

Bylaws of the North Dakota Democratic-NPL Party

Table of Contents

ARTICLE I	NAME
ARTICLE II	PURPOSE
Sec. 1	Develop Public Policy
Sec. 2	Promote Election of Candidates
Sec. 3	Inform Citizens
Sec. 4	Encourage Political Participation
ARTICLE III	PRINCIPLES
Sec. 1	Open Meetings
Sec. 2	Qualifications for Participation
Sec. 3	No Membership Test
Sec. 4	No Mandatory Dues
Sec. 5	Meeting Notice and Accessibility
Sec. 6	Publication of Procedures for Officer Selection
Sec. 7	Publication of Qualifications for Officers
Sec. 8	Participation of Protected Classes
Sec. 9	Representation of Young People, Women, and Minority Groups
ARTICLE IV	STATE DEMOCRATIC-NONPARTISAN LEAGUE ORGANIZATION
<i>Sub-Article A</i>	<i>Precincts</i>
Sec. A-1	Precinct Purpose
Sec. A-2	Precinct Organization
Sec. A-3	Precinct Authority
Sec. A-4	Precinct Officers
Sec. A-5	Precinct Other Duties
Sec. A-6	Precinct Qualification and Challenges
Sec. A-7	Precinct Vacancies
Sec. A-8	Precinct Meetings
<i>Sub-Article B</i>	<i>Districts</i>
Sec. B-1	District Committee Membership
Sec. B-2	District Committee Organization
A.	District Officer Elections
B.	District Bylaws
C.	District Officer Vacancies
D.	District Legislative Vacancies
Sec. B-3	District Executive Committee
Sec. B-4	District Membership on State Policy Committee
Sec. B-5	District Meetings
<i>Sub-Article C</i>	<i>State Policy and State Executive Committees</i>
Sec. C-1	State Policy Committee Responsibilities
Sec. C-2	State Policy Committee Meetings

A.	Frequency
B.	Advance Notice
C.	Meeting agenda
D.	Meeting minutes
Sec. C-3	State Policy Committee Membership
Sec. C-4	State Policy Committee Organization
Sec. C-5	State Executive Committee Responsibilities
Sec. C-6	State Executive Committee Meetings
A.	Frequency
B.	Meeting agenda
C.	Meeting minutes
Sec. C-7	State Executive Committee Membership
Sec. C-8	State Officer and State Policy Committee Vacancies
Sec. C-9	State Policy Committee and State Executive Committee Voting
Sec. C-10	State Party Standing and Appointed Committees
A.	Personnel Committee
B.	Finance Committee
C.	Communications Committee
D.	Campaign Coordination Committee
E.	Platform and Resolution Committee
F.	Legislative Affairs Committee
G.	Appointed Ad Hoc Committees
<i>Sub-Article D</i>	<i>Regions</i>
<i>Sub-Article E</i>	<i>Caucuses</i>
<i>Sub-Article F</i>	<i>State Officers and Staff</i>
Sec. E-1	State Party Chair
Sec. E-2	State Party Vice Chair
Sec. E-3	State Party Secretary
Sec. E-4	State Party Treasurer
Sec. E-5	State Party Staff

ARTICLE V

Sub-Article A

Sub-Article B

Sub-Article C

- Sec. C-1
- Sec. C-2
- Sec. C-3
- Sec. C-4
- Sec. C-5

Sub-Article D

- Sec. D-1
- Sec. D-2
- Sec. D-3

Sub-Article E

- Sec. E-1
- Sec. E-2
- Sec. E-3

DELEGATE SELECTION PROCESS AND CONVENTIONS

Delegate Selection Plan

Convention Calls

Convention Committees

- Committee on Committees
- Committee on Permanent Organization
- Committee on Credentials
- Committee on Rules and Procedures
- Committee on Presidential Electors

District Conventions

- District Convention Notice
- District Convention Purpose
- District Convention Endorsements

State Conventions

- State Convention Notice
- State Convention Purpose
- State Convention Endorsed Candidates

Sub-Article F

Sec. F-1

Sec. F-2

Democratic National Convention

Democratic National Convention Delegate Selection

Democratic National Convention Fair and Proportional Representation

ARTICLE VI

PROCEDURAL RULES

ARTICLE VII

AMENDMENTS

ARTICLE VIII

QUORUM

Bylaws of the North Dakota Democratic-NPL Party

ARTICLE I – NAME

The name of the organization is “North Dakota Democratic-Nonpartisan League Party.” The party may also be known as the Democratic-NPL or the Dem-NPL.

ARTICLE II – PURPOSE

The North Dakota Democratic-Nonpartisan League Party, at all levels, exists for the following purposes:

Sec. 1 – To develop and enact public policy that is beneficial to the people of the State of North Dakota and the nation;

Sec. 2 – To promote the election of candidates of integrity to hold public office who are dedicated to serve the people;

Sec. 3 – To inform the citizens of matters of public concern so the people are able to make decisions on the basis of fact;

Sec. 4 – To encourage the participation, without discrimination, of as many people as possible in the political process.

ARTICLE III – PRINCIPLES

The North Dakota Democratic-Nonpartisan League Party, at all levels, adheres to the following principles:

Sec. 1 – All meetings of the North Dakota Democratic-Nonpartisan League Party, at all levels, are open to all interested persons, except when in executive sessions;

Sec. 2 – Only those persons who voted or affiliated with the North Dakota Democratic-Nonpartisan League Party at the last general election or intend to vote or affiliate with the North Dakota Democratic-Nonpartisan League at the next general election may participate fully in all Party procedures and be elected to any Party office as provided for in these Bylaws;

Sec. 3 – No test of membership in, nor any oath of loyalty to, the Party shall be required or used;

Sec. 4 – No mandatory dues or fees may be required of anyone in the delegate selection process;

Sec. 5 – The time and place for all meetings of the North Dakota Democratic-Nonpartisan League Party, on all levels, shall be publicized fully and in such a manner as to assure timely notice to all interested persons. The meetings shall be held in places accessible and large enough to accommodate all interested persons, and the meetings shall be scheduled to begin and end at reasonable hours. Remote participation at State Executive meetings and State Policy Committee meetings shall be made available if requested by a committee member at least 20 days in advance. Some meetings may only be available through remote participation. Late developing weather conditions may necessitate adding or changing to remote participation.

Sec. 6 – The North Dakota Democratic-Nonpartisan League Party has the responsibility of publicizing fully, and in such a manner as to assure notice to all interested parties, a full description of the legal and practical procedures for selection of Party officers and representatives on all levels. Publication of these procedures shall be done in such a fashion that all interested parties will be fully and adequately informed of the pertinent procedures in time to participate in each selection procedure at all levels of the Party organization;

Sec. 7 – The North Dakota Democratic-Nonpartisan League Party has the responsibility of publicizing fully, and in such manner as to assure notice to all interested parties, a complete description of the legal and practical qualifications for all officers and representatives of the Party. The publication shall be done in a timely fashion so that all prospective candidates or applicants for any elected or appointed position within the State will have full and adequate opportunity to compete for office;

Sec. 8 – Although the Party vigorously encourages direct participation of all people, including protected classes and protected categories, in all Party affairs, until such time as this becomes a reality, the Party strongly urges the following: If representation is not otherwise provided on the District and State committees, the District and State Committees must make every effort to hear and consider, through the avenues of special advisory committees or solicited testimony, the voice of protected classes and protected categories on issues of concern;

Sec. 9 – At all levels of Party structure, attention must be given to proportional representation of young people, women, and minority groups;

ARTICLE IV – STATE DEMOCRATIC-NONPARTISAN LEAGUE ORGANIZATION

SUB-ARTICLE A. PRECINCTS

Sec. A-1. Precinct Purpose: If a district chooses to organize by precinct, the precinct meets to elect its precinct committeepersons and its precinct chair. During election years, it also meets to elect district convention delegates and take precinct positions on candidates and issues. It can serve other functions as determined by its district party, such as fundraising and campaigning.

Sec. A-2. Precinct Organization: In every odd-numbered year, on or before March 31, a party caucus shall be held by each election precinct at a site within or reasonably close to the precinct. The District Chair shall issue the call for the caucus, as provided in Article V – Sec. 3 of these Bylaws, at least twenty (20) days before the time set for holding the caucus and provide ten (10) days published notice in the official newspaper in circulation within each precinct in the district.

Sec. A-3. Precinct Authority to Elect Precinct Committeeperson: No political organization shall be entitled to elect a precinct committeeperson at its precinct caucus unless:

A. The political organization nominated and had printed on the ballot at the last preceding presidential election the names of a set of presidential electors pledged to the election of the party's candidates for president and vice president; or a candidate for governor; and

B. The candidates provided for in Sec. A-3(A) above received at least five percent of the total vote cast for presidential electors or governor within this state at the election.

Sec. A-4. Precinct Officers: Each precinct caucus shall elect a chair and precinct committeepersons as provided by these bylaws. The precinct chair shall be one of the duly elected precinct committeepersons. The precinct chair and committeepersons shall hold office for a two-year term. The caucus may also discuss party policies, candidates and any other business as prescribed by party rules. The caucus chair shall notify the District Chair and county auditor of the names of those elected.

Each precinct committeeperson must be an elector in the precinct in which the committeeperson resides. Duly elected precinct committeepersons (one for every 250 votes or fraction thereof for the Party's candidate for president in the last presidential election) shall serve as the precinct's representatives on the district committee. Each precinct shall be entitled to at least one precinct committeeperson.

Sec. A-5. Precinct Other Duties: Other duties as may be determined by the District Party.

Sec. A-6. Precinct Qualification and Challenges: Only those persons who either voted or affiliated with the Democratic-Nonpartisan League at the last general election or intend to vote or affiliate with the North Dakota Democratic-Nonpartisan League at the next general election may vote at the precinct caucus or be elected as a committeeperson or officer at the precinct caucus. If the right of a person to participate at the caucus is challenged, the right to participate shall be decided by a vote of the whole caucus. A person so challenged may not vote on that person's right to participate. A two-thirds (2/3) vote of the whole caucus shall be required for exclusion. No person may vote or participate in more than one precinct caucus in any one year.

Sec. A-7. Precinct Vacancies: Vacancies occurring in the office of precinct committeeperson may be filled by the district executive committee. An appointee shall be a resident of the precinct. Notice of the appointment must be given to staff at the State Party and the appropriate county auditor(s). The precinct may make recommendations to fill such vacancies.

Sec. A-8. Precinct Meetings: The precinct chair shall call and hold precinct meetings as required by the District Party. The precinct chair may call and hold such meetings as needed to carry out functions designated by the District Party.

SUB-ARTICLE B. DISTRICTS

Sec. B-1. District Committee Membership: The precinct committeepersons of the Party, along with the Party's nominees for and the members of the legislative assembly, and the officers of the District Committee constitute the District Committee. The District Committee, upon a majority vote of its members, may appoint any former member of the legislative assembly as an ex-officio or voting member of the District Committee. The district committee must be organized to coincide with the geographical boundary lines of state legislative districts. Each member of the district committee must be a qualified elector within the district. A person may hold more than one position on the district committee, but no person shall be allowed more than one vote even if they hold multiple positions.

Sec. B-2. District Committee Organization: No later than March 31, in every odd numbered year, the District Committee in each legislative district shall meet for the purpose of organizing. The day, hour, and site of the meeting will be set by the incumbent District Chair. The District Committee will organize by:

A. Electing a chair, vice chairperson(s), secretary, treasurer and a second representative to the State Policy Committee not the same gender identity as the District Chair. The District Committee may elect other officers as provided by the district bylaws, if any. The officers selected need not be precinct committeepersons; however, all the officers are voting members of the District Committee. The officers shall be elected for two years and until a successor is elected and qualified.

B. Adopting legislative district bylaws not in conflict with these Bylaws. Any legislative district bylaw that conflicts with these bylaws is void. The legislative district bylaws, if any, are not effective until filed with the Democratic-Nonpartisan League State Policy Committee at Party headquarters. Legislative districts must file any bylaw changes with the State Policy Committee at its headquarters in order for the amendments to be effective. Notice of any meeting of the district committee at which proposed legislative district bylaws or an amendment is to be considered must be given by mail or electronically to members of the district committee at least thirty (30) days prior to such meeting. In the absence of

legislative district bylaws, these Bylaws shall operate as the bylaws of the district committee.

C. Filling any vacancy of district officers. The newly elected District Chair shall notify the Secretary of State, appropriate county auditor(s) and state Party staff, of the names of the party officers selected. If the office of chair becomes vacant, the vice chairperson shall hold the office until the next regular election for the office or until a new chair is selected by the District Committee for the remainder of the term, whichever shall first occur. The Secretary of State and county auditor(s) must be notified by the District Chair of any changes in membership of the district's committee officers.

D. Filling Legislative Vacancy: For purposes of filling a vacancy existing in the office of member of the legislative assembly:

1. The district committee shall consist of those committee members holding office on the district committee on the date of the legislator's resignation. No vacancy in a position on the district committee may be filled between the date of the legislator's resignation and the time when the vacancy in the office of member of the legislative assembly is filled by the district committee.
2. The meeting of the district committee to fill the vacancy in the office of member of the legislative assembly shall be called by the District Chair within the time required by the Party's rules and bylaws. Notice of a meeting during which the district committee is filling a vacancy in the office of member of the legislative assembly shall be given to all members of the district committee by mail or electronically.

Sec. B-3. District Executive Committee: The Executive Committee of the District shall consist of five or more persons chosen from the District Committee and chosen by the District Committee at the reorganizational meeting. The chair, vice chairperson(s), treasurer, secretary and second representative on the State Policy Committee of the District Committee shall be members and the officers of the Executive Committee of the District. The Party's nominees for and members of the legislative assembly shall also be members of the Executive Committee of the District.

Sec. B-4. District Membership on State Policy Committee: Any person elected to the office of Democratic-Nonpartisan League Party District Chair or second representative will be a member of the State Policy Committee so long as the person remains in office as District Chair or second representative.

Sec. B-5. District Meetings: General meetings of the Party at the District level shall be held at least biannually for the purpose of informing the public on current issues, defining local party policy and organizing district political activities. All participants in the meetings shall have equal voice and vote.

SUB-ARTICLE C. STATE POLICY AND STATE EXECUTIVE COMMITTEES

Sec. C-1 STATE POLICY COMMITTEE RESPONSIBILITIES: The State Policy Committee is responsible for the conduct of Party business.

Sec. C-2. STATE POLICY COMMITTEE MEETINGS: All meetings of the North Dakota Democratic-Nonpartisan League State Policy Committee, Executive Committee, and all other official Party Committees and bodies shall be open to the public, and votes shall not be taken by secret ballot, except when in executive sessions. The State Chair shall appoint a parliamentarian at each meeting of the State Policy Committee.

A. The State Policy Committee meets at least quarterly. Additional meetings of the State Policy Committee may be called by the State Chair, through a motion made at a State Policy Committee meeting receiving simple majority approval, through a motion made at a State Executive Committee meeting receiving majority approval, or 20% of the membership of the State Policy Committee.

B. Quarterly meeting dates are set by the State Chair with a thirty (30) day notice, with the city and date, to the members of the State Policy Committee

C. The State Chair or a designee of the State Chair shall provide a copy of a tentative agenda at least ten (10) days prior to any State Policy Committee meeting to the members of the State Policy Committee. If the State Chair or a designee of the State Chair were provided Bylaw amendments to be considered by the State Policy Committee, those must be included with the tentative agenda.

D. Meeting minutes shall be submitted by the State Secretary to the membership through the State Chair or Chair's designee within 20 days following a meeting, for approval at the next meeting.

Sec. C-3. STATE POLICY COMMITTEE MEMBERSHIP: The Democratic-Nonpartisan League Party State Policy Committee consists of:

A. The chair of each of the district committees of the State Party;

B. The second representative from each district committee, not the same gender identity as the District Chair;

C. The National Committeeman;

D. The National Committeewoman;

E. The State Policy Committee elected officers;

F. All statewide and federal elected Democratic-Nonpartisan League officials (including those who receive Democratic-Nonpartisan League Letters of Support) and the Democratic- Nonpartisan League floor leaders of the State Legislature;

G. The chairperson of any State Policy Committee recognized association of young Democrats can be a member of the State Policy Committee.

H. Regional Representatives who are not already members of the State Policy Committee;

I. One member of the North Dakota State Senate Democratic-Nonpartisan League Caucus, as appointed by the Senate Caucus floor leader;

J. One member of the North Dakota State House Democratic-Nonpartisan Leagues Caucus, as appointed by the House Caucus floor leader;

K. A non-voting representative from any caucus recognized by the State Policy Committee.

L. A non-voting representative from any organization that the State Policy Committee invites. If the State Policy Committee invites such an organization, that organization will be responsible for appointing its representative if it wishes to send a representative. Such an organization may decline an invitation by the State Policy Committee to send a representative if the affected organization does not wish to do so. The State Policy Committee may vote to discontinue to allow an organization to send a representative. This section does not apply to any organization already addressed directly within these bylaws.

M. The president of the North Dakota Chapter of College Democrats of America

N. Ex-officio members of the State Policy Committee without vote, who shall be all current Democratic-Nonpartisan League legislators, and the Executive Director of the State Party.

Sec. C-4. STATE POLICY COMMITTEE ORGANIZATION: The State Policy Committee shall meet by May 15 of each odd-numbered year for the purpose of organizing. The Committee shall organize by selecting a chair, vice chair who is not the same gender identity, secretary, and treasurer and adopting rules and modes of procedure. The officers elected need not be members of the State Policy Committee, but the officers shall become voting members of the Committee after the officers' election and shall continue as voting members until the officers' successors are elected and qualified. The newly elected chairperson shall notify the Secretary of State of the names of the party officers selected. The Secretary of State must be notified of any changes in membership of the State Policy Committee officers. Notice must be given as is required by Sec. C-9.

The National Committeeman and National Committeewoman shall be elected at the state convention during the even-numbered year in which a National Democratic Convention is held. The DNC Committeemember's term commences on the day the National Convention adjourns and terminates the day the next National Convention adjourns.

Any officer of the State Policy Committee may be removed from office upon a vote of not less than fifty percent (50%) of the whole State Policy Committee, provided the members of the State Policy Committee are notified in writing of the proposed action at least seven (7) days prior to the meeting at which the removal action is to be considered.

Any member of the State Policy Committee shall be entitled to appoint an official voting designee in the member's absence, provided the member has provided the designee or North Dakota Democratic-Nonpartisan League staff with prior written authorization from a verifiable source prior to start of meeting.

Sec. C-5. STATE EXECUTIVE COMMITTEE RESPONSIBILITIES: When the State Policy Committee is not in session, the Executive Committee or the Executive Director under the direction of the Executive Committee, shall make such decisions as are necessary to implement the work of the State Policy Committee.

Sec. C-6. STATE EXECUTIVE COMMITTEE MEETINGS

- A. The State Chair shall set a schedule for monthly State Executive Committee meetings.
- B. The State Chair shall distribute an agenda for State Executive Committee Meetings at Least five (5) days in advance of the meeting.
- C. Meeting minutes shall be distributed to members of the Executive Committee through the State Chair or the Chair's designees within 10 days of the meeting for approval at the next meeting.

Sec. C-7. STATE EXECUTIVE COMMITTEE MEMBERSHIP: The Democratic-Nonpartisan League Party Executive Committee of the State Policy Committee consists of:

- A. The officers of the Democratic-Nonpartisan League State Policy Committee, who shall be officers of the State Executive Committee;
- F. The National Committeeman;
- G. The National Committeewoman;
- H. State elected officials' representative – selected by the state elected officials who are members of the State Party

- I. North Dakota House of Representatives floor leader, or designee;
- J. North Dakota Senate floor leader, or designee;
- K. Congressional Delegation representative – selected by the Congressional Delegation who are members of the State Party
- L. The president of the North Dakota Chapter of Young Democrats of America
- M. The president of the North Dakota Chapter of College Democrats of America
- N. The Regional Representative from each of the Party's regions;
- O. The Executive Director of the State Party as a non-voting ex-officio member
- P. A non-voting representative from any caucus recognized by the Policy Committee.
- Q. A non-voting representative from any organization that the Executive Committee invites. If the Executive Committee invites such an organization, that organization will be responsible for appointing its representative if it wishes to send a representative. Such an organization may decline an invitation by the Executive Committee to send a representative if the affected organization does not wish to do so. The Executive Committee may vote to discontinue to allow an organization to send a representative. This section does not apply to any organization already addressed directly within these bylaws.

Any member of the State Executive Committee shall be entitled to appoint an official voting designee in the member's absence, provided the member has provided the designee with prior written authorization from a verifiable source to Party staff prior to start of the meeting. No member of the Executive Committee shall have more than one vote when the Executive Committee is in session.

Sec. C-8. STATE OFFICER AND STATE POLICY COMMITTEE VACANCIES: If the office of State Chair becomes vacant, the Vice Chairperson holds the office until the next regular election for the office or until a new state chair is selected by the State Policy Committee for the remainder of the term. If a vacancy occurs in the office of the State Policy Committee Treasurer, the State Chair shall appoint a person to serve as acting Treasurer. The vacancy shall be permanently filled for the balance of the term by a majority vote of the State Policy Committee at the first meeting of the Committee following the occurrence of the vacancy.

A vacancy in any other office of the State Policy Committee, other than a Party District Chair, shall be filled upon a majority vote of the State Policy Committee. The State

Policy Committee must give at least a thirty (30) day electronic communication notice of the election to fill any vacancy.

The Party's state elected officials shall select a replacement to fill the vacancy of the state elected official's representative and the members of each chamber of the Legislative Assembly shall vote to fill vacancies of the Legislative Assembly chambers' respective members on the Committee. If a Regional Representative vacates the office, the District Chairs from the region where the vacancy occurs may caucus for the purpose of nominating candidates for consideration by the State Policy Committee to fill the vacancy.

Sec. C-9. State Policy Committee and State Executive Committee Voting. No member of the State Policy Committee or the Executive Committee shall have more than one vote when the respective committee is in session. The Secretary of State must be notified of any changes in State Policy Committee officers.

Sec. C-10. STATE PARTY STANDING AND APPOINTED COMMITTEES

- A. Personnel Committee. The Personnel Committee is chaired by the State Chair and includes the State Vice Chair and three to five members elected from the Executive Committee. The Chair may also appoint up to three additional ex-officio, non-voting members. It reports to the State Executive Committee and assists with hiring processes, the employee handbook, applicable union contracts, and personnel issues that may arise.
- B. Finance Committee. The Finance Committee is chaired by the State Treasurer and includes three to five members elected from the State Executive Committee and the state party finance director, an ex-officio nonvoting member. It reports to the Executive Committee and ensures sound financial management of the organization, assists with planning and carrying out state party fund-raising, participates in the budget planning process, and sees that a bi-annual audit of the organization is performed and reported.
- C. Communications Committee. The Communications Committee is comprised of a representative from each of the regions, the State Vice Chair, and up to five additional appointments by the State Chair, who also appoints the committee chair. The staff communications director serves as an ex officio, nonvoting member. It reports to the State Executive Committee and serves a planning and advisory role to augment the work of the staff communications director.
- D. Campaign Coordination Committee. The Campaign Coordination Committee is comprised of representatives of past and current campaigns and selected other members with relevant expertise. The Party Chair and Party Executive Director are ex officio members. It reports to the Executive Committee. The committee

plans how the party and campaigns working together can assist with fundraising, marketing, shared materials, training, and expertise.

E. Platform and Resolutions Committee.

The Platform and Resolutions Committee oversees the party's platform and resolutions, develops a process for receiving and evaluating possible changes to the platform and resolutions, and recommends changes to the platform and resolutions at the state convention. (note: *this information is unchanged, but its location in the document has been moved*).

The committee is comprised of a Chair and Vice Chair appointed by the Executive Committee, a representative from each of the regions, a representative from each of the party's recognized caucuses, and additional appointments by the chair of the Platform and Resolutions Committee with the approval of the Executive Committee. The Party Secretary serves as an ex officio member.

The committee reports to the Policy Committee.

Terms:

A term may begin at any time and shall end one week after "the Convention" each even-numbered year.

Incumbent members may be reappointed for two additional terms. The Executive Committee may grant additional terms.

Members:

The Executive Committee appoints a Chair and a Vice Chair to the the Platform and Resolutions Committee.

Each Regional Chair, in consultation with that region's District Chairs and Vice Chairs, shall appoint a member to the Committee.

Each Caucus shall appoint a member to the Committee.

The Chair of the Platform and Resolutions Committee may invite up to five additional members, based on the expertise of that perspective member. Appointment is subject to advise and consent by the Executive Board.

Scope of Work:

- (1) The Committee prepares and releases, no less than 14 days before the first session of the bi-annual Convention, a report of its work during the biennium. The report shall include:
 - (a) Any proposals for resolutions received over the biennium,

- and how those proposals were managed and resolved.
- (b) Any proposals for “The Platform” received over the biennium, and how those proposals were managed and resolved.
- (c) A proposed “Platform” for the body at the Convention to consider.

- (2) The Committee receives and entertains Proposals for Resolutions received at any time during the biennium.
 - (a) A proposal can be resolved with a “no action” vote at a meeting of the Committee.
 - (b) A proposal can be referred to the Executive Committee for consideration at an upcoming Policy Committee meeting, with a recommendation for “pass” or “do not pass.”

- F. Legislative Affairs Committee. The Legislative Affairs Committee is comprised of past and current legislators, candidates, and selected other members with relevant expertise. The committee reports to the House and Senate Democratic-NPL caucuses. The committee supports legislators in developing policy, advocacy for and against legislative proposals and coordinates with other state party committees and staff.
- G. Appointed Ad Hoc Committees. The Chair of the State Policy Committee shall appoint such committees deemed necessary to implement the work of the Party. Such appointments shall be conditional until ratified by the State Policy Committee

SUB-ARTICLE D. REGIONS

- A. Following any legislative redistricting, the State Policy Committee shall determine the boundaries of the Regions.
- B. District Chairs within each region shall recommend a Regional Representative for approval by the State Policy Committee.

SUB-ARTICLE E. CAUCUSES

- A. A petition of at least ten (10) Dem-NPL members may propose the creation of a caucus, which must be recognized by a majority vote of the State Policy Committee.
- B. Caucuses select a non voting representative to the Executive Committee and report its activities annually to the Executive Committee.

SUB-ARTICLE F. STATE OFFICERS AND STAFF

Sec. E-1. STATE CHAIR – Powers – Duties: The Chair of the State Policy Committee shall carry out the policies of the State Policy Committee and appoint such additional committees as deemed necessary to implement the work of the Party. The appointments are subject to the approval of the State Policy Committee.

The State Chair serves as a public spokesperson for the party and ensures the overall well-being of the organization. The State Chair sets the schedules, provides agendas, and presides over meetings of the State Executive and State Policy Committees, supervises the Executive Director, chairs the Personnel Subcommittee, supports fund-raising efforts, and leads planning efforts of the Executive Committee for approval by the State Policy Committee.

Sec. E-2. State Vice Chair—Powers—Duties: The State Vice Chair, in cooperation with the State Chair, provides internal leadership to support districts and regions and to create programs and events of value to the organization. The State Vice Chair presides at meetings of the State Policy Committee and State Executive Committee in the absence of the State Chair and serves on the Communications Subcommittee as an ex officio voting member.

Sec. E-3. State Secretary—Powers—Duties: The State Secretary creates and distributes minutes of the State Executive Committee and State Policy Committee meetings, files them as permanent records with the party, ensures that other party records are filed and maintained, and reports that the organization is operating in accordance with its bylaws. The State Secretary serves as an ex officio voting member of the Platform and Resolutions Subcommittee.

Sec. E-4. State Treasurer—Powers—Duties: The State Treasurer ensures that party funds have been received and disbursed appropriately, makes financial reports as required by state and federal law, makes financial reports to the State Executive and State Policy Committees, participates in the budget preparation process, and sees that a bi-annual audit is made and prepared for the Executive and Policy Committees. The State Treasurer chairs the Financial Subcommittee.

Sec. E-5. State Party Staff: The State Party staff serves the organization by carrying out administrative and support functions. The Executive Director is appointed and prescribed duties by the State Executive Committee and reports to the State Chair. Other staff appointments are approved by the State Executive Committee and report to the Executive Director. Staff cannot hold elected office in the organization while employees of the organization. A separate personnel handbook and any applicable contracts prescribe personnel processes to be followed.

The North Dakota Democratic-Nonpartisan League is an equal opportunity employer and does not discriminate based on sex, race, color, sexual orientation,

gender identity, age, national origin, religion, disability, citizenship, pregnancy or veteran status, or any other status protected by applicable law

ARTICLE V – DELEGATE SELECTION PROCESS AND CONVENTIONS

SUB-ARTICLE A. DELEGATE SELECTION PLAN

The North Dakota Democratic-Nonpartisan League Party, at all levels, shall conduct its caucuses and conventions according to the Delegate Selection Plan approved by the State Policy Committee. The Delegate Selection Plan shall be electronically communicated to Policy Committee members at least fourteen (14) days prior to the Policy Committee's vote.

SUB-ARTICLE B. CONVENTION CALL

The call to any precinct caucus, district convention, or state convention shall include:

- A. The name of the Party;
- B. District number or precinct number or name, as appropriate;
- C. The time, date, and place of the caucus or convention;
- D. A statement of the business to be conducted, including the election of precinct committeepersons (when applicable) and such other persons as may be provided by Party rules;
- E. Name of the District or State Chair issuing the call.

SUB-ARTICLE C – CONVENTION COMMITTEES

Sec. C-1. COMMITTEE ON COMMITTEES. At least ninety (90) days prior to the State Convention, each District Committee shall elect a member to the State Committee on Committees and shall name a District Committee on Committees consisting of not fewer than seven (7) residents of the District. The State Chair and District Chair shall convene the State Chair's and District Chair's respective Committee on Committees. The Committee on Committees shall appoint members to the following convention committee.

Sec. C-2. COMMITTEE ON PERMANENT ORGANIZATION which shall nominate the permanent chair, secretary, parliamentarian, and sergeant-at-arms of the State Convention;

Sec. C-3. COMMITTEE ON CREDENTIALS which shall report on all challenges of delegates or alternates to the convention;

Sec. C-4. COMMITTEE ON RULES AND PROCEDURES which shall present to the convention rules, procedures and an agenda to be followed in compliance with these Bylaws;

Sec. C-5. COMMITTEE ON PRESIDENTIAL ELECTORS (State);

SUB_ARTICLE D – DISTRICT CONVENTIONS

Sec. D-1 DISTRICT CONVENTION NOTICE: The call to the District Convention shall be publicized by notifying precinct committeepersons by electronic communication and by an appropriate news release or advertisement in the official county newspaper, the foregoing to be accomplished in a timely fashion (at least twenty (20) days before the time set for holding the caucus) and provide ten (10) days published notice in the official newspaper in circulation within each precinct in the district.

Sec. D-2. DISTRICT CONVENTION PURPOSE: The district conventions shall be at least twenty-one (21) days prior and not more than sixty (60) days before the State Convention. The District Chair shall call a District Convention for duly elected delegates and alternates for the following purposes:

- A. Nominate legislative candidates, unless provision is made by the District Convention for such nominations at a later date;
- B. Elect to the State Convention, in accordance with provisions of the Delegate Selection Plan, the number of delegates and alternates sufficient to fill the delegates allocated as authorized by the State Policy Committee;
- C. Adopt resolutions.

Sec. D-3. DISTRICT CONVENTION ENDORSEMENTS: All endorsements will be determined by majority of votes cast. If no candidate receives fifty percent plus one (50% + 1) of the votes cast, balloting shall continue until a candidate receives a majority of votes cast. After each ballot, the candidate receiving the lowest number of votes cast shall be dropped from further balloting.

SUB-ARTICLE E – STATE CONVENTIONS

Sec. E-1. STATE CONVENTION NOTICE. The call for the State Convention shall be publicized by notifying District Chairs by electronic communication and by appropriate news releases or advertisements in the state newspapers, the foregoing to be accomplished in a timely fashion.

Sec. E-2. STATE CONVENTION PURPOSE: The Democratic-Nonpartisan League Party will hold a State Convention in each even-numbered year not less than sixty (60) days or more than ninety (90) days prior to the State Primary Election for the following purposes:

- A. Nominate the legal number of candidates for its party for the offices of presidential electors (Presidential election year only);
- B. Elect the National Committeeman and National Committeewoman (Presidential election year only);
- C. Nominate candidates for public office;
- D. Issue Letters of Support for candidates for nonpartisan public office;
- E. Adopt resolutions and act on changes to the Party Platform brought by the Platform and Resolutions Committee.
- F. Guests will be allowed on the state convention floor, but may be removed at the discretion of the sergeant-at-arms or state chairperson if behavior becomes disruptive.
 - 1. Guests will be subject to the official convention rules and procedures
 - 2. Guests should be registered as such at least 15 days prior to the convention

SEC. E-3. STATE CONVENTION ENDORSED CANDIDATES

All candidates for public office nominated by the Democratic-Nonpartisan League State Convention are encouraged to discuss publicly the issues in the Democratic-Nonpartisan League platform and cooperate with the State Policy Committee, other candidates of the Democratic-Nonpartisan League Party, and candidate-support organizations in relation to campaign methods and procedures.

SUB-ARTICLE F – DEMOCRATIC NATIONAL CONVENTION:

Sec. F-1. Delegate Selection: The delegate selection process for the Democratic National Committee Convention is governed by the Charter and Bylaws of the Democratic Party of the United States of America.

Sec. F-2. Fair and Proportional Representation: All unpledged delegates or “Party Leader and Elected Officials (PLEO)” to the Democratic National Convention representing North Dakota shall be required to cast their support so

as to represent the statewide results of the North Dakota Democratic-Nonpartisan League Party Presidential Caucus in direct proportion to the votes received by all candidates. Those who fail to adhere must immediately resign from any position or office held within the North Dakota Democratic-Nonpartisan League Party. Any resulting vacancy shall be filled for the balance of the term by a majority vote of the State Policy Committee at the first meeting of the Committee following the occurrence of the vacancy. If any candidate receiving votes from the state withdraws from the race for any reason, the unpledged delegates are released.

Sec 2.

ARTICLE VI – PROCEDURAL RULES

Unless otherwise provided for in these Bylaws, the meetings of the North Dakota Democratic-Nonpartisan League Party, at all levels, shall be procedurally governed by *Roberts Rules of Order, Newly Revised*.

ARTICLE VII – AMENDMENTS

These Bylaws may be amended by a vote of a quorum of the Democratic-Nonpartisan League State Policy Committee, provided, however, that the proposed amendments must be presented and read at a meeting of the State Policy Committee at least thirty (30) days prior to the meeting in which they are to be considered and that the proposed amendments shall be communicated to the State Policy Committee by electronic communication at least twenty-five (25) days prior to the meeting at which the proposed amendments will have the amendment's first reading.

Temporary Provision for 2026

Notwithstanding the provision of these Bylaws requiring that the State Convention be held not more than ninety (90) days prior to the state primary election, the Democratic-Nonpartisan League Party may, for the 2026 election cycle only, convene its State Convention up to ninety-five (95) days prior to the state primary election.

This temporary authorization shall apply solely to the 2026 State Convention and shall expire automatically following the conclusion of that Convention.

ARTICLE VIII – QUORUM

For all committees at all levels, except the State Policy Committee, a majority fifty percent plus one (50% + 1) of the full membership of the Committee, present in person or by proxy, shall constitute a quorum. Forty percent (40%) of the full membership of the State Policy Committee present in person or by proxy shall constitute a quorum. Vacancies shall not be counted when determining full committee membership.

Any member of the State Executive Committee and State Policy Committee shall be allowed to appoint an official voting designee in the member's absence, as long as the member has provided the designee with prior written authorization, which includes electronic communications. Proxies shall not be allowed at the district or precinct level.

No member of the State Executive Committee, State Policy Committee, District Committee, Precinct Committee, or District Executive Committee shall have more than one vote on any matter before the committee.

Adopted January 22, 1972; Amended January 19, 1974; Amended May 5, 1974; Amended April 19, 1975; Amended November 13, 1977; Amended February 13, 1982; Amended September 12, 1987; Amended November 5, 1987; Amended September 14, 1991; Amended November 20, 1993; Amended December 6, 1997; Amended February 26, 2000; Amended March 3, 2002; Amended July 19, 2003; Amended August 12, 2006; Amended September 19, 2009; Amended September 11, 2010; Amended December 28, 2011; Amended January 23, 2016; Amended April 8, 2017; Amended December 2, 2017; Amended June 23, 2018; Amended April 13, 2019; Amended August 17, 2019; Amended November 4, 2023; Amended January 17, 2024; Amended March 19, 2025; Temporary Provision January 19, 2026