later than sixty-five (65) days before the election meeting, establish and publish on the Caucus webpage and in any notice concerning the opening of the nomination period procedures for (i) the Treasurer to use in the compilation of the final membership list to be used in the election; (ii) candidates to access the membership list; and (iii) verification of voter
eligibility. The procedures must assure that incumbents and non-incumbents have equal access to any such list and verification process.

Section (I). The Caucus shall use written ballots and any person whose name does not appear on the roster of eligible voters, but who requests a ballot shall be given a provisional ballot. All provisional ballots shall be segregated and counted separately. All provisional ballots should be resolved by the Elections Committee at the time of counting or, if further fact finding is required, at a meeting of the Elections Committee to be held as soon thereafter as possible, but in no event later than five (5) days after the end of balloting. If a provisional voter is determined to be eligible by the Elections Committee, or upon appeal, that voter’s ballot shall be counted. The Caucus Corresponding Secretary shall publish the final tally once all provisional ballots have been resolved to the Caucus membership in writing, which may be by email for those who have consented to receive notice via email.

Section (J). The Elections Committee Chair is responsible for securing and preserving ballots and tallies, if any, until 10 days after the Executive Board meeting next succeeding the balloting or the resolution of any challenge or appeal, whichever is later. The Elections Committee shall promulgate, for adoption by the membership of the Caucus at the election meeting, the precise protocol for securing and preserving ballots, including the method of sealing or otherwise preserving tallied ballots and the tally.

Section (K). All appointed officers will be selected and nominated by the Chairperson and confirmed by the Executive committee within sixty (60) days after the biennial election and installation of the Chairperson and the approval of the Executive Committee.

Article VIII: Vacant office

Section (A): Vacancy in any elected office will be filled by special election only in the case where the unexpired term in question exceeds six months. In cases where the unexpired term equals six months or less, the Vice---Chairperson will fill a vacancy of the Chairpersons’ office. All other offices will be filled by appointment of the Executive Committee with the advice and consent of a voting majority at the next succeeding Caucus session. An appointment to fill a vacancy shall be effective as of the next regularly scheduled meeting of the Caucus after the membership has been given notice of the proposed appointment.

Article IX: Voting
Section (A): Voting will be in person only and by written ballot for the four elected offices listed in these bylaws. There are no secret ballots in any elections. The Treasurer will compile a roster of all persons who meet the requirements of membership and have paid dues or have had their dues waived as of the date that is thirty (30) days before any election meeting or election and that list shall be the source for determining the eligibility of voters. The effective date of membership of each person listed on the roster or added thereto shall be noted on the roster. The date shall be the date the member paid or had waived his/her dues and completed any applicable membership application form(s). The effective date of a waiver is the date of the completion and submission to the Treasurer, or other duly designated recipient, of an executed and substantially complete statement seeking a waiver based on financial hardship or objective impediment to payment of dues as set forth in Article XIII of these Bylaws.

Section (B): Members of this Caucus may be represented at any meeting by proxy; the person named in the proxy will meet the same qualifications as the member with the exception of the residency requirements for statewide office holders or statewide nominees. In the event an appointee of the state legislator or member of congress is unable to attend the appointee's proxy may be given to an otherwise qualified person of the same sex who resides either in the district of the appointment member or the appointed member.

Section (C): All proxy appointments will be made in accordance with the By-Laws and rules of the Democratic State Central Committee.

Section (D): Further, the Executive Committee may require the proxy holder to show proof of eligibility or qualifications. In case of any emergency, the member may authorize some other member of this Caucus to fill in the name of the appointee who will be subject to the same proxy qualifications as those set in subsection (A) of this section. Such authorization must be handwritten and signed by the original member. The authorized member shall also countersign the appointment. Voting by proxy shall not be permitted with respect to standing special committees of this Caucus.

Section (E): A member elected by an Assembly District Election Meeting may only give his/her proxy to a registered Democrat resident in the same Assembly District.

Section (F): Proxies to be recognized by the Secretary of State and the Credentials Committee shall be signed by members under penalty of perjury and shall be in the form prescribed in California Elections Code Section 8740.
Section (G): No proxy holder will have standing in the Caucus unless he or she has been credentialed according to the procedures and the By-Laws of the Democratic State Central Committee.

Section (H): Revocation or change of proxies will be recognized by This Caucus, if they have been recognized by the CDP Credentials Committee only upon a personal request made by the member before that committee.

Article X: Removal from Office / Officers and Membership:

The sole and exclusive method of removing, suspending or otherwise disciplining an officer, Chair or member of the Elections Committee or Caucus member, including associate members, is as set forth in this Article X. The Chairperson may be remove any other Standing or other Committee Chair with the consent of a majority of the Executive Committee at a meeting at which a quorum was present and minutes were taken.

An Officer, Chair or member of the Elections Committee and/or member, including associate member, of this Caucus may be removed from office or otherwise disciplined for cause after having been afforded notice and due process as set forth in this Article X---that is, misconduct or neglect of duty in Caucus office (as opposed to violation of any party rule) are reasons for removing an Officer or Chair or member of the Elections Committee. Members, including associate members, may be removed membership for misconduct. The following procedures shall apply to any such.

Section (A): At least two---thirds (2/3rd) of the Executive Committee must sign and submit to the recording secretary a written statement of charges containing the grounds for removal.

Section (B):

1) Removal from Office: The Recording Secretary, upon receipt of the statement of charges, shall cause to be sent a letter including a copy of the statement of charges and stating that the accused oOffice, Elections Committee Chair or Elections Committee member may either resign and in the absence of a resignation by a date not less than seven (7) nor more than ten (10) days from the date of the letter, the Officer, Elections Committee Chair or
member will be afforded or have a hearing on the charges by way of a motion for removal at the next regular meeting of the Executive Committee.

2) Removal from Membership: The Recording Secretary, upon receipt of the statement of charges, shall cause to be sent a letter including a copy of the statement of charges and stating that the accused member may resign and in the absence of a resignation by a date not less than ten (10) days nor more than fourteen (14) from the date of the letter, the Officer, Elections Committee Chair or member will be afforded a hearing on the charges by a special hearing committee to be appointed in accordance with this Article XI. H at the next regular meeting of the Executive Committee.

Section (C): If the accused Officer, Elections Committee Chair or member, or member does not resign, the Recording Secretary will send a copy of the statement of charges to all members of the Executive Committee along with the notice for the next regular meeting of the Executive Board.

Section (D): At the next regular meeting of the Executive Committee, provided that timely notice has been provided to the accused, the accused Officer, Elections Committee Chair or Elections Committee member will be afforded an opportunity to respond to the charges; after such a hearing and upon a motion for removal made by one of the signatories to the statement of charges.

Section (E): The accused Officer, Elections Committee Chair or member, or member may be removed by a two-thirds (2/3) vote of all persons present.

Section (F): A quorum for a regular meeting of the Executive Committee at which removal may be considered is at least 33 1/3rd of the membership of the Executive Committee who must be present and voting.

Section (G): With respect to any removal of an Officer, Elections Committee Chair or Elections Committee member, if after a review by the Executive Committee on the study and evaluation of the evidence produced, the Executive Committee finds that the evidence is insufficient to warrant or justify penal or removal proceedings, the charge will be dismissed by the Executive Committee.

Section (H): In any written hearing on removal, other lesser discipline may also be imposed. The hearing itself shall comport with due process and shall only be held if the Executive Committee finds the evidence is sufficient to warrant and justify removal proceedings against the member being charged and that timely notice of the charges was provided.
1) In the case of the proposed removal of an Officer, Elections Committee Chair or member from office, the hearing shall be conducted by the Executive Committee as provided above. In the event of a proposed removal from membership, the Executive Committee shall appoint a hearing committee to conduct a fact-finding hearing of the charges. Witnesses for both the accused and the accuser(s) and all written evidence may be produced at the hearing committee’s hearing/meeting above mentioned meeting when all evidence and deliberation have been presented to the committee in writing. In advance the hearing, committee will Once the hearing is complete and the process of taking evidence has closed, the hearing committee shall also promptly make its report in writing at the proper time with its recommendation and solution of the charges. A written response from the accused and a report of the case findings by the hearing committee to the Executive Committee shall be presented at the Executive Committee’s next regular or special meeting as applicable the case may present itself. Witnesses for both the accused and the accuser(s) may be produced at the above mentioned meeting when all evidence and deliberation have been presented to the committee in writing. In advance the hearing, committee will also make its report in writing at the proper time with its recommendation and solution of the charges.

If the accused is dissatisfied with the decision of either the hearing or the Executive Committee, as applicable, after the remedy has been given, the accused may appeal the decision to the membership of the Caucus at the next meeting. A two-thirds (2/3rd) vote of the membership present will be required to override the decision of the Executive Committee.

Article XI: Quorum

Section (A): Ten percent (10%) of the accredited membership of the Caucus will constitute a quorum for any Caucus meeting at which business is to be transacted.

Section (B): Thirty-three and one-third percent (33-1/3%) of the filled positions on the Executive Committee will constitute a quorum for any Executive Committee meeting at which business is to be transacted.

Article XII: Dues

Section (A):
The Caucus shall neither raise nor disburse funds other than nominal dues, and standard or routine costs of regular meetings.

**Section (B):** The dues structure for all associate members will be the same as that of the regular member. ($20.00 membership and $5.00 CDP Administration fees, totaling $25.00)

Observer - $20 non-delegate
Student w/ID - $20.00
Membership-$25.00 (DSCC/non-DSCC)
Red $250.00 (1 year)
Foundation Black $500.00 (1 year)
Moving Forward Green $1000.00 (1 year)

**Section (C):** Dues must be paid in full or have been waived to hold office or participate in the Caucus.

**Section (D):** Individuals who have self-identified as being unable to pay dues due either to economic hardship or an objective impediment to payment of dues shall be immediately granted a waiver upon submission of a substantially completed and executed dues waiver request on the prescribed dues waiver form to the Treasurer, or any other duly designated recipient, including any person charged with signing in and credentialing members prior to and during a meeting of the Caucus; provided that the applicant for waiver has, in the request, self-identified as being unable to pay dues due to either economic hardship or an objective impediment to payment of dues.

**Article XIII: Standing Committees**

**Section (A):** Finance: Whose function, duty and responsibility will be to seek relationships from mutually beneficial outside community organizations; for the support and activities of the African---American Caucus. This committee shall consist of at least nine (9) members or more at the request of the Chairperson.

**Section (B):** Rules: It shall be the duty of the Rules Committee to keep the By-Laws and Rules of the African American Caucus consistent with the aims and policies of the California
Democratic Party and to propose changes in the rules and By-Laws and special rules when necessary. This Committee also shall consist of (9) nine members and any additional persons deemed necessary by the Chairperson of the Caucus.

Section (C): Resolutions: Function, duty, and responsibilities will be to write, prepare and present to the Caucus and/or the Executive Committee when in session written proposed statements of public positions to be taken by the Caucus on vital public issues as they arise from time to time. All of which resolutions presented must be acted upon by the Caucus or the Executive Committee as the case maybe, before being disseminated into the media for public communication. All resolutions prepared and presented that are proposed by the Resolution Committee will become the property of the Caucus and are to be used, published and disseminated only with the authority of and/or the specific direction of the African-American Caucus Executive Committee. After Resolution presented as above prescribed shall be considered by the Resolution Committee who after due consideration will present to the Caucus or the Executive Committee whichever is in session at the time its report and recommendations of the action to be taken on such resolutions by the Caucus or Executive Committee as the case may be. The Caucus or the Executive Committee to whom the report and recommendations are made may then act on the report and recommendation to either approve or disapprove.

Section (D): Legislative: Shall consist of nine (9) members, whose function, duty and responsibilities will be to keep consistently abreast of all pending legislation both in the California Legislature and in the Congress of the United States, to constantly analyze the same and to advise the Caucus of such legislation and whenever any pending, anywhere directly or indirectly the interests and welfare of the African-American citizens of the state and nation are to be in any way or manner affected, the Legislative Committee will propose and recommend to the Caucus and/or the Executive Committee. When in session, the position to be taken by the Caucus or the Executive Committee, upon such pending legislative issues, and when as and if any position is taken with regard and in relation to any such pending legislative issues, the Caucus or the Executive Committee to write and prepare a proper and fitting statement of the position taken by the Caucus or the Executive Committee for adoption, publication and dissemination.

Section (E): By-Laws: Whose function, duty and responsibilities will be to write and prepare from time to time proposed amendments and revisions to these By-Laws, when and as such amendments revisions become necessary for the caucus to meet
and more effectively perform its responsibilities to the California Democratic Party and the African-American community, which the Caucus serves. All proposed amendments and revisions of the By-Laws shall be made and done in accordance with the amendment procedure herein.

Article XIV: Endorsements

Section (A): The African-American Caucus, as a body constituted within the California Democratic Party and subject to the California Democratic Party’s By-Laws, shall make no independent endorsement of any candidate for partisan or non-partisan public office unless that candidate has been endorsed by the California Democratic Party through its endorsement process. This shall not bind any member of the African-American Caucus from making an individual public endorsement of any candidate whether endorsed or not endorsed by the Party.

Section (B): Subject to the requirement that the California Democratic Party speak with one voice, this Caucus reserves the right, under the Federal and State Constitutional guarantees of free speech, to provide an opportunity to be heard to any Democratic Candidate for public office whether endorsed or not endorsed by the California Democratic Party.

Section (C): To the extent consistent with the requirement that the California Democratic Party speak with one voice and with the prohibition on independent endorsement by a Caucus, nothing herein shall preclude the African American Caucus from accurately disseminating positions, issues discussed by, or statements of any Democratic candidate, whether endorsed or not, especial as to those issues of particular interest to the African-American Caucus and the African-American Community.

Article XV: General Policies and Secret Ballots

Section (A): The African American Caucus recognizes its obligations under the General Policy Provisions of the CDP Bylaws. Inasmuch as the members of this Caucus are representatives of others, secret ballots on any matter before the Caucus are prohibited.

Article XVI: Amendments:

Section (A): These By-Laws may be amended at any meeting of the total membership of the Caucus by, two-thirds (2/3rd) majority of the members present.
Section (B): The proposed amendment or amendments must be submitted and received by the Recording Secretary of the Caucus not less than one month prior to the meeting at which the proposed amendment(s) are to be voted on.

Section (C): A copy of the proposed amendment(s) must be mailed to each member of the Caucus at least fifteen (15) days before the meeting at which the proposed amendments are to be voted on.

Article XVII. Effective Date of Amended By-Laws

Section (A): These amended By-Laws will go into effect and become applicable immediately upon their adoption of the African---American Caucus of the California Democratic State Central Committee and a copy will be mailed to be filed with the Rules Committee of the California Democratic State Central Committee.

Adopted June 29, 2003 by the African---American Caucus at a meeting of the Executive Board of the California State Central Committee in Oakland California.

Theodore Smith, Chair Lois Jean Hill, Recording Secretary, Nicolasolas Jellins and Theodore Smith, By-Laws Committee co---chairs

REVISED and SUBMITTED: November 14, 2009, by the African---American Caucus at a meeting of the Executive Board of the California State Central Committee in San Diego, California.
Darren W. Parker, Chairman, Willie Pelote, Vice Chairman, Bobbiejean Anderson, Treasurer, Susan Christian, Recording Secretary, Quincy O’Neal, Corresponding Secretary, Edmund Meyette, Co---Chairman bylaws.

Approved unanimously by the CDP African American Caucus Executive board on November 14, 2009, Hyatt Mission Bay, San Diego, CA

REVISED and SUBMITTED: November 23, 2013, by the African---American Caucus at a meeting of the Executive Board of the California State Central Committee in Millbrae, California. Darren W. Parker, Chairman, Robbin Proutt, Vice Chairman, Bobbiejean Anderson, Treasurer, Marlon Mc Wilson, Recording Secretary, Crystal Harper, Corresponding Secretary.
Approved unanimously by the CDP African American Caucus Executive board on November 23, 2013, The Westin Hotel – 1 Old Bayshore Hwy, Millbrae, CA 94030

REVISED by the CDP African American Caucus on June 1, 2019, at the 2019 Democratic State Convention in San Francisco, CA. Chair Darren Parker, Vice Chair Taisha Brown, Treasurer Mark Henderson, and Recording Secretary Mister Phillips

Revised and approved by the CDP African American Caucus on August 24, 2019, at the 2019 Democratic Party Executive Board in San Jose, CA. Chair Taisha Brown, Vice Chair Kendra Lewis, Recording Secretary Lorrie Brown and Treasurer Cecile Nunley