Bylaw Amendments for review

to be adopted at the CDP’s Executive Board Meeting held on
July 10, 2022, JW Marriott Los Angeles

Adopted at the Rules Committee Meeting held at the 2022 virtual March Convention on March 4, 2022

Proposed Technical Amendments to Article VIII (Endorsements) to conform references in Article VIII to the changes made in Article II section 2(a) to add as members of the DSCC the President and Vice President when California Democrats, as follows:

ARTICLE VIII: ENDORSEMENT OF CANDIDATES FOR PARTISAN AND NONPARTISAN OFFICE, AND ENDORSEMENT AND OPPOSITION TO STATE BALLOT PROPOSITIONS, INITIATIVES, REFERENDUM, AND RECALL

Section 3 PARTISAN PUBLIC OFFICES OTHER THAN PRESIDENT

c. Composition of Endorsing Caucuses, Timing, Qualifications for Candidate Consideration, Provision of Platform Link, Code of Conduct, Quorum, Written Ballot, No Endorsement Option, Number Endorsed, Vote Required:

Endorsing caucuses of This Committee shall be comprised of all members of This Committee resident and registered to vote in the relevant district except that those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation of percentages needed for endorsement under this Article) unless the appointee is registered to vote in the same electoral district as the one that the appointing authority represents. Endorsement caucuses in any given primary race shall be chaired by persons designated by the Chair of This Committee. The Chair of This Committee may also appoint a Parliamentarian who is a member of either the Rules or Credentials Committee of This Committee, and a Secretary for each Endorsing Caucus.

d. Consent Calendar, Ratification, Objection to Ratification, Process for Consideration of Objection:

(3)(b) 1. upon written motion by at least ten (10) members of the relevant caucus in the case of an Assembly District or at least twenty (20) members of the relevant caucus in the case of a State Senate or Congressional District, except that those members appointed by the appointing authorities for the offices described in Article II, 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate in such motions or petitions unless the appointee is registered to vote in the same electoral district as the one that the appointing authority represents, or

e. Special Elections Process and Appeals Committee:

(1)(a) those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation...
of percentages needed for endorsement under this section) unless the appointee is registered to vote in the same electoral district as the one that the appointing authority represents, and

**g. Pre-endorsing Conferences** Time, Place, Absentee Voting, Notice, Convenor, Participants, Certification of Roster, No Proxy Voting, Address by Candidate, Offering of Name, Single Roll Call Vote, Prohibition on Vote Retraction, Participant’s Residency, Transmission of Results, Incumbent Consent Calendar Placement and Removal Process, Process for Endorsement in General Election:

(5)(a) All members of This Committee resident in the district, except that those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation of percentages needed for endorsement under this section) unless the appointee is registered to vote in the same electoral District as the one that the appointing authority represents;

**h. Post-Primary Endorsement Process:**

(1)(b) those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation of percentages needed for endorsement under this section) unless the appointee is registered to vote in the same electoral District as the one that the appointing authority represents, and

**i. Objections to Endorsements, Process for Review by the Election Appeals Committee:**

For those races subject to review by the Election Appeals Committee via the filing of a Letter of Objection, within fifteen (15) days after Secretary of State certification of the Primary Election, twenty percent (20%) of the members of This Committee resident in the district in question except that those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12) 2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation of percentages needed for endorsement under this section) unless the appointee is registered to vote in the same electoral District as the one that the appointing authority represents, must sign and file with the Secretary of This Committee a Letter of Objection objecting to the endorsement of a particular candidate.

**j. Process When No Convention Scheduled At least Forty-Nine (49) Days Prior to the Partisan Primary:**

(1) For districted races, the Chair of This Committee shall cause to be convened an endorsing caucus of the members of This Committee resident in the each relevant district, except that those members appointed by the appointing authorities for the offices described in Article II, sections 2a(10) 2a(12) and 2a(12)-2a(14) and not appointed pursuant to Article II, section 3c shall not be eligible to participate (or be counted in any calculation of percentages needed for endorsement under this section) unless the appointee is registered to vote in the same electoral District as the one that the appointing authority represents may group such districts on a regional basis as
necessary and shall designate a convenor. No proxy voting shall be allowed - each member shall be sent a vote-by-mail ballot which shall be read off as though it were a roll call vote. Once received by the designated convenor of the caucus, a ballot may not be retracted, rescinded, or otherwise changed and shall be counted in the totals. Lost ballots may be replaced at the caucus prior to the close of balloting. Each caucus may place on a consent calendar of the Executive Board of This Committee:

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Adopted at the Special Rules Committee Meeting held on June 9, 2022

ARTICLE VI: ASSEMBLY DISTRICTS AND ASSEMBLY DISTRICT ELECTION MEETINGS

Section 1. ASSEMBLY DISTRICT ELECTION MEETINGS

a. Except as may be otherwise allowed herein, biennial Assembly District Election Meetings shall be held for the purpose of electing from each Assembly District 14 members to this Committee and one representative to the Executive Board:

(1) The Election Meetings shall be held on the Saturday or Sunday of the weekends immediately prior to and following the weekend when the Martin Luther King, Jr. holiday is celebrated in odd-numbered years, with such meeting beginning no earlier than 10 am nor begin later than 2 pm, with the time for registration to be open for a four-hour period.

(2) Persons eligible to participate shall be all registered Democrats residing in the Assembly District, who have agreed in writing to abide by the Code of Conduct.

(3) 

(a) Persons eligible to be candidates for Assembly District representative or Assembly District Representative to the Executive Board shall include all registered Democrats who were eligible to participate as such in the preceding General Election; provided however, that if a person turned 18, or became a United States citizen by virtue of naturalization, after the last day for registration for said election, execution on or before the end of the filing period referred to in Section 1(i) of the Article of a legally valid voter registration form showing a residence within the Assembly District shall constitute prima facie evidence of eligibility to participate; and has agreed in writing to abide by the Code of Conduct.

(b) In addition to the persons described in subsection (a) above, all persons who are unable to register to vote by reason of citizenship status are eligible to be candidates for Assembly District representative or Assembly District Representative to the Executive Board if they meet the following criteria: (1) on a form provided by the Chair of This Committee and posted to the Party website for download, the person fills out the form completely
and attests that if eligible to register to vote they would do so and do so as Party Preference Democratic; (2) attests on that form that they reside at an address within the Assembly District of their candidacy and provide that address; (3) on that same form have obtained the name, voter registration address, and signature of a registered Democrat in the state of California, which person will be serving as a reference for the person submitting the form; (4) shall file the completed form on or before the end of the filing period referred to in Section 1(i) of this Article, and (5) agreed in writing to abide by the Code of Conduct.

(4) The Convener of the Election Meeting shall be selected by the Chair of this Committee in consultation with the Regional Director responsible for the Assembly District, no later than September 15 of the year prior to the ADEM meeting. The selected Convener must be a registered Democrat and pledge not to seek a DSCC seat nor an Executive Board position from that ADEM.

b. Locations

(1) There shall be at least one ADEM location in each Assembly District.
(2) Prior to the first ADEMs after each decennial redistricting is finalized, the Chair of This Committee shall publicize a list of Assembly Districts in which more than one ADEM location shall be established. In deciding which Assembly Districts shall have more than one location, the Chair shall consider whether there exists good cause to do so. For the purposes of this subsection, "Good cause" may include the necessity of traveling very long distances, traveling in heavy traffic through dense population centers, or traveling in hazardous weather conditions. Decisions may be adjusted for each ADEM cycle, but will otherwise carry over from the previous ADEM cycle, until the finalization of the next redistricting.
(3) In consultation with the Regional Director(s) resident in the Assembly District and with other local interested persons appointed by the Chair, and consistent with paragraph (2) above, the Chair shall identify one or more appropriate locations in each Assembly District by November 15 of the year preceding the ADEM. The location selection shall be guided by criteria provided in the ADEM Procedures and shall be posted on the Party’s website.
(4) For the convenience of Democrats registered in geographically large Assembly Districts, The Chair of This Committee may designate one or more ADEM locations to serve more than one Assembly District, as long as each Assembly District is served by at least one location within that Assembly District.
(5) Challenges on location decisions:
(a) Any member of This Committee may challenge location decisions affecting the Assembly District in which they are registered to vote to the Compliance Review Commission by November 22 of the year preceding the scheduled ADEMs. Such filings may challenge decisions as to specific locations or as to the number of locations for a particular Assembly District.

(b) As to challenges concerning specific locations, such an appeal must contain an immediately available alternative to the selected location that also meets the location criteria in the ADEM Procedures at a similar cost. The Compliance Review Commission may, in its sole discretion, dismiss such a challenge if it does not contain the required information on an alternative location as to its availability and suitability.

(c) Notwithstanding any other language in these Bylaws, the Compliance Review Commission may follow an expedited schedule to make a decision by December 15, and the decision of the Compliance Review Commission on matters in this subsection shall be final.

c. The Chair of This Committee, in consultation with the appropriate Regional Directors and Convener shall, no later than November 15 of the year preceding the holding of the Election Meeting, or next business day if date falls on state holiday or weekend, publicize on the Party’s website the date, time, and place of the Election Meetings.

d. The Convener and the Chair of This Committee, as indicated below, shall make every reasonable effort to make known to all registered Democrats in the Assembly District of the date, time, place, and purpose of the Election Meeting, the rules for participation in the Election Meeting, and the filing deadlines and rules for candidates for delegate, by transmitting notice of the Election Meeting no later than December 21 of the year preceding the holding of the Election Meeting, or next business day if date falls on state holiday or weekend, to the following persons:

   (1) All members of This Committee residing in the District (to be notified by the Chair of This Committee).

   (2) All members of the County Committee residing in the District (if one or more counties lie wholly within the District, then the notice shall be transmitted to all members of those County Committees) (to be notified by the Convener, to the list of members to be obtained from the Chairs of any County Committees which lie wholly or in part within the Assembly District).

   (3) All attendees of the previous Assembly District Election Meeting (to be notified by the Chair of This Committee).

e. Proof of compliance with the provisions of the preceding subsection shall create a rebuttable presumption of compliance with Article XIII, sections 3, 5 and 6.
f. The Convener or the Convener’s designee shall preside at the Election Meeting as chair, and shall be responsible for conducting the Election Meeting in conformance with the ADEM Procedures in effect at that time.

g. In order to receive a ballot, each Election Meeting participant shall agree, via a form provided by the Secretary of This Committee, to allow the Party to use the contact information they submit as part of the registration process for outreach purposes.

h. The Rules Committee of This Committee shall promulgate ADEM Procedures governing the organization and conduct of the Election Meetings, which shall include a process for in-person voting and vote-by-mail, a process for applying as a candidate for delegate, including an opportunity to indicate a willingness to serve as Representative to the Executive Board if elected as provided in Section 1(j)(1) below, require a filing fee of $430 (which will be waived for those who may not pay the fee by law and which may be waived due to hardship and with such waiver being available as an option online and on all written forms), a filing period of at least 30 days which shall start at least 60 days prior to the date of the first biennial Assembly District Election Meetings and end at least 30 days after the start of the filing period, and provide for the posting of eligible candidate names (to be updated no less than once per week starting with the opening of the filing period) on the Party’s website, along with statements by the candidates, with the proviso that such statements be no longer 2400 characters and shall not mention the name of any other candidate. Statements shall be published as submitted; no additions, corrections, or other edits shall be made once submitted. Candidates may also provide a link to a video campaign statement as long as such statement does not mention the name of any other candidate.

i. Post-ADEM Procedures:

(1) When the time for balloting has ended according to the ADEM Procedures, the Convener shall proceed to count the number of ballots (but not the votes) according to the ADEM Procedures. The Convener shall transmit to the Chair of This Committee (or their designee) the number of ballots. The ballot box shall be sealed with the voted ballots, blank ballots and all supporting materials, and delivered to one or more addresses designated by the Chair of This Committee.

(2) Upon receipt of the ballot boxes, and after a process to verify participant eligibility is completed, The Chair of This Committee (or his designee) shall cause the eligible ballots to be counted (by an independent third party, at The Chair’s discretion) and shall publicize the results on the CDP’s website. The Chair shall then start the process of offering the position of Assembly District Representative to the State Executive Board to the appropriate persons as provided in subsection (j)(1) below. Upon acceptance of the position, those persons’ names shall also be so publicized.
(3) Failure by the Convener to return the materials referred to in the previous paragraph shall result in the withholding of that Convener’s credential to, or ability to register for, any meeting of This Committee and its Executive Board for the remainder of the term, until such time as the Chair of This Committee certifies that the materials have been returned as required or upon the Chair’s finding of good cause, waives same.

j. Assembly District Representatives to the State Executive Board:

(1) An Assembly District Representative to the State Executive Board shall be chosen at each Assembly District Election Meeting as follows: after the results are finalized, the highest vote-getting candidate from among those who both won a seat as a delegate and had indicated their willingness to serve as the Executive Board representative at the time of the filing of their candidate application (for the purpose of this paragraph, “E-Board Candidates”) shall be provided the opportunity to serve as Executive Board Representative if that person so chooses. If that person declines to serve as Executive Board Representative, then the opportunity shall be offered to each E-Board candidate in the order of votes received. Any ties shall be resolved by methods provided in the ADEM Procedures. If all E-Board candidates decline the opportunity, then a caucus of those members of This Committee resident in the Assembly District (except those elected by a county committee pursuant to Article II, section 4), shall meet at the next meeting of This Committee to elect an Assembly District Representative to the State Executive Board.

(2) In the event that an Assembly District has not been represented at two successive meetings of the Executive Board, the Representative shall be subject to removal from the board upon notification of the Regional Director in whose region the Assembly District is contained.

(3) In the event of a subsequent vacancy of the office of Assembly District Representative to the State Executive Board (either by operation of this subsection j(2) or otherwise), the Regional Director for the applicable Assembly District shall call a public meeting of the members of This Committee resident in the Assembly District, who shall fill the vacancy from among those persons enumerated in paragraph (1) of this subsection j. This meeting shall be called with at least 10 days notice to the members of This Committee resident in the Assembly District. For the purpose of this meeting only, a quorum shall be 5 (five) members of This Committee resident in the Assembly District. Once the vacancy is filled, the person who called the meeting to fill the vacancy shall notify, in writing, the State Chair of the Party of the selection made pursuant to this subdivision.
ARTICLE II: MEMBERSHIP

SECTION 3. APPOINTED MEMBERS

d. Appointment of members to This Committee shall be made in writing in the form prescribed by the Secretary of This Committee, signed by the appointing member and delivered to the State Chair of This Committee. Appointees shall serve at the pleasure of the appointing member. Delivery of notification of appointment to This Committee shall be made no later than by a date publicized by the Chair of This Committee which is at least February 7, 60 days before the prior to the Organizing Convention following the General Election, or next business day if date falls on state holiday or weekend, in order for appointees to be eligible to vote at the next meeting of This Committee, except in the case of a special election not certified by 60 days prior to the Organizing Convention, Feb 7, delivery of notification of appointment to This Committee shall be made not later than fourteen (14) days after certification of the election, or next business day if date falls on state holiday or weekend.

Section 4. MEMBERS ELECTED BY COUNTY CENTRAL COMMITTEES
e. In order for the representative to be eligible to vote at the next meeting of This Committee, the County Chair shall notify the State Chair of This Committee in writing signed by the County Chair of the names and addresses of the persons elected to membership of This Committee no later than by a date publicized by the Chair of This Committee which is at least 60 days before the prior to the Organizing Convention next meeting of this Committee February 7 of an odd-numbered year, or next business day if date falls on state holiday or weekend, the County Chair shall notify the State Chair of the Party in writing signed by the County Chair of the names and addresses of the persons elected to membership of This Committee. Those committees which reorganize in January shall make this notification within three days of the elections held pursuant to subsection (c).

ARTICLE IV: MEETINGS

Section 1. REGULAR MEETINGS

a. Regular Meetings

(2). For the first regular meeting of an odd-numbered year (the “Organizing Convention”), the roll of eligible voters at this meeting of This Committee shall consist of those members who have qualified as of by a date publicized by the Chair of This Committee which is at least 60 days prior to the Organizing Convention February 7, or next business day if date falls on state holiday or weekend, of the year of that meeting. Once qualified as of by a date publicized by the Chair of This Committee which is at least 60 days prior to the Organizing Convention February 7, or next business day if date falls on state holiday or weekend, one who remains otherwise qualified to maintain their membership on This Committee, shall vote in the district(s) in which they are registered.
Article XI (Caucuses), Section 4.h regarding timelines is amended as follows:

h. Notwithstanding any other provisions of, or any Guidelines or Procedures promulgated pursuant to the authority granted in this Article XI, the deadlines for the certification process in subsections (b), (c), (d), (e) and (f) of this Section 4 and any Guidelines or Procedures implementing these provisions of this Section 4, shall be inapplicable to the recertification of any Caucus the certification of which is extended until August 31, 2023, pursuant to Section 5 of this Article. Rather, for such Caucuses, the application for recertification shall be made available to the Caucuses by no later than November 20, 2022, and the deadline for submission of applications for Caucus recertification shall be seven days after the adjournment of the first Convention of This Committee in 2023. By no later than November 20, 2022, the Rules Committee shall establish and publish the other deadlines for the recertification process for such Caucuses. The provisions of this subsection (h) shall expire as of September 1, 2023, and, without further action of This Committee or its Executive Board, shall no longer be a part of these Bylaws or this Article XI as of that date.

Amend Article XI, Section 5 as follows:

Section 5. TERM OF CERTIFICATION

Beginning 1/1/15, official Certification of a Caucus shall extend through the second meeting of the Executive Board of This Committee held following the:

a. Next regular general election, or until revoked for cause as set forth herein, for all initial certifications, and

b. Next regular meeting of This Committee at which endorsements for Governor may be considered, or until revoked for cause as set forth herein, for all recertifications.

a. All Caucuses that are provisionally or fully certified as of July 11, 2022, shall have their current certification status extended through August 31, 2023, unless revoked for cause as set forth herein; provided, however, that, during this extended certification period, provisional certification may be converted to full certification and full certification converted to provisional certification in accordance with procedures for such conversion consistent with this Article XI promulgated by the Rules Committee. The provisions of this subsection (a) if this Section 5 shall expire as of September 1, 2023, and, without further action of This Committee or its Executive Board, shall no longer be a part of these Bylaws or this Article XI as of that date. The Secretary of This Committee, upon recommendation of the Rules Committee, shall cause subsection b and its subparts to be renumbered accordingly.

b. All official Certifications of a Caucus made effective on or after September 1, 2023, shall
extend through the following dates:

(1) For recertifications, unless revoked for cause as set forth herein, the later of August 31 of the year after the year in which the next regular Gubernatorial election is held or the adjournment of the first Executive Board meeting of This Committee held after the first meeting of this Committee in the year after the year in which the next regular Gubernatorial election is held; or
(2) For initial certifications, unless revoked for cause as set forth herein, the earlier of two years after the effective date of the initial certification or the first Executive Board meeting of This Committee held after the first meeting of this Committee in the year after the year in which the next regular Gubernatorial election is held.
(3) Notwithstanding the certification terms set forth herein, full certification may be converted to provisional certification and provisional certification may be converted to full certification in accordance with procedures for such conversion consistent with this Article XI promulgated by the Rules Committee; provided that no such conversion shall extend the term of certification of a Caucus.

NOTE to E-Board Members: The Rules Committee adopted conforming changes to the Caucus Guidelines which will be in effect if the E-Board adopts the above amendments to Article XI, section 5 (or amendments with substantially the same effect.)
Reported to Executive Board for Ratification at the CDP’s Executive Board Meeting held on July 10, 2022, JW Marriott Los Angeles

TO:       Melahat Raffiei, Secretary, California Democratic Party  
FR:        Coby King and Valeria Hernandez; Co-Lead Co-Chairs, Rules Committee, California Democratic Party  
DA:       3 March 2022  
RE:        CDP Bylaws, Article Footnote 1

Pursuant to footnote 1 to Article V of the Bylaws of the California Democratic Party, which provides as follows:

[1] In the event that a cross-reference to Article V is rendered inappropriate as a result of any of the above changes, the Secretary of This Committee, in consultation with the Lead Chairs of the Rules Committee, shall be empowered to make such change without need for further action. Any such change shall be reported to the Executive Board of This Committee at its next meeting for ratification.

The Co-Lead Co-Chairs of the Rules Committee have found the following cross-references to the Organizational Development Committee and Voter Services Committee that were rendered inappropriate due to the recent elimination of those committees and the shifting of their duties. These changes will be reported to the Executive Board in July 2022 for ratification.

The Bylaws changes are as follows:

**Amend Article I, Section 4:**

Section 4. REGIONS

This Committee shall be divided into Regions. Regions shall be defined by A.D. boundaries and are subject to redistricting by the Organizational Development Rules Committee for approval by This Committee or its Executive Board (See also Article III, Section 4.) and shall, beginning with the next reapportionment after 2001, be comprised of an equal number of Assembly Districts. Notwithstanding the previous language in this section, the Organizational Development Rules Committee, in order to facilitate This Committee’s operations, organizing and electoral activity, shall have the power to divide up to two of these Regions into two separate Regions each, for a total of four Regions consisting of a lesser number of Assembly Districts than the remaining Regions; provided, however, no Region may consist of fewer than two Assembly Districts.

**CDP Bylaws Article V, Section 5h(8)**

promulgate Procedures for Chartering, Re-Chartering, and De-Chartering of Statewide CDP Chartered Organizations, and advise the Secretary of This
Committee as to what information is needed on the Application for Charter;

Amend Article VIII, Section 3, j, (b):

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In either case, this written motion must be filed with the Secretary of This Committee by 8 PM on the day that the endorsing caucuses are held at the endorsing convention. The Pre-Primary Endorsement Review Committee shall be comprised of all members of the Executive Board registered in the relevant district, the Statewide Officers; the Regional Director(s) of the relevant district, and two (2) Executive Board members, appointed by the Chair of This Committee prior to the start of the Convention, from each of the following committees: Rules, Credentials, and Voter Services. If such a motion for formal objection to the ratification of an endorsing caucus decision is so filed with the Secretary by 8 PM the evening before the period set aside for ratification vote, then the relevant Pre-Primary Endorsement Review Committee shall meet at 8 AM the morning prior to the ratification vote. Presentations for the motion by the filer and against the motion by the endorsed candidate shall be no more than five (5) minutes each. Such a motion for formal objection to the ratification of an endorsing caucus decision may be adopted by the relevant committee by a majority of the committee present and voting.

Amend Article VIII, Section 3, e, (2):

(2) A Special Elections Appeals Committee will make the final determination at a meeting no later than five (5) days after an objection has been filed. This Special Elections Appeal Committee shall be comprised of the Statewide Officers; the Regional Director(s) of the relevant district, two (2) Executive Board members, appointed by the Chair of This Committee, from each of the following committees: Rules and Credentials, Credentials and Voter Services.

Amend Article VIII, Section 3, g, (1):

(1) The Elections Appeals Committee will make the final determination at a meeting no later than five (5) days after an objection has been filed. This committee shall be comprised of the Statewide Officers; the Regional Director(s) of the relevant district (or all Regional Directors in the case of a statewide election), two (2) Executive Board members, appointed by the Chair of This Committee, from each of the following committees: Rules, and Credentials, Credentials and Voter Services.

Amend Article X, Section 3, a, (7):

(7) A finding of fact having been made by the Organizational Development Rules
Committee and concurred in by the Executive Board of This Committee that the organization has failed to act in, and/or has acted in a manner adverse or detrimental to, the best interests of the Democratic Party, including but not limited to:

(a) A failure to adopt or maintain the Code of Conduct as part of its own bylaws with a provision that each member is bound by it terms, and/or

(b) A willful, intentional, or repeated failure to address violations of the Code of Conduct within the organization.

Amend Article XII, Section 2, a, (5):

(5) During the period 120 days prior to any Primary or General Partisan Election, the Compliance Review Commission may, upon written request by the Chair of This Committee, issue an Order of Temporary Suspension of Charter, for a period of thirty days, of any charter issued by This Committee, for alleged violation of any of the above provisions, provided the request of the Chair of This Committee for suspension sets forth in writing the reasons therefore, and said request is served on the Chair of the Organization in question at their last known address of record on file with This Committee, the Secretary of This Committee, and the Chairs of the Rules, Credentials, and Organizational Development and Credentials Committees of This Committee. In the event of the issuance of an Order of Temporary Suspension of Charter, the Compliance Review Commission shall also issue an Order to Show Cause why the suspension should not become permanent and request written argument thereon be submitted to the Secretary of This Committee within ten days, after which the Compliance Review Commission may take action under Section 5 hereinafter, including the issuance of an Order of Revocation of Charter or rescission of the Order of Temporary Suspension of Charter.

Article XII, Section 3, f, (3):

(5) Review such reports, including those that are relied upon for the denial or revocation of a Charter under Article X upon recommendation of the Rules Organizational Development Committee, and