

2022 Special Convention Rules

Adopted for Submission to the Delegates on 17 January 2022

Revised on 21 January 2022

1. All primary amendments to the Platform or Bylaws must be submitted in writing to the Convention Secretary. All such primary amendments must be legible and: contain the names of the author and co-sponsor(s); contain the full language of the proposed amendment; specify the Article and Section of any current bylaw, or the platform plank, that would be impacted.
 - Substitute motions to proposals from the Bylaws & Platform Committee shall be submitted prior to those recommendations being taken up by the assembly.
 - Motions unrelated to proposals from the Bylaws & Platform Committee shall be submitted prior to New Business, when such motions may be considered.
2. All resolutions, any motion to appeal a decision of the Judicial Committee, or any other action to be considered by the assembly not previously addressed on the agenda must be submitted in writing to the Convention Secretary prior to New Business, when such proposals may be considered. All proposals must be legible, contain the full language of the motion or resolution, and include the name of the author.
3. Debate on any motion or amendment is limited to two minutes per speaker and each Delegate is allowed to speak only twice to their argument. Discussion on any particular motion shall be a maximum of twenty (20) minutes.
4. Nominees will have opportunity to speak to their nominations after the close thereof. Nomination speeches shall be limited to one (1) minute per candidate. The Chair shall have discretion to limit speeches further as necessary.