



South
Australian
Labor

General Rules

As amended February 2016

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A) ORIGINS

The Australian Labor Party has its origins in:

- the aspirations of the Australian people for a decent, secure, dignified and constructive way of life;
- the recognition by the trade union movement of the necessity for a political voice to take forward the struggle of the working class against the excesses, injustices and inequalities of capitalism; and
- the commitment by the Australian people to the creation of an independent, free and enlightened Australia.

B) OBJECTIVES

The Australian Labor Party is a democratic socialist Party and has the objective of the democratic socialisation of industry, production, distribution and exchange, to the extent necessary to eliminate exploitation and other anti-social features in these fields.

To achieve the political and social values of equality, democracy, liberty and social co-operation inherent in this objective, the Australian Labor Party stands for:

1. Redistribution of political and economic power so that all members of society have the opportunity to participate in the shaping and control of the institutions and relationships which determine their lives.
2. Establishment and development of public enterprises, based upon federal, state and other forms of social ownership, in appropriate sectors of the economy.
3. Democratic control and strategic social ownership of Australian natural resources for the benefit of all Australians.
4. Maintenance of and support for a competitive non-monopolistic private sector, including small business and farming, controlled and owned by Australians, operating within clear social guidelines and objectives.
5. The right to own private property.

6. Recognition and encouragement of the right of labour to organise for the protection and advancement of its interests.
7. The application of democracy in industry to increase the opportunities for people to work in satisfying, healthy and humane conditions, and to participate in and to increase their control over the decision-making processes affecting them.
8. The promotion of socially appropriate technology and the monitoring of its introduction to ensure that the needs and interests of labour, as well as the requirements of competitive industry and consumer demand, are taken into consideration.
9. The restoration and maintenance of full employment.
10. The abolition of poverty, and the achievement of greater equality in the distribution of income, wealth and opportunity
11. Social justice and equality for individuals, the family and all social units, and the elimination of exploitation in the home.
12. Equal access and rights to employment, education, information, technology, housing, health and welfare services, cultural and leisure activities and the law.
13. Reform of the Australian Constitution and other political institutions to ensure that they reflect the will of the majority of Australian citizens and the existence of Australia as an independent Republic.
14. Recognition and protection of fundamental political and civil rights, including freedom of expression, the press, assembly, association, conscience and religion; the right to privacy; the protection of the individual from oppression by the state; and the democratic reform of the Australian legal system.
15. The development of a democratic communications system, as an integral part of a free society, to which all citizens have opportunities for free access.
16. Elimination of discrimination and exploitation on the grounds of class, race, sex, sexuality, religion, political affiliation, national origin, citizenship, age, disability, regional location, or economic or household status.

17. Recognition of the prior ownership of Australian land by Aborigines and Islanders, recognition of their special and essential relationship with the land as the basis of their culture, and a commitment to the return of established traditional lands to the ownership of Aboriginal and Islander communities.
18. Recognition and encouragement of diversity of cultural expression and lifestyle within the Australian community.
19. The proper management of Australian resources and protection of the environment, whether created by people or nature, to safeguard the rights of present and future generations.
20. Maintenance of world peace; an independent Australian position in world affairs; the recognition of the right of all nations to self determination and independence; regional and international agreement for arms control and disarmament; the provision of economic and social aid to developing nations; a commitment to resolve international conflicts through the United Nations; and a recognition of the inalienable right of all people to liberty, equality, democracy and social justice.
21. Commitment to and participation in the international democratic socialist movement as represented by the Socialist International.
22. Recognition of the right of citizens to work for progressive changes consistent with the broad principles of democratic socialism.

C) PRINCIPLES OF ACTION

The Australian Labor Party believes that the task of building democratic socialism is a co-operative process which requires:

1. constitutional action through the Australian and State Parliaments, municipal and other statutory authorities;
2. union action; and
3. ongoing action by organised community groups.

D) MEMBERSHIP AND ORGANISATION

- Membership of the ALP is open to all residents of Australia who are prepared to accept its objectives and who have associations with no other political Party.
- Australian Labor Party policy is made by National Conferences comprising the national and state parliamentary leadership of the Party, together with elected delegates from all states, the Australian Capital Territory, the Northern Territory and Australian Young Labor.
- Party policy within the States and Territories is framed by conferences of delegates elected by constituent branches and affiliated unions.
- Policy within the Australian Labor Party is not made by directives from the leadership, but by resolutions originating from branches, affiliated unions and individual Party members.

1. WHAT IS THE LABOR PARTY?

The Australian Labor Party is the oldest and the largest political Party in Australia.

The Party has a wide membership, and is in essence a coalition of Australians believing in social change, reformers, progressives, radicals, social democrats and democratic socialists. Some would be content with minor changes to our present social and economic systems; others desire a gradual transformation of Australia along democratic socialist lines; others would wish for a more rapid and dramatic change in the Australian system. What binds all segments of the Labor Party together is a shared critical attitude and two positive commitments – first to a fairer, more equitable and more just society; and second to the achieving of this society through democratic means.

The Australian Labor Party is one of a small group of political parties which are genuine labour parties: the trade unions are affiliated to the Party.

This distinguishes a labour Party from social democratic parties, although they may have common ideals and philosophies, and from broadly-based progressive parties like the American Democratic Party.

The ALP is a member of the Socialist International along with the British and New Zealand Labour Parties, the German SDP and the Scandinavian Social Democratic Party.

The Australian Labor Party stands for democratic socialism. Democratic socialism is distinguished by a particular set of values. These include:

- (i) Democracy
- (ii) Liberty
- (iii) Co-operation
- (iv) State Planning
- (v) Equality

The policies of the Australian Labor Party are outlined in the National and State Platforms of the Party.

2. HOW THE LABOR PARTY WORKS

The ALP is organised as a federal body with national machinery superimposed on six State and two Territory branches.

National Conference

The National Conference is the supreme governing authority of the Party. Its decisions are binding on every member and every section of the Party. The conference meets every three years and has more than 400 delegates. The main function of the National Conference is to approve regular changes in the Party Platform and to revise the Constitution and Rules.

National Executive

The chief administrative authority of the Party is the National Executive, which is subject only to the authority of the National Conference. The Executive meets at regular intervals, usually four or five times a year. It has very wide powers and can intervene in every aspect of ALP activity. It is responsible for carrying out National Conference decisions and for interpreting Party policy between National Conferences.

The Executive also superintends the committee work which regularly revises the platform for approval of the National Conference. The National Executive is made up of the Parliamentary leader and 20 members elected by National Conference. The Party President is Chairperson of the National Conference and the National Executive.

National Policy Committees

National policy committees review the existing platform and suggest changes where necessary. The committees are chosen by National Executive and chaired by a member of the Executive. They liaise closely with federal ministers or shadow ministers who are ex-officio members of the committee or committees relevant to their portfolios.

National Secretariat

The ALP's main co-ordinating agency is the National Secretariat, which is based in Canberra. The Secretariat is responsible for servicing the National Conference, the National Executive and the ALP Policy Committees.

It directs national election campaigns under the direction of a National Campaign Committee. The Secretariat also maintains liaison with the Federal Parliamentary Party and with State Branches of the Party.

Federal Parliamentary Labor Party (Caucus)

The Federal Parliamentary Labor Party, also referred to as Caucus, has substantial independent powers. It is subject to direction from the National Conference and National Executive, but not from any State branch of the ALP.

The Caucus has evolved its own rules and procedures over more than 100 years of involvement in Federal Parliament. The Caucus usually meets once a week, when Parliament is sitting, to plan tactics and to determine Party attitudes to legislation and Government policy.

Caucus has developed an elaborate machinery of policy committees. It elects the Parliamentary Leader, Deputy Leader, Senate Leader and Deputy Senate Leader.

Convention – Meets Annually

Convention is the supreme governing body of the Australian Labor Party in South Australia. Policy made by Convention (which must meet at least once annually) cannot be altered, except by a subsequent Convention decision. Convention is composed of 200 delegates from affiliated unions and State Districts.

Council – Meets Quarterly

Council is the governing body between Conventions. It acts as a watchdog on the Executive and the Parliamentary Party. Although Council has no power to alter rules, it can be called upon to adjudicate over alleged rule transgressions. It meets quarterly and affiliated unions, Sub-Branches and Australian Young Labor are entitled to be represented by delegates.

State Executive – Meets Monthly

The State Executive is the governing body of the Party between Councils.

The State Executive is responsible for the day to day administration of the Party. It meets every four weeks. The Executive is made up of the Party President, Senior and Junior Vice Presidents and 15 other members all elected by State Convention. The State Secretary and the Leader of the State Parliamentary Labor Party are also members.

Federal Electorate Councils (FEC)

FEC's are set up in each of the eleven Federal Electorates. Federal Electorate Councils consist of all Sub-Branch members within a Federal Electorate.

Affiliated Unions

Affiliated Unions are unions which subscribe to the goals of the ALP and pay an affiliation fee according to their membership. This entitles these unions to send delegates to Convention and Council.

State Electoral Districts and Sub-Branches

Sub-Branches are made up of people from all walks of life who are interested in the Labor movement and the ideals for which it stands. Each State Electoral District usually consists of one Sub-Branch. The State Electoral Districts elect delegates who are members of Sub-Branches to Council and Convention. Sub-Branches refer matters to both bodies and organise political, fundraising and social activities at a local level.

Caucus

Parliamentary Branches (Caucus): All Labor members of State Parliament form a separate branch of the ALP, and all the SA Labor Members of Federal Parliament another.

Australian Young Labor (AYL)

AYL is a special interest branch of the ALP in South Australia. All ALP members under 26 years of age at a time specified in the Rules are automatically members of AYL. AYL sends delegates to Council and Convention as well as National AYL bodies.

Country Labor

Country Labor plays an important role in connecting country ALP members to ALP Ministers, Shadow Ministers, Members of Parliament, policy committees and bringing a regional perspective to policy debates. To be a member of Country Labor you must live within a set of geographic boundaries. Country Labor is entitled to elect a non-voting delegate to Convention and Council.

Labor Women

All women members of the ALP are automatically members of Labor Women and can stand for election to Labor Women's Executive Committee. The Committee lobbied hard for the introduction of Affirmative Action to all multiple positions in the Party, and exists as a means for women to learn more about women and the ALP. The Committee runs information sessions on a range of issues including meeting procedure, Party structures and women's issues, as well as organising social functions for ALP women to meet each other. Labor Women also runs the Molly Byrne/Marie Skitch fund which was set up to offer financial support to ALP women candidates for political office. The Committee plays an important role in increasing the number of ALP women in Parliament.

Labor Women is entitled to elect a non-voting delegate to Convention and Council.

Policy Networks

The Party has several Policy Networks. These Policy Networks act as educative and information forums, contribute to the processes and activities of the Platform Committee and Platform Sub-Committees. Any member of the Party may elect to join a Policy Network.

Campaign Committee

The Campaign Committee oversees election and other publicity campaigns. It is responsible to the State Executive and reports to Convention.

Platform Committee

The Platform Committee is elected every three to four years by Convention and convenes Platform sub-committees for the formulation and review of the state ALP's core values document or Platform. These sub-committees review Party platform in conjunction with the relevant Minister or Shadow Minister. The Platform Committee reports to Convention.

Agenda Committee

The Agenda Committee recommends to Convention the items to be dealt with by the Convention during certain sessions. The items are in the form of motions which have been passed at meetings of affiliates and been forwarded to Convention for consideration.

The National Labor Herald

The Labor Herald is the official online magazine of the ALP and can be viewed at www.eherald.alp.org.au.

3. YOU AND YOUR LOCAL SUB-BRANCH AND FEDERAL ELECTORATE COUNCIL

By becoming involved in many of the Sub-Branch activities you will find the activities rewarding and interesting, and your membership of the ALP more meaningful.

Sub-Branch Officers

The rules of the Party stipulate that the officers of a Sub-Branch shall consist of a President, a Vice President, a Secretary and may include other positions such as Treasurer and Membership Officer.

It is usually the role of the President to co-ordinate the activities of the Sub-Branch, to chair Sub-Branch meetings and to play a major role in assisting in the organising of activities.

The Secretary is responsible for conducting all correspondence of the Sub-Branch and generally assisting in all the administrative matters. The Treasurer has the responsibility of conducting the financial affairs.

Some Sub-Branches elect a Membership Officer who has responsibility for coordinating membership drive campaigns. The Membership Officer's position is one of the most important positions in a Sub-Branch. If we are to succeed in implementing our philosophies and policies to the fullest extent we must build a large membership.

Sub-Branch Officers usually meet from time to time as a Sub-Branch Executive. The Executive as a whole is responsible for improving the effectiveness of the Sub-Branch organisation and activities.

What can your Sub-Branch offer you?

By joining the Australian Labor Party you gain:

- membership of the Australia-wide organisation that determines the policy of Labor Governments, State and Federal;
- the right to nominate in pre-selection ballots for candidates for Parliament (subject to a qualifying period of membership);
- the opportunity to meet and discuss public affairs of all kinds, local, State and National, and to have your ideas brought before the whole ALP and to have them adopted as Labor policy.

Sub-Branches not only provide avenues for formulating or altering Party policy, they have an important role in providing political education for ALP members. This depends very much upon the willingness of the Sub-Branches to organise interesting and stimulating guest speakers at meetings and upon Sub-Branch members to inform themselves on matters for discussion. Some Sub-Branches hold policy discussion groups and seminars.

In addition, members have the opportunity of participating in the endorsing or selecting of their ALP candidates at State and Federal elections (subject to a qualifying period of membership).

Another very important and worthwhile activity for local Sub-Branches is the involvement of members in social, cultural and community activities.

Many Sub-Branches organise frequent functions at which members have the opportunity of mixing socially and meeting national and state leaders.

What can you offer your Sub-Branch?

You may be able to assist your Sub-Branch in many ways. The level of activity varies between Sub-Branches. Sub-Branches generally aim to become involved in social and fundraising activities, in the production of Sub-Branch and community newsletters, advertising and publicity for the Sub-Branch, and other areas of community involvement. Above all, potentially the greatest contribution you can make is in the formulation of Party policy. Ideas expressed at Sub-Branch meetings often become items for Convention or Conference and written into ALP policy.

The two main areas in which Sub-Branches require assistance are in recruiting members and campaigning at election times.

The task of building the membership of the Party is one which all members of Structure and Organisation the Australian Labor Party have the power to do. Members are encouraged to recruit their friends into the Party and to assist Sub-Branches in other membership recruitment activities.

4. THE ALP AND TRADE UNIONS

A) Connections

1. Historical

The ALP was born out of a move by employee unions in the early 1890s to have the voice of the Labour Movement heard more effectively. Union members were largely responsible for the formation of ALP policy and for creating the mood for electoral success for the ALP.

2. Common Goals

The Australian Labor Party and the Union Movement have in broad terms similar objectives, that is, an equitable distribution of community wealth and resources.

But both have certain specific objectives which differ. Unions focus on the conditions of employment – wages, recreation leave, workers' compensation and safety regulations of their members.

3. Mutual Support

The ALP aims to support unions in pursuit of their industrial goals and many unions support the ALP in pursuit of its political goals.

4. Organisational Links Many unions affiliate with the ALP so as to improve the standard of living for their members. An affiliated union pays dues to the ALP and is represented in Party forums. The ability of unions to achieve their industrial and other objectives is increased because of this link.

B) Distinctive Features

1. The Union Movement

The Australian Council of Trade Unions (ACTU) is the supreme governing body of the union movement in Australia. Unions affiliated to the ACTU represent workers in all types of employment – from truck drivers, butchers and teachers to metal workers, council workers and nurses. The ACTU is not affiliated with the ALP.

The ACTU assists unions to settle industrial disputes and presents submissions to the Federal Government on economic, legal and industrial issues. SA Unions is one of six branches of the ACTU and represents the SA Union Movement. Like the ACTU, SA Unions is not affiliated to the ALP.

SA Unions meets fortnightly to discuss union policy and to deal with items forwarded by affiliates.

2. The Australian Labor Party

The ALP is more than a body representing affiliated unions. It is composed of political branches, which are made up of people from all walks of life who are committed to the ideals for which it stands, as well as union affiliates. The Party is responsible to a wide community constituency.

5. THE ALP AND THE INTERNET

The ALP Home Page address is <http://www.sa.alp.org.au>

The SA Branch email is info@sa.alp.org.au

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1 NAME

The name of the Party shall be the Australian Labor Party (South Australian Branch). The Head Office of the Party shall be situated at 141 Gilles Street, Adelaide 5000 or at such other place as determined by State Executive.

2 DEFINITIONS

- 2.1 In these Rules, the singular shall include the plural and the plural shall include the singular.
- 2.2 The following terms shall have the meaning set against them respectively:
 - (a) ‘FEC’ – A Federal Electorate Council.
 - (b) ‘Federal Division’ – An electoral division for the election of a member of the House of Representatives.
 - (c) ‘Head Office Branch’ – A Sub-Branch of the Party to which members not allocated to a Sub-Branch under Rule 5 may be allocated.
 - (d) ‘Party’ – The Australian Labor Party (South Australian Branch).
 - (e) ‘State District’ – An electoral district for the election of a member of the House of Assembly.
 - (f) ‘Sub-Branch’ – A Sub-Branch of the Party that does not include the ‘Head Office Branch’.
 - (g) ‘Sub-Division’ – An electoral Sub-Division.
 - (h) ‘union’ – An organisation or association of employees registered under either the Workplace Relations Act 1996 or the Fair Work Act 1994 or any successor legislation.

3 POWERS

The Powers of the Party shall be:

- 3.1 To purchase or otherwise acquire equipment for carrying out the objects of the Party, and to sell, exchange or dispose of such equipment no longer required.

- 3.2 To enter into such agreements as may be necessary for carrying out the objects of the Party.
- 3.3 To hold, take on lease, purchase or otherwise acquire real property and to sell, exchange, mortgage, lease and construct improvements on such property.
- 3.4 To invest any monies from time to time surplus to the immediate requirements of the Party and to vary and realise such investments.
- 3.5 To procure the incorporation of companies and the establishment of trusts to hold or receive for the benefit of the Party any real or personal property of the Party and otherwise for the attainment of the objects of the Party.
- 3.6 To open and maintain bank accounts in the name of the Party.
- 3.7 To appoint a qualified Auditor.
- 3.8 To elect a State Executive to manage the affairs of the Party. The State Executive shall be subject to the control of the Party.
- 3.9 To appoint or elect Committees for the purpose of carrying out the objects of the Party.
- 3.10 To hire, engage and/or employ persons and to pay them salaries, wages, gratuities and pensions for services rendered to the Party.
- 3.11 To reimburse persons for expenses incurred in the service of the Party.
- 3.12 To indemnify persons out of the funds of the Party.
- 3.13 To fix membership and affiliation fees and any other payments from time to time.
- 3.14 To amend the Rules, the Constitution, and the State Platform from time to time.
- 3.15 To appoint or arrange for the election of delegates to represent the Party.
- 3.16 To pre-select candidates for the State and Federal Parliaments.
- 3.17 To do all such other things as are incidental or conducive to the attainment of the objects of the Party.

4 SCHEDULES

- 4.1 The Schedules appearing in this Rule Book shall be deemed to be part of these Rules.

5 MEMBERSHIP

5.1 Definitions

- *'The Probationary Period'* – the period of probation to which a person is subject being the period from the time an application for membership is made in accordance with Rule 5.3.1 until sixty (60) days have elapsed, save in the A Introduction 21 case of an objection to the application for membership in compliance with Rule 5.3.8, in which case the person will remain a member on probation until the objection is resolved by decision of the State Executive.
- *'A Member'* – a person, whether a financial or unfinancial member, who has joined the Party in accordance with the Rules and who has not resigned, or who is not deemed to have resigned, or who has not been expelled, in accordance with the Rules. A member will be a 'First Year Member', a 'Second Year Member' or a 'Full Member' for the periods described in and with rights as specified in Rule 5.7.
- *'A Financial Member'* – a person who has paid the membership fee for the current financial year or for the previous financial year where the renewal period referred to in Rule 5.8.2 has not elapsed.
- *'An Unfinancial Member'* – a person who has not paid the membership fee for the current financial year by 30 November of that year.

5.2 Eligibility

- 5.2.1 Subject to the Rules, membership of the Party is open to all residents of South Australia over the age of fourteen (14)

years who are prepared to accept its Platform and Rules and those of the Australian Labor Party, and who are correctly enrolled with the Australian Electoral Commission to vote in a Federal Election at their stated address excepting those applicants who are not so entitled because they are under eighteen (18) years of age or are not Australian citizens.

- 5.2.2 Subject to the power of State Executive pursuant to Rule 18.3.1(e), a person who is a member of or has an association with another political Party or an auxiliary or a proscribed organisation, or who within two years prior to making application for membership of the Party, has had an association with another political Party or an auxiliary or proscribed organisation, is not eligible to be a member of the Party.
- 5.2.3 Subject to Rule 5.2.4,
Members are encouraged to be members of a union or to employ union labour.
- 5.2.4 In relation to a member who is not a member of a relevant affiliated union, the State Secretary shall provide contact details of that member to the relevant affiliated union.
- 5.2.5 A person who, whilst a Labor Member of Parliament, votes contrary to a decision of a duly constituted meeting of the State Parliamentary Labor Party, is not eligible to remain a member of the Party or after ceasing to be a member for any reason to again be a member of the Party. This rule may be waived only by a resolution of Convention.

5.3 Procedure for Application for Membership

- 5.3.1 An applicant shall make application for membership by:
- (a) Signing a completed application for membership of the Party in the form of application prescribed by National Executive.
 - (b) Paying the membership fee in the amount determined by Convention pursuant to Rule 41.1; and
 - (c) Providing the membership application form and membership fee to the Head Office of the Party within twenty eight (28) days of the completion of the application in person, by post, by facsimile, by such other electronic means of application lodgement as State Executive deems appropriate or by an agent of the applicant. Where the membership application form or the membership fee are provided by an agent of the applicant, it shall be necessary for the agent to provide identification.
 - (d) For the purposes of Rule 5.3.1(c), only Labor Members of Parliament, endorsed Labor candidates, members of the applicant's family resident at the same address, the State Secretary and the Assistant State Secretary, secretaries of affiliated unions, or A Introduction 23 an official of the Sub-Branch to which the applicant would be allocated pursuant to Rule 5.6 may act as agents for an applicant.
 - (e) When an application is made in accordance with this rule, the State Secretary will accept payment of not less than one and no more than three years of membership.
 - (f) When an application for membership is made, the applicant must be correctly enrolled with the Australian Electoral Commission to vote in a Federal election at the applicant's stated address unless the applicant is not so entitled because he or she is under eighteen (18) years of age or is not an Australian citizen.

- (g) Or by completing an application form online and paying their membership fees by electronic funds transfer from their own account, or with their own credit card.
- 5.3.2 Upon application for membership being made in accordance with Rule 5.3.1, the State Secretary shall:
 - (a) cause the applicant to be allocated to a Sub-Branch or Head Office Branch in accordance with Rule 5.6
 - (b) forward within seven days or as soon as practicable a copy of the application form (excluding any credit card details) to the relevant Sub-Branch Secretary (except where the applicant is allocated to Head Office Branch) and to the Chairperson of the Credentials Committee.
- 5.3.3 A Sub-Branch Secretary and the Chairperson of the Credentials Committee who receive a copy of an application for membership from the State Secretary shall table the application at the next Sub-Branch general meeting or Credentials Committee meeting.
- 5.3.4 A Sub-Branch and the Credentials Committee will each have sixty (60) days from the date of receipt of the relevant application for membership by the Head Office to consider the application for membership and to make any objection to the State Secretary. The Credentials Committee will have sixty (60) days from receipt of advice from the State Secretary pursuant to Rule 8.2.4 of reallocations of members to different Sub-Branches to consider the reallocations and make any objection to the State Secretary.

- 5.3.5 In the event that multiple applications are lodged and/or paid for by a person on behalf of (an) applicant(s) for membership, or that more than fifteen (15) applications for membership are received and allocated to a particular Sub-Branch in any one calendar month, or that there are applications for membership received and allocated to a particular Sub-Branch or reallocations of members to the same Sub-Branch exceeding a combined total of fifteen (15) in any one calendar month, the Credentials Committee may require such further evidence of the identity and eligibility of an applicant or reallocated member as it deems appropriate.
- 5.3.6 An application received by a member from an applicant must be forwarded to the Head Office within twenty eight (28) days of the application being completed.
- 5.3.7 An application not received by the Head Office within twenty eight (28) days of the application being completed shall be invalid and the State Secretary shall not be required to process the application in accordance with Rule 5.3.2.
- 5.3.8 An objection to an application for membership or to a reallocation of a member to a Sub-Branch must be made to the State Secretary in writing and must contain particulars of the grounds of the objection.
- 5.3.9 The State Secretary shall refer any objection received within the sixty (60) day period which complies with Rule 5.3.8 to the meeting of the Credentials Committee next occurring not less than fourteen (14) days after receipt of the objection. The Credentials Committee shall by resolution make a recommendation to State Executive as to whether the applicant should be admitted to membership or reallocated to a Sub-Branch as the case may be. The applicant in relation to whom the objection has been made shall be informed in writing of the time and date of the Credentials Committee meeting and shall be provided with a copy of the objection

and any supporting material. If the applicant wishes he or she must be heard personally at the Credentials Committee meeting in relation to the objection.

- 5.3.10 The State Secretary shall refer the recommendation of the Credentials Committee to the next meeting of State Executive which shall by resolution decide, in the case of objection to membership, whether the applicant shall be admitted to membership, or, in the case of objection to reallocation, whether the member is reallocated to a different Sub-Branch.

5.4 Refusal of Membership

- 5.4.1 Notwithstanding any other rule, the State Executive shall have an unfettered power to refuse membership to any person if it is satisfied on clear and compelling evidence that the applicant does not meet the requirements of Rules 5.2.1 and 5.2.2 regardless of whether an objection to the application for membership has or has not been received by the State Secretary.
- 5.4.2 Notwithstanding any other rule, the State Executive shall have an unfettered power to refuse a reallocation of a member to a different Sub-Branch if it is satisfied that such a reallocation is not appropriate in the circumstances.
- 5.4.3 A person who has been refused membership by the State Executive may appeal to Convention. The appeal must be made in writing and must be delivered to the State Secretary within thirty (30) days of the decision to refuse membership. The appeal shall be heard at the next Convention. The State Secretary will notify the applicant of the time and date the appeal will be heard. The applicant shall be invited to be present at Convention when the appeal is considered and may be heard personally in relation to the appeal. If the applicant is not present at Convention for the hearing of the appeal Convention shall dismiss the appeal.

5.5 Commencement of Membership

- 5.5.1 The probationary period of membership commences from the time an application for membership made in accordance with Rule 5.3.1 is provided to the Head Office of the Party.
- 5.5.2 The probationary period will end after sixty (60) days from the commencement of membership, except where an objection is made under Rule 5.3.8, in which case the probationary period continues until State Executive resolves whether or not to admit the applicant to membership.
- 5.5.3 The membership of a person who continues as a member beyond the probationary period will be deemed to have commenced from the time of commencement of the probationary period.

5.6 Allocation to Sub-Branches

- 5.6.1 No person shall be a member of more than one Sub-Branch.
- 5.6.2 Upon receipt by Head Office of an application for membership made in accordance with Rule 5.3.1, the State Secretary shall:
- cause the member to be allocated to the Sub-Branch within the State District in which the member resides;
 - cause the member to be allocated to Head Office Branch where the member resides in a State District where there is no Sub-Branch or where it may be inconvenient for a member to attend a Sub-Branch meeting in the State District or where a member, for reasons accepted by the State Secretary, wishes not to be attached to a Sub-Branch.
- 5.6.3 Notwithstanding Rule 5.6.2, State Executive shall have power to permit a member, upon application of the member concerned, to be allocated to a Sub-Branch outside the boundaries of the State District in which the person resides. Such a person shall not have the right to hold office in the

Sub-Branch or to be a Sub-Branch delegate, to vote in Sub-Branch elections or to vote in the Sub-Branch component of Preselection ballots.

- 5.6.4 Upon successful application under Rule 5.6.3, the member is eligible to join any FEC which wholly or partly covers the area covered by the Sub-Branch to which the member has been allocated. The member must at the time of the application under Rule 5.6.3 elect which FEC the member wishes to belong to under this Rule.

Should the FEC be the one in which the member resides, such member shall have full rights normally accruing to a member at FEC meetings under these rules (subject to any limitation on those rights in accordance with Rule 5.7). Should the FEC be other than the one in which the member resides, such member shall not have the right to hold office in or vote in FEC elections or to vote in the FEC component of a pre-selection ballot.

- 5.6.5 Notwithstanding Rule 5.6.2 and subject to Rule 5.6.6, a Labor Member of Parliament, an endorsed candidate, and a spouse of a Labor Member of Parliament or endorsed candidate:

(a) shall have the right to membership of any Sub-Branch; and any FEC in the State District or Federal Division for which they are the Member of Parliament or the endorsed Labor candidate; and

(b) shall have the right to attend and speak at any Sub-Branch and any FEC in the State, District or Federal Division for which they are the Member of Parliament or the endorsed Labor candidate.

- 5.6.6 Rule 5.6.5 shall not apply to a Labor Member of Parliament, endorsed candidate, or spouse of a Labor Member of Parliament or endorsed candidate, who resides in the State District or Federal Division the member or endorsed

candidate represents, in which case there shall be rights to attend and speak only at Sub-Branches or FECs in that State District or Federal Division.

5.7 Membership Categories and Rights

5.7.1 Categories of Membership

(a) A member will be a 'First Year Member' from the time membership commences until the following 30th June.

(b) A member will be a 'Second Year Member' from the 1st July first occurring after the First Year Membership ends until the following 30 June.

(c) A member shall be a 'Full Member' from the 1st July following the expiry of second year membership.

- 5.7.2 The types of membership and the rights of a First Year Member, Second Year Member and Full Member shall be as set out in the following:

First Year Member

From the date an application is received by Head Office until the 30th of June following that date.

From the time application received by Head Office

- Attend meetings of Sub-Branch, FEC, Labor Women, AYL, Country Labor and policy networks
- Speak at meetings
- Vote on policy motions at meetings
- Membership card

After probation period of sixty (60) days or resolution of challenge as described in Rule 5.3

- Vote on procedural motions at Sub-Branch meetings.

- Subject to Rule 25.3.1, nominate for elections for the Executive of Sub-Branch, FEC, Labor Women, AYL, Country Labor and policy networks, subject to the relevant eligibility Rules.
- Nominate for and stand in elections for the Disputes Resolution Committee and all other bodies except State Executive, National conference delegate, Convention and Council delegate and public office.
- Charge another member of the Party.
- Bring a dispute to the Disputes Resolution Committee.

Second Year Member

- From the 1st of July occurring after the First Year until the following 30th June.
- All rights of First Year Member plus:
- Subject to Rule 26.3.1, nominate for, stand in and vote in the election of State Executive and of delegates to National Conference, Council and Convention.

Full Member

From the 1st July following the expiry of the Second Year Membership.

- All rights under these Rules including:
 - Nominate for, stand in and vote in Preselection ballots for public office.
- 5.7.3 Notwithstanding that a member may have signed a direct debit authority providing for automatic payment and renewal of membership fees, or that a member may have paid initial membership fees up to three years in advance, membership rights will only accrue in accordance with this Rule.

5.8 Renewal of Membership

- 5.8.1 Payment of the membership fee for any one year will only cover the period to 30 June next regardless of when it is paid.

- 5.8.2 A member (including a First Year Member, a Second Year Member and a Full Member) who has paid membership fees for a year of membership ending on 30 June in any year must renew membership by no later than 30 November of that year in order to remain a financial member and to maintain continuity as a financial member and to exercise such rights as attach to the relevant category of membership.

5.8.3 In order to renew membership, a member:

- (a) must make a signed renewal, and provide the same to Head Office together with payment of the fee in the amount determined by Convention pursuant to Rule 41.1; or
- (b) provide Head Office with a signed and continuingly valid direct debit authority or a credit card, electronic transfer or similar payment or facility which permits automatic payment of membership fees; or
- (c) must authorise Head Office, or have a member of the family of the member resident at the same address authorise Head Office in writing or by telephone, email, Internet or other electronic means, to pay renewal fees by credit card or direct debit. Where the renewal form or the renewal fee are provided by an agent of the member, it shall be necessary for the agent to provide identification.
- (d) a renewal may be provided to Head Office in person by the renewing member, by post, by facsimile, by any means of electronic renewal lodgement as State Executive deems appropriate, or by an agent of the renewing member;

- (e) for the purposes of Rule 5.8.3(d), only Labor Members of Parliament, endorsed Labor candidates, members of the renewing member's family resident at the same address, the State Secretary and the Assistant State Secretary, secretaries of affiliated unions or an official of a Sub-Branch to which the member has been allocated pursuant to Rule 5.6 may act as an agent for a renewing member;
 - (f) when a renewal is made in accordance with this rule, the State Secretary will accept payment of not less than one and no more than three further years of membership.
- 5.8.4 In the event that multiple renewals are provided and/or paid for by a person on behalf of (a) renewing member(s) the Credentials Committee may require such further evidence of the identity of a member as it deems appropriate.
- 5.8.5 The State Secretary shall:
- (a) notify the applicable Sub-Branch of any renewal applications received by Head Office;
 - (b) By no later than 30 September in each year:
 - (i) send reminder notices with renewal applications to members who have not renewed their membership by that time;
 - (ii) notify Sub-Branches of unfinancial members and those who will become unfinancial members if membership is not renewed by 30 November of that year.
- 5.8.6 The State Executive may establish such bank deductions, electronic transfer, direct debit, telephone, email, Internet and related systems as may be appropriate to facilitate payment of renewal fees for membership.

5.9 Unfinancial Members

- 5.9.1 Subject to this Rule an unfinancial member immediately forfeits all rights.
- 5.9.2 If an unfinancial member renews membership within five years of the date the member became unfinancial:
- (a) the member will be deemed to be a First Year Member from the date of renewal and will accrue rights in accordance with Rule 5.7;
 - (b) the eligibility for membership of the member will not be subject to challenge under Rule 5.3 but may be challenged under another Rule;
- 5.9.3 Any member who is an unfinancial member for a period of five successive years will be deemed to have resigned from the Party. If the former member applies for membership following the date of deemed resignation, the former member will be required to re-apply for membership as if a new applicant subject to the power of State Executive to restore to the member the rights and privileges of a Full Member upon that former member making application for membership pursuant to Rule 5.3.1.

5.10 Life Membership

- 5.10.1 State Executive may recommend to Convention the conferring of up to three life memberships per year.
- 5.10.2 Life members shall have and be subject to the same rights, privileges and obligations as ordinary members except for the requirement to pay further membership fees, which requirement shall be waived.

5.11 Membership Records

- 5.11.1 The State Secretary must keep a record of members and their status as First Year, Second Year or Full Members.

- 5.11.2 Notwithstanding records kept by a Sub-branch, the official record of membership entitlements will be the record kept by the State Secretary.
- 5.11.3 All records associated with the payment of membership fees shall be available to the State Secretary, or the Assistant State Secretary, upon request.

6 MEMBERS' OBLIGATIONS

- 6.1 All members of the Party are bound by the National and State Platforms, and the Rules of the Party.
- 6.2 Affiliated unions are bound by the Rules of the Party.
- 6.3 Members for whom application or renewal fees are paid and affiliated unions for which affiliation fees are paid shall automatically accept all the responsibilities of membership and are bound by this Rule.

7 COMPOSITION

- 7.1 Subject to Rule 5, the Party shall consist of the members and affiliated unions, provided members are over the age of fourteen (14) years and are not members of any other political Party or auxiliary thereof or of an organisation proscribed by the National Executive or National Conference.
- 7.2 A union wishing to become affiliated with the Party shall make application in writing to the State Secretary, accompanied by a copy of the Constitution and Rules of the union. The State Secretary shall refer the application to the State Executive which shall list the matter on Council or Convention agenda for consideration.
- 7.3 If an application for affiliation by a union is approved by Convention or Council the union's delegates shall be provided with credentials by the Party subject to compliance with Rules 16 and 17.

- 7.4 All bona fide unions shall have the right to affiliate to the ALP. This right to affiliate shall not be impaired unless it can be demonstrated clearly that the relevant organisation is not a bona fide union or that the organisation has engaged in conduct that renders it unsuitable to be affiliated.
- 7.5 Where Convention or Council refuses an application by a union for affiliation, a financial member of the Party who is also a member of the union may appeal to the Disputes Tribunal against that refusal in accordance with Rules 21.4, 21.5 and 21.6.

8 SUB-BRANCHES

8.1 Establishment

- 8.1.1 Subject to the provisions of Rules 8.1.2, 8.1.3 and 8.1.4 Sub-Bran­ches may be established by Council on the recommendation of the State Executive.
- 8.1.2 A minimum of twenty five (25) members for a metropolitan State District and ten (10) members for a country State District shall be required to constitute a Sub-Branch.
- 8.1.3 No more than one Sub-Branch shall be constituted in any State District provided that State Executive may, in appropriate circumstances and subject to the approval of Council, establish more than one Sub-Branch in a State District. Unless Council determines otherwise, and subject to Rule 8.1.4, the name of each Sub-Branch shall reflect the name of the relevant State District in which that Sub-Branch is located.
- 8.1.4 No more than two (2) Sub-Bran­ches shall be constituted in any country State District unless otherwise determined by Council by reason of geographical obstacles across the State District. In State Districts now having more than two (2) Sub-Bran­ches, the existing Sub-Bran­ches may continue while they comprise no less than ten (10) members.
- 8.1.5 State Executive may, subject to the approval of Council, draw Sub-Branch boundaries within a metropolitan State District. The boundaries shall as nearly as practicable divide the population of the State District equally where the State District is wholly within the one Federal Division.

Where the State District is within more than one Federal Division, the boundaries used shall be those of the subdivisions created by the overlap of State and Federal electorates, except where this would produce significant discrepancies.

- 8.1.6 When a boundary is drawn, the State Secretary shall write to all members affected, informing them of the boundary and inviting them to choose within two (2) months between the two (2) relevant Sub-Bran­ches to which they may be allocated. If members affected do not respond to the State Secretary by letter within two months they remain with their existing Sub-Branch. New members shall join the Sub-Branch within the boundaries of which they reside.
 - 8.1.7 Nothing in this Rule shall affect Sub-Bran­ches which are already in existence at the time of the commencement of this Rule. Such Sub-Bran­ches and members thereof shall continue to be entitled to participate in all activities of the Party in accordance with the Rules.
 - 8.1.8 Upon the establishment of a new Sub-Branch, the State Secretary shall invite all members who are eligible to be members of the new Sub-Branch under Rule 5.6 to become members of it. A member shall have twenty eight (28) days from the date of such invitation to inform the State Secretary whether he or she elects to join the new Sub-Branch. If he or she does not make such an election before the expiration of this period he or she shall remain a member of their existing Sub-Branch.
- ### 8.2 Re-allocation of Sub-Bran­ches
- 8.2.1 A member who changes address and who no longer resides within the Sub-Branch to which the member belongs, shall advise the State Secretary in writing who shall then allocate the member to the Sub-Branch within the boundaries of which the member now resides.
 - 8.2.2 Notwithstanding that the State Secretary has not been given notice pursuant to Rule 8.2.1 by a member of a change of address requiring a change of Sub-Branch, the State Secretary shall, upon becoming aware of a member's change of address through information that the State Secretary

deems satisfactory, allocate the member to the new Sub-Branch within which the member resides.

A member so allocated must be made aware of the nature and the substance of the information received by the State Secretary.

8.2.3 If a member wishes to be allocated to another Sub-Branch within the State District in which the member resides, the member shall make written application to the State Secretary for a re-allocation. The State Executive may approve the re-allocation notwithstanding that the member does not reside within the boundaries of the Sub-Branch to which the member is re-allocated, as long as the member continues to reside in the same State District.

8.2.4 Where the State Secretary receives advice which results in reallocation of more than fifteen (15) members to a particular Sub-Branch in any one calendar month, or which combined with new applicants results in more than B Constituent Bodies 35 fifteen (15) members being admitted to or re-allocated to a particular Sub-Branch in any one calendar month, the State Secretary shall refer the applications and advices to the Credentials Committee for consideration in accordance with Rule 5.3.5.

8.3 Records

- 8.3.1 Each Sub-Branch in accordance with the administrative directions of the State Secretary shall keep:
- (a) an accurate and up-to-date record of members, and their status as First Year, Second Year or Full Members;
 - (b) minutes of all meetings of the Sub-Branch.
- 8.3.2 Each Sub-Branch shall present for perusal when required by the State Secretary, State Executive or the FEC all of the records referred to in Rule 8.3.1 and any other records relating to the proceedings and activities of the Sub-Branch.

8.3.3 State Executive may direct that specific details relating to the organisation and activities of a Sub-Branch be forwarded to Head Office annually in a prescribed form.

8.4 Meetings

- 8.4.1 Only members of a Sub-Branch shall be eligible to vote at their Sub-Branch meetings.
- 8.4.2 Sub-Branches in metropolitan Districts shall meet at least once a quarter and Sub-Branches in country Districts shall meet at least twice a year.
- 8.4.3 Sub-Branches shall endeavour to arrange meetings with guest speakers, to distribute literature, and to undertake political organising work in order to further the interests and influence of the Party. All its members are expected to raise funds to meet election expenses, to work to elect endorsed candidates and to implement the policy of the Party.
- 8.4.4 Each Sub-Branch shall hold an Annual General Meeting which shall be the first meeting held after 31 August each year.
- 8.4.5 Notwithstanding any other rule, a member of the State Executive, the State Secretary and the Assistant State Secretary shall have the right to attend and speak at any Sub-Branch meeting.

8.5 Reports

- 8.5.1 The Secretary of each Sub-Branch shall, if requested by the State Secretary, forward to the State Secretary a report on all matters requested relating to the working of the Sub-Branch and such reports shall be available to the State Executive and Council.

8.6 Finances

- 8.6.1 All accounts received by a Sub-Branch must be certified as correct by the President and Secretary of such Sub-Branch before being paid and such payment shall be reported to the next meeting of the Sub-Branch.
- 8.6.2 Monies raised by a Sub-Branch may be expended by such Sub-Branch in promoting the objects of the Party in such a manner as it considers desirable.
- 8.6.3 Each Sub-Branch shall, upon request, supply an audited statement of its financial standing to the State Secretary.
- 8.6.4 Each Sub-Branch shall, at the request of the State Secretary and/or State Treasurer and within twenty eight (28) days of such request, supply to the State Secretary all information necessary to enable the Party to comply with the funding and disclosure provisions of the Commonwealth Electoral Act.

9 FEDERAL ELECTORATE COUNCILS**9.1 General**

- 9.1.1 An FEC shall consist of members who are resident within that Federal Division and those members covered by Rules 5.6.4 to 5.6.6 inclusive.
- 9.1.2 A metropolitan FEC shall meet at least twice a year and a country FEC shall meet at least once a year.
- 9.1.3 Subject to part (c) of this Rule, the metropolitan and country areas with respect to an FEC are defined as follows:
 - (a) The metropolitan area shall consist of the Federal Divisions of Adelaide, Boothby, Hindmarsh, Kingston, Makin, Port Adelaide, Sturt and Wakefield.
 - (b) The country area for FECs shall consist of all other Federal Divisions.

(c) Within three months of any redistribution of a State District or Federal Division, the State Secretary shall have power to direct, in accordance with the redistribution, that a specified part of a Federal Division in the metropolitan area is to be allocated to the country area, and that a specified part of a Federal Division in the country area is to be allocated to the metropolitan area.

- 9.1.4 The duties of the FEC shall include helping Sub-Branches in organising work on behalf of the Party.
- 9.1.5 In conducting an election campaign the Divisional Campaign Director shall be subject to the directions of the State Executive or the State Campaign Director.

9.2 Meetings

- 9.2.1 FECs shall endeavour to arrange meetings with guest speakers, to distribute literature, to undertake political organising work in order to further the interests and influence of the Party, to raise funds to meet election expenses, to work to elect endorsed candidates and to implement Party policy.
- 9.2.2 Each FEC shall hold an Annual General Meeting which shall be the first meeting held after 31 August each year.
- 9.2.3 Notwithstanding any other rule, a member of the State Executive, the State Secretary and the Assistant State Secretary shall have the right to attend and speak at any FEC meeting.

9.3 Records

- 9.3.1 Each FEC shall present for perusal when required by the State Secretary or State Executive any records relating to the proceedings and activities of the FEC.

- 9.3.2 State Executive may direct that specific details relating to the organisation and activities of an FEC be forwarded to Head Office annually in a prescribed form.

9.4 Finances

- 9.4.1 All accounts for expenditure by the FEC must be certified as correct by the President and Secretary of such FEC before being paid, and such payment shall be reported to the next meeting of the FEC.
- 9.4.2 Monies raised by an FEC may be expended by the FEC in promoting the objects of the Party in such a manner as it considers desirable.
- 9.4.3 Each FEC shall, upon request, supply a certified statement of its financial standing to the State Secretary.
- 9.4.4 Each FEC shall, at the request of the State Secretary and/or State Treasurer and within twenty eight days (28) days of such request, supply to the State Secretary all information necessary to enable the Party to comply with the funding and disclosure provisions of the Commonwealth Electoral Act.

9.5 Reports

- 9.5.1 The Secretary of each FEC shall, if requested by the State Secretary, forward to the State Secretary a report on all matters requested relating to the working of the FEC and such reports shall be available to the State Executive and Council.
- 9.5.2 If the State Executive is satisfied that the affairs of the FEC are not being properly and efficiently conducted, the State Executive may revoke the right of the FEC to representation at Council or Convention or both, provided the State Executive's decision is endorsed by Council, Convention or both, as the case may be.

10 AUSTRALIAN YOUNG LABOR (SOUTH AUSTRALIAN BRANCH)**10.1 Objective**

Australian Young Labor (South Australian Branch) ('AYL') shall promote, among young people in particular, the Australian Labor Party, its objectives, history, policies and candidates.

10.2 Membership

- 10.2.1 All persons who are members of the Party and under twenty six (26) years of age in any year on 1 July shall be members of Australian Young Labor for the financial year from 1 July of that year.
- 10.2.2 Notwithstanding Rule 10.2.1 a person who is elected to an office within the AYL or is an AYL delegate to either Convention or Council may remain a member of AYL while in office or while an AYL delegate.

10.3 Executive

- 10.3.1 An Executive shall be elected at the Annual General Meeting.
- 10.3.2 The Officers of the Executive shall comprise a President, Vice-President, Secretary and ten (10) Ordinary Executive Members.

10.4 Records

- 10.4.1 The AYL Secretary must record and circulate minutes of all AYL meetings.
- 10.4.2 The Executive shall present for perusal when required by the State Secretary all the records referred to in Rule 10.4.1 and any other records relating to the proceedings or activities of the Executive.

10.5 Reports

10.5.1 Reports The Secretary shall, if requested by the State Secretary, forward a report on all matters relating to the work of AYL and such reports shall be available to the State Executive and Council.

10.6 Finances

- 10.6.1 All accounts received by AYL must be certified as correct by the President and Secretary of AYL before being paid, and such payment shall be reported to the next meeting of AYL.
- 10.6.2 Monies raised by AYL may be expended by AYL in promoting the objects of the Party in such a manner as it considers desirable.
- 10.6.3 AYL shall upon request supply a certified statement of its financial standing to the State Secretary.
- 10.6.4 AYL shall, at the request of the State Secretary and/or State Treasurer and within twenty eight (28) days of such request, supply to the State Secretary all information necessary to enable the Party to comply with the funding and disclosure provisions of the Commonwealth Electoral Act.

10.7 Meetings

- 10.7.1 AYL shall hold an Annual General Meeting which shall be the first meeting held after 31 August each year.
- 10.7.2 The Annual General Meeting shall also receive and consider an annual report from the Executive.
- 10.7.3 Notwithstanding any other rule, members of the State Executive, Labor Members of Parliament, the State Secretary and the Assistant State Secretary shall have the right to attend and speak at all meetings of AYL and at Executive meetings.

10.7.4 At least 10 working days notice must be given to all AYL Members of an AYL General Meeting.
Executive meetings.

10.8 Election of Delegates

- 10.8.1 AYL delegates and proxies to AYL National Conferences shall be elected in accordance with Part D (Party Elections).
- 10.8.2 The Executive shall advise the State Secretary of the results of elections for delegates.

11 COUNTRY LABOR**11.1 Name**

- 11.1.1 The name of the organisation shall be the 'SA Country Labor Association' ('Country Labor') and its headquarters shall be 141 Gilles Street, Adelaide or such place as may be decided from time to time by State Executive.
- 11.1.2 Country Labor shall at all times and on all questions affecting it be subject to the control and supervision of the State Executive of the Party.
- 11.1.3
- (a) For the purposes of this Rule, and subject to Rule 11.1.3(b); Members of Country Labor shall be those members who reside in the "country area" which shall comprise the State Districts of Chaffey, Finniss, Flinders, Frome, Giles, Goyder, Hammond, Heysen, Kavel, Mackillop, Mt Gambier, Schubert and Stuart. The "metropolitan area" shall consist of all other State Districts.
- (b) Within three months of any redistribution of a State District, the State Secretary shall have power to direct, in accordance with the redistribution, that a specified part of a State District in the metropolitan area is to be

allocated to the country area, and that a specified part of a State District in the country area is to be allocated to the metropolitan area.

- 11.1.4 A member who is a Member of Parliament or an endorsed candidate for a State District or Federal Division in a country area as defined by Rule 11.1.3(a), and a member who is a spouse of such a Member of Parliament or endorsed candidate, shall be members of Country Labor.

11.2 Objectives

- 11.2.1 The objects of the Association shall be:
- (a) To discuss matters of political significance with emphasis on rural and regional matters and to make recommendations on such to the State Executive of the Party.
 - (b) To communicate with all appropriate bodies and forums of the Party to provide information and comment on the rural aspects of political issues and policies.
 - (c) To foster and maintain the interest of members and others in the Platform and policies of the Party.
 - (d) To provide opportunity for and to organise meetings of members to discuss rural and regional matters.
 - (e) To work for and assist candidates in all Federal and State elections.
 - (f) To promote increased harmony between members of unions and farming communities.
 - (g) To print and publish any periodicals or leaflets that may be thought desirable for promotion of its objects, subject to the approval of the State Secretary.

11.3 Executive

- 11.3.1 An Executive shall be elected.
- 11.3.2 The Officers of the Executive shall comprise a President, two (2) Vice-Presidents (senior and junior), Secretary, Treasurer and four (4) Committee Members.
- 11.3.3 The period of office shall be for two (2) years or until such time as further elections are held pursuant to Rule 11.3.4.
- 11.3.4 Appropriate arrangements shall be made by the State Secretary and the PRO for the conduct of elections by postal vote which will enable office-bearers to commence their duties on 1 October each odd numbered year.
- 11.3.5 Nominations for election to any committee shall be made in accordance with the nomination form and pledge set out in Schedule 3 of these Rules and be delivered to the State Secretary by the date fixed by State Executive for the close of nominations.
- 11.3.6 A meeting of the Executive may be called at any time provided that twenty one (21) days clear notice is given by the Secretary of Country Labor to all members.
- 11.3.7 Press statements shall not be made by officers of the Executive except with the approval of the State Secretary.

11.4 Conference

- 11.4.1 A conference for all country members shall be held every two years.
- 11.4.2 Motions passed at the Conference shall be forwarded to the State Executive.
- 11.4.3 The Agenda Committee shall act as the Agenda Committee for the Country Labor Conference.

11.5 Finances

- 11.5.1 All accounts for expenditure received by Country Labor must be certified as correct by the President and Secretary of Country Labor before being paid and such payment shall be reported to the next meeting of Country Labor Executive.
- 11.5.2 Monies raised by Country Labor may be expended by Country Labor in promoting the objects of the Party in such a manner as it considers desirable.
- 11.5.3 Country Labor shall, upon request, supply a certified statement of its financial standing to the State Secretary.
- 11.5.4 Country Labor shall at the request of the State Secretary and/or the State Treasurer and within twenty eight (28) days of such request supply to the State Secretary all information necessary to enable the Party to comply with the funding and disclosure provisions of the Commonwealth Electoral Act.

12 LABOR WOMEN**12.1 Every female member of the Party is automatically a member of the SALWN**

- 12.1.1 The aims of the SA Labor Women's Network (SALWN) are:
- 12.1.2 To increase the number of women in the Party;
- 12.1.3 To discuss matters of political significance to women and to make recommendations on such matters to the State Executive of the Party.
- 12.1.4 To communicate with all appropriate bodies and forums of the Party to provide information and comment on political issues and policies as they affect women.
- 12.1.5 To foster and maintain the interest of members and others in the Platform and policies of the Party.
- 12.1.6 To organise social and networking activities for female Party members;

- 12.1.7 To provide opportunity for and to organise meetings of women members to discuss policy.
- 12.1.8 To work for and assist candidates in all Federal and State elections.
- 12.1.9 To promote the position of women within the party.
- 12.1.10 To work with the Executive of the National Labor Women's Network to assist the co-ordination of National Women's Conference;

12.2 Annual General Meeting

- 12.2.1 An AGM for all Labor Women shall be held each year at the first meeting after August 31st.
- 12.2.2 Motions passed at a duly called meeting of SA Labor Women's Network meeting may be moved to State Council or State Convention.

12.3 The Executive of the SALWN

- 12.3.1 consists of 10 members of the SALWN;
- 12.3.2 must be elected from and by women members of the Party by a single ballot held at the Annual General Meeting of the SALWN.
- 12.3.3 must elect 2 Co-Convenors at its first meeting; and
- 12.3.4 must provide an annual report on its activities to the State Convention.

13 GUEST SPEAKERS AND VISITORS

- 13.1 Only members of the Party shall be allowed to attend meetings of the Party.
- 13.2 Invited guest speakers or visitors may be admitted to a meeting of each respective body by resolution of the body concerned.

14 CONVENTION**14.1 General**

- 14.1.1 The Supreme Authority of the Party in the State shall be Convention.
- 14.1.2 Subject to Rule 14.1.3, decisions of Convention must not conflict with the Rules or the Platform of the Party and shall be binding on all members of the Party.
- 14.1.3 Only an Annual Convention or a Special Convention called for that purpose may amend, alter, repeal or add to:
 - (a) the Rules of the Party; or
 - (b) the Platform of the Party.
- 14.1.4 Council shall be the governing authority between Conventions.
- 14.1.5 Decisions of Council must not conflict with the Rules or the Platform of the Party or with decisions of Convention and shall be binding on all members of the Party.
- 14.1.6 State Executive shall be the governing Authority between meetings of Council.
- 14.1.7 Decisions of the State Executive must not conflict with the Rules or the Platform of the Party or with decisions of Convention or Council and shall be binding on all members of the Party.

14.2 Annual Convention

- 14.2.1 The Annual Convention shall consist of delegates elected or appointed in accordance with Rules 16 and 17.
- 14.2.2 The Annual Convention shall be held at such time as is determined by the State Executive.
- 14.2.3 Notwithstanding Rule 14.2.2, either Council or State Executive may resolve on one or more occasions as they see fit to defer the holding of Annual Convention.

14.3 Special Conventions

- 14.3.1 Special Conventions may be called by resolution of Council or, the State Executive.
- 14.3.2 Special Conventions having been called pursuant to Rule 14.3.1, may be deferred by resolution of Council or the State Executive on one or more occasions as they see fit.
- 14.3.3 A Special Convention shall consist of delegates elected or appointed in accordance with Rules 16 and 17.
- 14.3.4 Only the business for which a Special Convention has been called shall be dealt with by that Special Convention.

14.4 Convention Agenda

- 14.4.1 Items for the Agenda Paper for any Convention, must come from a general meeting of which due notice has been given of an, FEC, Sub-Branch, SA Labor Women's Network or AYL or from an affiliated union, and must be provided in writing to the State Secretary by a date fixed by the State Executive. Notwithstanding the above, State Executive may present items for the Agenda paper at any time prior to Convention.
- 14.4.2 If practicable, one session shall be set aside at the Annual Convention to deal with agenda items sent in by country organisations.
- 14.4.3 Copies of the Agenda Paper shall be forwarded to affiliated unions, Sub-Branches and AYL as early as is practicable.
- 14.4.4 Notices of Motion for consideration by an Annual Convention shall close at least one week before the opening of Convention and shall deal only with subjects that have arisen since the closing of items for the Agenda paper, and shall be printed and circulated to delegates.

15 COUNCIL**15.1 General**

- 15.1.1 Council shall consist of delegates elected or appointed in accordance with Rules 16 and 17.
- 15.1.2 Council shall meet on the second Thursday of February, May, August and November unless otherwise determined by the State Executive or Convention.
- 15.1.3 The State Executive may call Special Meetings of Council at such other times as may be deemed necessary by the State Executive, and, as provided for in Rule 15.3.
- 15.1.4 State Executive may resolve on one or more occasions as it sees fit, to defer or cancel a meeting of Council.
- 15.1.5 Ministers or Shadow Minister must appear in person at State Council to speak on the implementation of the areas of the platform relevant to their portfolios on a date nominated by State Executive. If a Minister or Shadow Minister is unable to attend on a specified date then an alternative date may be arranged or, if necessary, a written report submitted.

15.2 Council Agenda

- 15.2.1 The State Executive shall be the Agenda Committee for Council.
- 15.2.2 The State Executive will only refer to Council those items received from affiliated unions, Sub-Branches, SA Labor Women's Network and AYL that it deems to be the business of Council. General administration matters and Parliamentary enquiries will be processed by the State Executive.
- 15.2.3 Items which the State Executive considers should be referred to Convention shall be so referred and included on the Convention Agenda Paper.

- 15.2.4 The State Secretary shall advise Council and the affiliated unions, Sub-Branches, SA Labor Women's Network and AYL of the reasons for any such referrals.
- 15.2.5 Notwithstanding any other provisions of this Rule, the State Executive shall have the authority to omit items of Council business from the Council Agenda if it considers that publication of the items on the Printed Agenda would not be in the best interests of the Party or its members.
- 15.2.6 Where items of Council business are omitted from Council Agenda in accordance with Rule 15.2.5 the State Executive shall report the reason for omitting such items to the affiliated unions, Sub-Branches' SA Labor Women's Network and AYL concerned.
- 15.2.7 Agenda items for Council meetings shall close with the State Secretary at 12 noon on the day two weeks preceding the meeting of Council.
- 15.2.8 The Agenda for Council meetings should be posted to affiliated unions, Sub-Branches and AYL as nearly as practicable to one week before the Council meeting.

15.3 Special Council Meetings

- 15.3.1 The State Executive or Council shall have power to call a Special Meeting of Council and shall give such notice of the Special Meeting as is appropriate in the circumstances.
- 15.3.2 A Special Meeting shall be called on presentation of a requisition to the State Secretary from twenty (20) affiliated unions or Sub- Branches (including AYL).
- 15.3.3 A Special Meeting called pursuant to Rule 15.3.2 shall be convened by giving at least seven (7) days notice in writing to all affiliated unions and to delegates stating the business, place, time, and day of the meeting.
- 15.3.4 Only the business for which a Special Council Meeting has been called shall be dealt with by that meeting.

15.4 Special Functions of Council

- 15.4.1 In addition to its ordinary functions and any special powers conferred elsewhere in these Rules Council shall have power to:
- (a) Select candidates for election to Parliament, in accordance with Rule 32.9.
 - (b) Raise, by appeal, funds for Party purposes.
 - (c) Impose a levy when necessary at a Special Meeting convened in accordance with Rule 15.3.

16 REPRESENTATION AT CONVENTION AND COUNCIL

- 16.1 Representation at Convention and Council shall be by two hundred (200) voting delegates. Representation by delegates shall be as nearly as is practicable on the basis of 50% union delegates and 50% State District and other delegates as specified in Rule 16.9.
- 16.2 For the purposes of this Rule and Rule 17, a reference to a State District shall include a reference to AYL and AYL shall be treated as a State District.
- 16.3 Representation by delegates shall be determined as follows:
- 16.3.1 In relation to affiliated unions, the number of delegates entitled to represent an affiliated union shall be calculated pursuant to Rule 16.4 subject to the provisions in relation to average membership set out in Rules 42.7 to 42.13 inclusive.
 - 16.3.2 An affiliated union attending Convention or Council for the first time shall have its representation calculated on the previous two quarters for which it was financial before the relevant Convention or Council.
 - 16.3.3 In relation to State Districts, the number of delegates entitled to represent a State District shall be calculated pursuant to Rule 16.10, and shall be based on the number of members in the State District as at 30 June in each odd numbered year.

- 16.4 Subject to Rule 16.5, unions which have paid affiliation fees in accordance with Rule 42 and which have an average membership calculated pursuant to Rules 42.7 to 42.13 inclusive of at least one hundred (100) members are entitled to be represented at Convention and Council by delegates allocated among the affiliated unions on a proportional representation basis in accordance with the allocation procedure contained in Schedule 17.
- 16.5 Where a Federal union has more than one branch and/or division functioning in South Australia only one affiliate shall be accepted which affiliate shall be deemed to represent all branches and/or divisions of the union in the State.
- 16.6 For the purposes of Rule 16.3.1 and the audit of membership in accordance with Rules 42.7 to 42.13 inclusive, the average membership of an affiliated union shall be calculated on the basis of the aggregate membership in South Australia of all separately identifiable affiliated branches or divisions of the union.
- 16.7 Unions with an entitlement of three or more delegates shall only credential their delegation if the delegates comprise at least 40% of men and 40% of women, from 31 March 2022, the minimum number shall be 45% of all persons. As from 1 January 2025 it shall be 50%.
- 16.8 Affiliated unions which are more than one quarter in arrears with their affiliation fees shall not be entitled to representation or to submit items for the Convention or Council Agenda.
- 16.9 The State President, State Secretary, the State Parliamentary Labor Party (SPLP) leader (or nominee) and the Federal Parliamentary Labor Party (FPLP) leader (or nominee) shall be delegates.
- 16.10 Subject to Rule 16.11, State Districts are entitled to be represented at Convention or Council by 96 delegates (100 delegates less the four delegates appointed under Rule 15.9) who are to be allocated among the State Districts on a proportional representation basis in accordance with the allocation procedure contained in Schedule 18.

- 16.11 No State District is entitled to:
- 16.11.1 any allocation of delegates unless it has at least twenty five (25) members calculated in accordance with Rule 16.3.3.
 - 16.11.2 more than four (4) delegates.
- 16.12 State Executive members, the Assistant State Secretary, Labor Members of Parliament, former Labor Members of Parliament who remain members of the Party and endorsed Parliamentary Candidates shall be ex-officio delegates to Convention and Council with no voting rights.
- 16.13 FECs, Country Labor and Labor Women are entitled to elect at their Annual General Meetings a non-voting delegate to Convention and Council. In addition, a Sub-Branch in a State District which is represented by a delegate who is a member of another Sub-Branch in that State District is entitled to elect a non-voting delegate to Convention and Council.
- 16.14 The fact that representation of delegates at Convention or Council may not be in accordance with the entitlement specified in Rule 16.1 due to failure of delegates to attend or to the Credentials Committee having refused to credential any delegate or delegates pursuant to its powers under clauses (e), (f) and (h) of Rule 20.5.3 shall not invalidate any proceedings or decisions of Convention or Council nor affect the allocation of credentials to the remaining delegates.

17 CONVENTION AND COUNCIL DELEGATES

- 17.1 Union delegates shall be financial members of the union which they represent and shall be elected or appointed in accordance with the Rules of such union and shall be financial members of the Party. Notwithstanding any other rule union delegates who are first year (not probationary) members of the Party are entitled to fully participate at Convention and Council and vote in all ballots including the Central Component of Pre selection ballots. To vote in any Pre selection ballot a union delegate must be correctly enrolled on the State electoral roll.
- 17.2 State District delegates shall be members of a Sub-Branch in the State District they represent.
- 17.3 All affiliated unions shall:
- 17.3.1 notify the State Secretary in writing of the names and addresses of the eligible delegates elected or appointed to represent them at Convention and Council, and of any alterations to those delegates.
 - 17.3.2 such notice shall be given not less than twenty eight (28) days before the Annual Convention, or as soon thereafter as is practicable.
- 17.4 Twenty one (21) days before the Annual Convention, or as soon thereafter as is practicable, the State Secretary shall notify the PRO in writing of the names and addresses of the eligible delegates which have been notified to him/her as at that date.
- 17.5 Delegates elected from State Districts shall attend meetings of Convention and Council or appoint proxy delegates to attend on their behalf. If a delegate, without reasonable cause, fails to attend at or arrange a proxy for three consecutive meetings of Council, the relevant Sub-Branch in the State District the delegate represents may resolve to apply to State Executive to have State Executive declare the position of the delegate vacant and to request the PRO to arrange for a ballot to fill the vacant position.
- (a) Where a member of a State body is entitled to appoint a proxy, women members of that body should appoint other women as proxies.

- 17.6 A State District delegate may appoint another member as his or her proxy for Convention or Council, provided that:
- 17.6.1 the member to be appointed is a member of the same State District;
 - 17.6.2 such members are not already delegates of a State District; and
 - 17.6.3 the Credentials Committee is advised in writing of the appointment.
- 17.7 State District delegates shall be required to attend at and report to meetings of their Sub-Branch with respect to proceedings at Convention and Council.
- 17.7.1 following each Council meeting the State Secretary shall inform each affiliate of the names (if any) of any delegate(s) or proxy who attended a State Council meeting on its behalf.
- 17.8 If a State District delegate fails to attend, without reasonable cause, three consecutive meetings of his or her Sub-Branch, the Sub-Branch may resolve to apply to State Executive to have State Executive declare the position of the delegate vacant and to request the PRO to arrange for a ballot to fill the vacant position.
- 17.9 An affiliated union may appoint proxy delegates, provided that:
- 17.9.1 such proxy delegates are members of the union they represent and were elected or appointed in accordance with the Rules of such union and are members of the Party;
 - 17.9.2 such proxy delegates are not already delegates of a union; and
 - 17.9.3 The Credentials Committee is advised in writing of the appointment.
- (a) where a member of a state body is entitled to appoint a proxy, women members of that body should appoint other women as proxies.

- 17.10 If there is any objection to a delegate such objection shall be stated to Convention or Council, and, if upheld, the delegate shall be excluded from that Convention or Council.
- 17.11 Credentials shall be supplied to delegates who shall sign the pledge prescribed in Schedule 4.
- 17.12 Newly elected delegates to Council shall take office on the 1st of September following their election or in the case of a delegate filling a casual vacancy at the next meeting of Council following their election.
- 17.13 Visitors vouched for by delegates shall be admitted to meetings of Convention and Council, as the case may be. Visitors shall occupy the seats designated for them provided that Convention or Council may at any time resolve itself into a committee of the whole, and may exclude all visitors and the media from such committee meeting.

18 STATE EXECUTIVE**18.1 Composition**

- 18.1.1 The State Executive shall consist of the State President, the Senior Vice-President, the Junior Vice-President, the Leader of the SPLP, the State Secretary, the State Treasurer (who shall not have a vote) and fifteen (15) other members.
- 18.1.2 Except in the case of the Leader of the SPLP, the State Secretary, and the State Treasurer, members of the State Executive shall be elected at Annual Convention.
- 18.1.3 In the case of the State Secretary, the election shall be held every four years at the Annual Convention in accordance with Rule 19.3.
- 18.1.4 In addition to the positions outlined in rules 18.1.1 to 18.1.3, the co-convenors of the SA Labor Women's Network will be non-voting members of State Executive.

18.2 Meetings

- 18.2.1 The State President and/or State Secretary shall be authorised to call meetings of the State Executive.
- 18.2.2 The ordinary monthly meetings of State Executive shall be held outside of normal working hours unless determined otherwise by each new State Executive.
- 18.2.3 The State Secretary and the State President shall jointly have the power to determine that a meeting of the State Executive shall be conducted by way of teleconference (with such other procedures as required in accordance with this Rule 18 otherwise applying).
- 18.2.4 On the presentation of a requisition to the State Secretary, signed by five (5) members of the State Executive, the State Secretary shall call a meeting of the State Executive.
- 18.2.5 Where a member of the State Executive is absent from three (3) consecutive ordinary meetings without reasonable cause, or without having tendered an apology accepted by the State Executive, such member's seat shall become vacant.
- 18.2.6 In the event of Convention or Council carrying a motion of no confidence in a member of the State Executive such member shall be deemed to have resigned.
- 18.2.7 In the event of a vacancy occurring on the State Executive, between Conventions, Council shall have the power to fill such vacancy by an election.
- 18.2.8 At or after the first meeting of the State Executive, after Annual Convention, members of the State Executive may appoint a proxy who can attend State Executive in the absence of that member. By agreement of the State Executive, a member may also appoint a replacement proxy in the event that the first appointed proxy is no longer available to fulfil that role provided that the replacement proxy for a particular meeting is nominated in writing. Proxies for

Officers of the Party shall not act in an Officer's role but shall be deemed an ordinary executive member for the purpose of such meetings.

- (a) Where a member of a state body is entitled to appoint a proxy, women members of that body should appoint other women as proxies.

18.3 Special Powers

- 18.3.1 In addition to the powers conferred on the State Executive elsewhere in these Rules, the State Executive has the following powers:
- (a) The State Executive may resolve, by a resolution carried by at least two-thirds of those present, to recommend to Council or Convention that in the interests of the Party the endorsement of a Parliamentary Candidate be withdrawn.
- (b) Upon application by the executive of a Sub- Branch or AYL pursuant to Rule 17.5 or 17.8 the State Executive may declare the position of a delegate to Convention or Council to be vacant, and may direct the PRO to take such steps as are necessary to fill the casual vacancy in accordance with Rule 28.
- (c) The State Executive may hear and determine an appeal by a prospective candidate for Preselection brought pursuant to Rule 32.3.5 against a rejection by the PRO of a nomination for a Preselection ballot.
- (d) The State Executive may waive the eligibility requirements in Rule 32.2.3 for nominating for a Preselection ballot when the bona fides of the prospective candidate in other respects are in order.
- (e) The State Executive may, in such circumstances as it considers appropriate, waive the restriction on eligibility for membership of the Party contained in Rule 5.2.2.
- (f) The State Executive may appoint such State Executive Sub-Committees as it considers are necessary.

(g) State Executive may recommend to Convention or Council that a candidate's nomination for any position subject to election under these Rules not proceed to a ballot.

(h) Notwithstanding that State Executive may have opened nominations for any position to be elected under these Rules, State Executive may resolve, by a resolution carried by at least two-thirds of those present to cancel the nomination process and the ballot.

18.4 Rules Committee

- 18.4.1 At its first meeting after Annual Convention, the State Executive must establish a Rules Committee.
- 18.4.2 The Rules Committee must comprise the State President, the State Secretary and five other members of the State Executive appointed by the State Executive.
- 18.4.3 The function and powers of the Rules Committee are to consider and recommend the adoption or rejection of any proposed changes to these Rules that are referred to the Committee by State Executive, State Council or a Convention.
- 18.4.4 The Rules Committee must provide a written response on any proposed changes to the Rules. This must be provided to the body that referred the proposal to the Committee within 3 months or, if the proposal was referred by a Convention, to the next Convention.

19 OFFICERS & OFFICIALS

19.1 State President

- 19.1.1 It shall be the duty of the State President to preside at all meetings of Convention, State Council, and the State Executive, and see that business is conducted in accordance with the Standing Orders and the Rules.

19.1.2 The term of State President shall as near as practicable be twelve (12) months save and except that a State President may remain in office beyond twelve (12) months until a successor is appointed.

19.1.3 No member may serve two (2) successive terms as State President.

19.2 State Vice-Presidents

19.2.1 There shall be a Senior Vice President and a Junior Vice President.

19.2.2 The Vice-Presidents shall assist the State President in conducting the business of the Party and one shall preside in the absence of the State President, with like powers and under similar conditions.

19.2.3 The terms of the Vice Presidents shall as near as practicable be twelve (12) months save and except that a Vice President may remain in office beyond twelve (12) months until a successor is appointed.

19.3 State Secretary

Election and Term of Office

19.3.1 Subject to conditions hereinafter stated, the State Secretary shall be elected for a period of four (4) years.

19.3.2 If the four (4) year term expires before a further election has been held by Annual Convention for the position of State Secretary, the State Secretary shall continue in office until an election is conducted at the next Annual Convention or a Special Convention held for that purpose.

19.3.3 The State Secretary shall be under the direction of the State Executive and shall be subject to its decisions on all matters.

- 19.3.4 The State Secretary may be suspended from office by a resolution of the State Executive carried by at least a two thirds majority of those present for neglect of duty or refusal to carry out its instructions.
- 19.3.5 In the event of such suspension the matter shall be referred by the State Executive to a Special Meeting of Council.
- 19.3.6 Should the State Secretary be elected to Parliament he or she shall not be eligible to continue to hold the position of State Secretary.
- 19.3.7 In the event of the State Secretary not completing the term of office for which he or she was elected, the State Executive shall appoint an Acting State Secretary who shall hold office until the following Annual Convention.

19.3.8 Acting State Secretary

During the absence or suspension of the State Secretary the State Executive may appoint an Acting State Secretary for a period of no more than one month. The State Secretary may appoint an Acting State Secretary for a period of no more than one month.

- 19.3.9 The Acting State Secretary shall have the same powers and duties as the State Secretary during the period of an appointment made under Rule 19.3.8.

19.3.10 Duties of State Secretary

The State Secretary shall attend meetings of the State Executive, Council and Convention except where an apology is provided to the State Executive and shall be responsible for the orderly and business-like conduct of the Head Office.

- 19.3.11 The State Secretary shall receive all correspondence and place that which concerns the State Executive before it and perform such other duties as are necessary to carry out the objects, and Rules of the Party and to implement the policy of the Party.

- 19.3.12 The State Secretary and/or State Treasurer shall be responsible for the keeping of financial books, banking of monies and for presenting duly audited statements of assets and liabilities and of income and expenditure to the Annual Convention.
- 19.3.13 Organising work shall be regarded as an essential part of the State Secretary's duties and he or she shall consult with the State President and State Executive regarding any organising proposals.
- 19.3.14 The State Secretary shall receive such remuneration for his or her services as shall be fixed by the State Executive.
- 19.3.15 Unless otherwise determined by the State Executive, the State Secretary shall be the authorised spokesperson for the Party.

19.4 State Treasurer

- 19.4.1 The State Treasurer shall be elected by the State Executive at the first meeting of the State Executive following the Annual Convention at which State Executive is elected.
- 19.4.2 The State Treasurer shall hold office for a period of two (2) years. If the two year term expires before a further election has been held by the State Executive, the State Treasurer shall continue in office until an election is next held by the State Executive.
- 19.4.3 The State Treasurer shall have speaking but not voting rights at Convention, Council and the State Executive.
- 19.4.4 The State Treasurer shall be responsible to the State Secretary in all matters related to the financial records of the Branch.

19.5 Assistant State Secretary

- 19.5.1 The Assistant State Secretary shall be elected by Convention or Council and shall be under the control of the State Secretary.

- 19.5.2 Unless otherwise determined by Convention or State Council at the time of being elected, the Assistant State Secretary shall hold office for a period of four (4) years save and except that if a further election has not been held by the time the term expires, the Assistant State Secretary shall continue in the office until Convention or Council conducts a further election.
- 19.5.3 The Assistant State Secretary may be suspended from office by a resolution of the State Executive carried by at least a two thirds majority of those present for neglect of duty or refusal to carry out instructions.
- 19.5.4 In the event of such suspension the matter shall be referred by State Executive to a special meeting of Council.
- 19.5.5 Should an Assistant State Secretary be elected to Parliament, he or she shall not be eligible to continue to hold the position of Assistant State Secretary.
- 19.5.6 The Assistant State Secretary may report to Council on organising work carried out and shall attend meetings when directed by the State Secretary.
- 19.5.7 The Assistant State Secretary shall receive such remuneration for his or her services as shall be fixed by the State Executive.

19.6 Tyler

- 19.6.1 A Tyler and two (2) assistant Tylers for Convention and State Council meetings shall be elected at Annual Convention and shall hold office until the next Annual Convention.
- 19.6.2 If time does not permit an election at Annual Convention, the State Executive shall have power to appoint the Tyler and up to two (2) assistant Tylers.
- 19.6.3 The Tyler shall not admit a delegate without credentials except by resolution of the Convention or Council.
- 19.6.4 A casual vacancy in the position of Tyler or assistant Tyler will be filled by a person appointed by the State Executive.

20 COMMITTEES AND NETWORKS**20.1 General**

- 20.1.1 A Convention or Council shall have power to elect such committees as it deems necessary to deal with matters affecting the Party.
- 20.1.2 Every financial member of the Party shall have the right to be elected to any committee, other than:
(a) a State Executive Sub-Committee; or
(b) a committee for which a member is not eligible pursuant to Clause 5.7.
- 20.1.3 Nominations for election to any committee shall be made in accordance with the nomination form and pledge set out in Schedule 3 of these Rules and be delivered to the State Secretary by the date fixed by State Executive for the close of nominations.
- 20.1.4 Committees shall consist of a Chairperson elected by the committee from amongst its number and other members appointed by Convention or Council.
- 20.1.5 Committees elected in accordance with this Rule shall report through the State Executive to Convention or Council.
- 20.1.6 Committees of the Party shall be elected for the term specified in the relevant rule relating to each Committee save and except that if a new committee has not been elected by the time the term expires, the members of the committee shall continue in their elected positions until a new committee is elected.
- 20.1.7 Where a member of any committee is absent from three (3) consecutive meetings without a reason acceptable to the committee, such member's position on such committee shall become vacant. Casual vacancies shall be filled by election by Council and/or Convention.

- 20.1.8 A casual vacancy in the membership of a committee elected by Annual Convention will be filled by a person appointed by the State Executive.
- 20.1.9 The State President and State Secretary shall be ex-officio voting members of all committees, unless membership is otherwise specified in these Rules.

20.2 Affirmative Action Monitoring Committee

- 20.2.1 The Affirmative Action Monitoring Committee shall consist of the State Secretary and five (5) members.
- 20.2.2 The five (5) members of the Affirmative Action Monitoring Committee shall be elected each year by Annual Convention.
- 20.2.3 At least 50% of the members of the Affirmative Action Monitoring Committee will be women.
- 20.2.4 The Affirmative Action Monitoring Committee shall have the following powers and duties:
- (a) it shall promote affirmative action programs by organising workshops and seminars to ensure that members are familiar with affirmative action policies and to encourage participation of women in Party forums.
 - (b) it shall work with the SA Labor Women's Network.
 - (c) it shall monitor the effect of affirmative action programs within the Party and report to each Annual Convention.
 - (d) it shall be responsible to the State Executive and shall not incur expenses without State Executive approval.

- (e) it shall encourage affiliated unions where practical to include women in their delegations to Council, Convention, State Executive and other Party Committees.
- (f) it will be responsible for preparing a report to State Executive and the National Executive on the implementation of Rule 24 of these rules and Rule 19 of the ALP National Constitution.

20.3 Agenda Committee

- 20.3.1 The Agenda Committee shall consist of the President and Secretary of the Party, together with five (5) members elected by Annual Convention.
- 20.3.2 The Agenda Committee shall be elected each year by the Annual Convention and shall be the Agenda Committee for the following Annual Convention and any Special Convention held before the next Annual Convention.
- 20.3.3 The Agenda Committee shall have the following powers and duties:
- (a) it shall, before a Convention, arrange the Agenda items under appropriate headings.
 - (b) it shall recommend to a Convention the order of business for the sessions of the Convention.
 - (c) it shall have the power subject to the State Executive's concurrence to omit items from the Convention Agenda Paper, if it considers the publication of those items on the printed Agenda would not be in the best interests of the Party or its members.

- (d) it shall have power to recommend the discharge from the Agenda Paper of:
 - (i) items of a frivolous nature; or
 - (ii) items upon which policy has been determined, unless such items are an addendum or amendment to existing policy or rule.
- (e) it may recommend to a Convention amendments to Agenda items and notices of motion so that the items are in order and/or are expressed in a more suitable form.
- (f) it may recommend any consequential alterations to Rules arising from any decisions made by a Convention.
- (g) the Agenda Committee shall have the power to exclude argumentation from any Agenda item.

20.3.4 Whenever the power to omit agenda items is exercised, the State Executive shall report the reasons for omitting such items to the affiliated union or Sub-Branch concerned.

20.4 Campaign Director and Campaign Committee

- 20.4.1 The State Secretary shall normally be the Campaign Director for all elections. If the State Secretary is a candidate or is unable to be the Campaign Director, the State Executive shall appoint a Campaign Director for that election.
- 20.4.2 The Campaign Director and the Leader of the SPLP have responsibility for all campaigns.
- 20.4.3 The Campaign Committee shall consist of the President, the Campaign Director/State Secretary, the Assistant State Secretary, the Leader of the SPLP, the Deputy Leader of the SPLP, one member appointed by the South Australian Members of the FPLP and five (5) members elected by the first Annual Convention held after each State Election.

- 20.4.4 The Campaign Committee shall have the following powers and Duties:
 - (a) it shall assist the Campaign Director with the planning and conduct of the State and Federal elections and any other Party publicity material.
 - (b) it may co-opt assistance for campaigns.
 - (c) it shall be responsible to the State Executive and shall not incur expenses without State Executive approval.
 - (d) it shall report through the State Executive to the Annual Convention and/or annually to Council and shall report to Convention and/or Council as soon as practicable after an election.

20.5 Credentials Committee

- 20.5.1 The Credentials Committee shall consist of five (5) members.
- 20.5.2 The Credentials Committee shall be elected each year by Annual Convention.
- 20.5.3 The Credentials Committee shall have the following powers and duties:
 - (a) it shall consider all applications for membership tabled at its meetings pursuant to Rule 5.3.3, and multiple re-allocations referred to it by the State Secretary pursuant to Rule 8.2.4.
 - (b) for the purpose of considering applications for membership or renewal or multiple re-allocations referred under Rule 8.2.4, it may require the provision of further information to it in relation to:
 - (i) the identity, residence and eligibility of applicants or members in accordance with Rules 5.3.5 and 5.8.4;
 - (ii) the entitlement of an applicant or a member to pay a reduced or lesser membership fee in accordance with Rule 41.1.2 or Rule 41.1.3.

- (c) subject to Rules 5.3.4 and 5.3.6 it may object to an application for membership
- (d) it shall report on a monthly basis, to State Executive which shall report to Council, on the number of applications and names of applicants received in the previous month and the names of any persons providing Head Office with multiple applications for membership or renewal and/or multiple membership fees on behalf of applicants for membership or renewal. It shall not be necessary to report on a multiple renewal application made by members of the same family residing at the same address.
- (e) it shall issue credentials to all delegates to Convention and Council and their proxies who it considers have been elected or appointed in accordance with the Rules.
- (f) it shall deny credentials to any delegate to Convention or Council or any proxy who it considers was not elected or appointed in accordance with the Rules or who it considers to be not eligible in accordance with the Rules to be a delegate to Convention or Council or a proxy.
- (g) for the purpose of considering whether to issue credentials in accordance with paragraph (e) above, it shall have power to require that a delegate provide such evidence as to his or her identity or as to his or her membership of the Party as it considers appropriate or to request the provision of such information by the State Secretary.
- (h) it shall not issue credentials to any delegates in relation to a ballot at Convention or Council after the commencement of the ballot.
- (i) a delegate who has been issued with credentials for the purposes of a ballot at Convention or Council cannot transfer the entitlement to vote in such a ballot to a proxy once the ballot has commenced.

- (j) it shall determine the procedures to be followed in issuing credentials to a delegate subject to any contrary direction by State Executive, Council or Convention.
- (k) it shall report to each Convention and Council as to the number of delegates who have been issued with credentials and it shall report as to each individual who has been denied credentials and the reasons for such denial.

20.6 Platform Committee

- 20.6.1 The Platform Committee shall consist of the Leader and Deputy Leader of the SPLP or their proxies, the State Secretary and the Assistant State Secretary and sixteen (16) members elected by the Annual Convention first held after each State Election.
- 20.6.2 The Platform Committee shall have the following powers and duties:
 - (a) it shall consider the Platform.
 - (b) it shall hear representations and consider submissions from affiliated unions, Sub- Branches, AYL, and members who wish to make representations regarding the State and National Platforms.
 - (c) it shall present to Convention a review of the Platform at least each four (4) years, such review to be the priority of each newly elected Platform Committee.
 - (d) it shall provide its report to the State Executive by 30 June each year so that it can be circulated to affiliates with the Convention Agenda.
 - (e) it shall further the interest and extend the influence of the Party by taking action to inform members on matters relating to Party policy, and by encouraging discussions on such matters.

(f) after its election, it shall create Platform Sub- Committees and appoint from amongst its members, convenors of the Platform Sub- Committees.

20.6.3 The Platform Sub-Committees shall consist of members of the Party who nominate or who are co-opted by the Platform Committee to serve on the various Platform Sub-Committees.

20.6.4 The Platform Sub-Committees shall be responsible to the Platform Committee. Platform Sub-Committees shall comply with the “Procedures for Platform Sub- Committees” as endorsed by State Executive from time to time.

20.6.5 There shall be co-operation between the Platform Committee, the SPLP and relevant Ministers or Shadow Ministers in the preparation of policies, priorities and an implementation timetable so that there is ongoing communication and discussion on policy development, preparation of election policy and implementation thereof, including legislation.

20.7 State Labor Advisory Committee

20.7.1 A State Labor Advisory Committee, consisting of the State President, State Secretary, two (2) representatives of the SPLP, the Secretary of SA Unions, and the Secretary of each affiliated union shall be formed for the purpose of regular consultation on industrial matters.

20.7.2 Meetings of the Committee shall be held at least once in every parliamentary session, and at such other times as deemed necessary by the committee.

20.7.3 Minutes of meetings of the State Labor Advisory Committee shall be referred to the State Executive.

20.8 Policy Networks

20.8.1 The Party will form Policy Networks in such areas as may be approved by State Executive from time to time.

20.8.2 Such Policy Networks shall act as educative and information forums, shall contribute to the processes and activities of the Platform Committee and Platform Sub-Committees, shall facilitate discussion of policy issues between Ministers, members of the parliamentary Labor Party and Party members, and do all things necessary to consider and develop Party Policy in accordance with any procedures or processes authorised by State Executive.

20.9 Policy Forums

20.9.1 A member of the SPLP (other than the leader of the SPLP) who is a member of a Ministry or Shadow Ministry must conduct two Policy Forums each calendar year.

20.9.2 The purpose of Policy Forums is to enable:

(a) Ministers and Shadow Ministers to report on matters that are relevant to areas of policy for which he or she has responsibility; and

(b) members of the Party to debate, discuss and make suggestions about the Party’s policies in those areas.

20.9.3 Ministers and Shadow Ministers must work with the State Secretary to make arrangements for holding Policy Forums.

20.9.4 In so far as is practicable, Policy Forums must be held outside normal working hours.

20.9.5 Ministers and Shadow Ministers must prepare a detailed and written report on the Policy Forums they have conducted each year, which must be submitted to the Annual Convention.

20.9.6 The State Executive may, by resolution, modify the obligations of a Minister or Shadow Minister under this rule in circumstances it considers appropriate.

21 GENERAL

21.1 Quorum

- 21.1.1 The number of members required for a quorum at Party meetings shall be as follows:
- (a) Convention: Not less than one-third of the accredited delegates.
 - (b) State Council: Not less than fifty (50) accredited delegates.
 - (c) State Executive: Not less than ten (10) members.
 - (d) Sub-Branches: Not less than five (5) members.
 - (e) FECs: Not less than ten (10) members.
 - (f) The State Platform Committee: not less than nine (9) members.
 - (g) AYL General Meeting: not less than twenty (20) members.
 - (h) A majority of the elected or appointed members of any other committee shall constitute a quorum for a meeting.

21.2 Executive and Committee Attendance

A record shall be kept of all meetings of the State Executive and Committees elected by Convention showing the attendances of each member thereof and such record shall be printed and distributed among delegates to the Annual Convention prior to the election of the State Executive and any Committees.

21.3 Charges against Members and Investigations

- 21.3.1 (a) The State Executive shall investigate all charges against a member of the Party.
- (b) Where fifty (50) members of the Party or 25 % of the members of an FEC, whichever is the lesser, petition State Executive to investigate an allegation of a breach of any of rules 5.2, 5.3, 5.6 and 5.8 of the Rules, State Executive shall conduct such an investigation in accordance with the procedures set out in relation to an investigation conducted of its own motion under Rule 21.3.13.

- 21.3.2 Charges may be laid against a member of the Party, or a member may be the subject of an investigation by State Executive, on the grounds of:
- (a) disloyalty to the Party;
 - (b) infringement of the National or State Rules, or the National or State Platform;
 - (c) publicly attacking the Party or a member thereof;
 - (d) knowingly endorsing a non bona fide application for membership or falsifying membership records;
 - (e) paying or contributing to the membership fees of persons or groups of persons who would otherwise be unwilling to pay their own membership fees;
 - (f) encouraging, advising or assisting persons to pay a reduced membership fee when there is no basis for reduction in accordance with Rule 40.1;
 - (g) recruiting members who do not live at the claimed address in an attempt to gain advantage at local Party meetings or in the outcome of Party ballots;
 - (h) engaging in conduct as a candidate for a position as delegate to Convention or Council which impugns the Party and/or other candidates.
- 21.3.3 Charges may be laid by any member of the Party against any other member of the Party by making such charge in writing and forwarding it to the State Secretary or State President with a deposit of \$50.00.
- 21.3.4 Charges must be laid not later than twenty eight (28) days after the occurrence of the alleged event the subject of the charge.
- 21.3.5 A copy of the charge shall be forwarded by the State Secretary or State President to the person charged within three (3) days of receipt, provided that when a charge is laid during the progress of an election campaign and/or a pre-

- selection ballot, the State Secretary or State President may postpone implementing the foregoing provisions until up to three days after the day when such election or preselection ballot is determined.
- 21.3.6 The State Secretary shall place the charge as an item of business on the agenda of the next regular State Executive meeting after the charge is laid, unless a Special State Executive meeting is called to hear the matter.
- 21.3.7 The State Executive shall investigate the charge, make a finding as to whether the charge is proved or not and shall report its findings to Council for endorsement.
- 21.3.8 In the investigation of the charge the State Executive shall give the member charged an adequate opportunity to be heard in relation to the charge, and to provide the State Executive with any material relevant to the charge.
- 21.3.9 Where a charge has been found proved by State Executive and the finding has been endorsed by Council, State Executive shall impose any one or more of the following penalties:
- (a) a reprimand;
 - (b) a fine;
 - (c) a removal of the member from any office held in the Party and/or any position held on a committee of the Party;
 - (d) suspension of any or all rights as a member of the Party for a specified period of time;
 - (e) expulsion from the Party.
- 21.3.10 Failure by a member to pay a fine imposed pursuant to Rule 21.3.9(b) will constitute an infringement of the Rules which may be the subject of a further charge.
- 21.3.11 Where a charge is found to be frivolous the State Executive shall report the finding to Council and if the report is endorsed by Council, the member who has laid the charge shall forfeit the deposit.

- 21.3.12 Notwithstanding Rule 21.3.9, where a Labor Member of Parliament has failed to vote in accordance with a binding decision of a duly constituted SPLP meeting, such failure shall be deemed to constitute disloyalty to the Party and the penalty for such action shall be expulsion from the Party.
- 21.3.13 Notwithstanding the foregoing provisions, the State Executive shall have power to investigate of its own motion a member of the Party, an FEC, a Sub- Branch or AYL whenever, in the opinion of at least fourteen (14) members of the State Executive, the action or actions of such member or body appears to constitute conduct in breach of Rule 21.3.2.
- 21.3.14 The State Executive shall give any members the subject of such investigation an opportunity to be heard in relation to the matter, and to provide the State Executive with any material relevant to the matter. Upon completing the investigation:
- (a) the State Executive shall report its findings to Council for endorsement.
 - (b) the findings shall state whether any member or members have engaged in conduct in breach of Rule 21.3.2.
- 21.3.15 Where the report by State Executive finds that any member or members have acted in breach of Rule 21.3.2, and the finding has been endorsed by Council, the State Executive shall impose a penalty in accordance with Rule 21.3.9
- 21.3.16 Where a penalty is imposed by State Executive pursuant to Rule 21.3.9, whether pursuant to a charge by a member under Rule 21.3.3 or an investigation by State Executive under Rule 21.3.13, the member or members the subject of the charge or investigation may appeal to the Disputes Tribunal against either the finding that the charge has been proved and/or the penalty imposed.

21.3.17 When imposing a term of suspension, State Executive may determine that upon the completion of the term of suspension, a member shall be re-allocated to Head Office Branch for a specified period.

21.4 Disputes Tribunal

21.4.1 There shall be a Disputes Tribunal ("the Tribunal") consisting of three members. The three (3) members shall be nominated by State Executive, and must be accepted by a resolution of Annual Convention carried by at least 75% of those delegates voting.

21.4.2 The members of the Tribunal shall hold office for two years. If a further election has not been held by Annual Convention by the time the two year term expires, the members of the Tribunal shall remain in office until a further election at the next Annual Convention.

21.4.3 The Tribunal shall, subject to the powers of National Conference, National Executive and Convention, hear all appeals in relation to compliance with and enforcement of Party rules which may be made to it in accordance with these Rules by a member.

21.4.4 An appeal must be initiated in accordance with the following procedures:

- (a) an appeal may be initiated by forwarding a notice of appeal in accordance with the form set out in Schedule 20 to the Rules to the State Secretary;
- (b) unless an earlier time limit is otherwise provided for within these Rules, an appeal must be made within twenty eight (28) days of the decision or administrative action complained of. The Tribunal may allow an extension of time within which an appeal may be made if it sees fit to do so;
- (c) upon receipt of a notice of appeal, the State Secretary must forthwith refer the same to the Tribunal;

(d) the Tribunal must hear and determine the appeal within twenty eight (28) days of referral of the appeal to it by the State Secretary, or within such shorter time as is necessary in the case of appeals under Rule 32.3.5 or Schedules 11 and 12;

(e) the person lodging the appeal must pay \$50.00 by way of deposit to the Party at the time of lodging the appeal;

(f) the State Secretary shall supply the Tribunal with such material, documents and assistance as may be required;

(g) the State Secretary shall forward a copy of the appeal to any named respondent or to any Party with an appropriate interest.

21.5 Procedures before the Tribunal

21.5.1 The Tribunal shall make such directions as to the conduct of its proceedings as it sees fit. The Tribunal shall not be bound by rules of evidence and shall be entitled to inform itself without the need of proof by any of the parties of Party rules, practices, history and generally known matters within the Party concerning any particular matter.

21.5.2 The Tribunal shall take all reasonable steps to ensure that all parties are given adequate notice of the hearing of the appeal, and are given a full opportunity to properly present their case.

21.5.3 The Tribunal shall conduct its proceedings in a manner consistent with procedural fairness and the rules of natural justice.

21.5.4 The Tribunal shall conduct its proceedings in camera. The Tribunal shall allow such parties and their representatives and witnesses as are relevant to address it at such time and in such manner as it sees fit.

- 21.5.5 Where a Party fails unreasonably to comply with the direction of the Tribunal, the Tribunal may take such steps as are appropriate in light of such failure including but without limiting the generality thereof:
- (a) where the Party is the appellant, dismiss the appeal without further hearing;
 - (b) where the Party is not the appellant, restrict the Party's participation in the hearing of the appeal including restrictions of the Party's right to adduce certain evidence including a total exclusion of the Party from the hearing.
- 21.5.6 Where a member of the Tribunal believes he or she is unable to hear a particular matter due to an actual or perceived conflict of interest, the member shall notify the State Secretary of that fact, and the State Executive shall be entitled to require that member to disqualify himself or herself from the Tribunal with respect to that matter. In such an event the State Executive shall nominate a suitable replacement member to sit on the Tribunal in relation to that matter.

21.6 Powers of the Disputes Tribunal

- 21.6.1 In determining an appeal pursuant to Rule 21.3.16 in relation to penalty, the Tribunal may:
- (a) impose no penalty or;
 - (b) substitute for the penalty appealed from any one or more of the penalties set out in Rule 21.3.9.
- 21.6.2 In determining an appeal pursuant to refusal of an application for membership the Tribunal may:
- (a) uphold the decision to refuse membership;
 - (b) allow the application for membership either unconditionally, or upon such terms and conditions as the Tribunal sees fit consistent with any limitations upon membership which may be applicable in accordance with the Rules.

- 21.6.3 Where the appeal is pursuant to Rule 32.3.5, the Tribunal may,
- (a) confirm the rejection by the PRO of the nomination; or
 - (b) declare that the nomination should be accepted by the PRO; and/or
 - (c) make directions or recommendations to the PRO with respect to the further conduct of the Preselection ballot.
- 21.6.4 In relation to an appeal against a decision of a PRO pursuant to Schedule 11 Clause 14 or Schedule 12 Clause 10 the Tribunal may:
- (a) confirm the decision of the PRO; or
 - (b) rescind the decision of the PRO; and/or
 - (c) make recommendations or directions to the PRO as to the further conduct of the ballot.
- 21.6.5 In respect of any appeal (including appeals referred to in Rules 21.6.1 to 21.6.4 inclusive hereof) the Tribunal may:
- (a) make findings of fact;
 - (b) make declarations as to the validity or otherwise of acts or purported acts of Party officers, officials, members or units;
 - (c) make declarations as to the validity or otherwise of practices within the Party;
 - (d) make recommendations to State Executive to take certain courses of action either in respect of the subject matter of the appeal or generally;
 - (e) make recommendations to the Rules Committee as to proposed changes to the Rules;
 - (f) dismiss the appeal;
 - (g) allow amendment of the appeal at any time; or
 - (h) where the Tribunal is of the opinion that an appeal is frivolous, order the forfeiture to the Party of the deposit.

21.7 Other Matters

- 21.7.1 The Tribunal shall provide written reasons for its decision.
- 21.7.2 The State Secretary shall report to each regular meeting of State Executive with respect to all current appeals, the dates of proposed hearings to consider the appeals, and of any decisions, directions or recommendations made.
- 21.7.3 Other than the State Secretary no member shall make public comment concerning any matter which is before the Tribunal except with the permission of the State Executive.
- 21.7.4 If, as part of the Tribunal's deliberations, any member of the Tribunal reasonably believes an act of criminal dishonesty, including electoral fraud, has been committed, the matter should be immediately referred to the State Secretary for referral to the relevant law enforcement authority.
- 21.7.5 The Tribunal shall notify all parties and the State Secretary of any decision made by it.

22 NATIONAL**22.1 National Conference Agenda**

Only a Convention, Council or the State Executive may submit items to the National Conference.

22.2 National Conference Delegates

See National Rule 6.

23 RETURNING OFFICERS**23.1 The Party Returning Officer**

- 23.1.1 The Party Returning Officer ('the PRO') shall:
- (a) be responsible for the conduct and direction of all ballots except those conducted pursuant to Rule 25;
 - (b) be in charge of the conduct of all Preselection ballots from the close of nominations onwards.
- 23.1.2 The PRO shall be elected by Annual Convention every two (2) years. If a further election has not been held by Annual Convention by the time the two year term expires, the PRO shall remain in office until a further election at the next Annual Convention.
- 23.1.3 The PRO shall have power to appoint such persons as may be necessary to assist him or her in the discharge of his or her or any Deputy Returning Officer ('DRO') duties and functions.
- 23.1.4 The PRO shall receive such reasonable assistance as he or she may request from the State Secretary.
- 23.1.5 A PRO must:
- (a) be a member of the Party;
 - (b) not be a candidate, proxy or scrutineer for a candidate in any ballots conducted under these Rules;
 - (c) must not be under eighteen (18) years of age.
- 23.1.6 A PRO must not act as PRO at an election of his or her own Sub-Branch or State District.

23.2 Deputy Returning Officers

23.2.1 The State Executive shall at its first meeting after 31 March in odd numbered years, appoint a panel of fifteen (15) DROs for a two year term to assist the PRO in the conduct of ballots other than those conducted at Sub-Branch meetings, and to conduct elections of delegates from State Districts and AYL.

23.2.2 A DRO must:

- (a) be a member of the Party;
- (b) not perform their duties as a DRO in any ballot conducted under these Rules for which they are a candidate.
- (c) must not be under eighteen (18) years of age.

23.2.3 A DRO must not act as DRO at an election of his or her own Sub-Branch or State District.

23.2.4 For the purposes of assisting in or conducting a ballot, a DRO appointed in accordance with this Rule shall have the same powers as the PRO.

23.3 Local Returning Officers

23.3.1 At the first meeting after 31 March, each Sub-Branch, FEC, LWN and AYL must elect from its members a Local Returning Officer ('LRO').

23.3.2 The LRO shall:

- (a) superintend any ballot conducted for officers of the Sub-Branch, FEC, LWN or AYL and any ballot to elect a non-voting delegate to Convention or Council;
- (b) select the venue for the conduct of any ballot to elect a delegate to Convention or Council, subject to any resolution of State Executive made pursuant to Rule 26.10.6.

23.3.3 An LRO must:

- (a) be a member of the Party;
- (b) not be a candidate, proxy or scrutineer in any of the ballots which he or she superintends;
- (c) not be under eighteen (18) years of age;
- (d) for any LWN ballot, be a woman.

23.4 Method of Counting

Unless otherwise specified in the Rules, all elections and ballots for two or more positions conducted in accordance with these Rules shall be by the proportional representation system as generally used in the Senate. Ballots for single positions shall be by the exhaustive preferential method.

23.5 Compliance with Procedures

A failure by the PRO, or a DRO or LRO or any Assistant appointed by the PRO to comply with any procedures or time limits imposed by these Rules with respect to the conduct of elections or ballots will not of itself cause the result of any such election or ballot to be void.

23.6 Terms of Office

Except in relation to candidates for pre-selection, all persons elected under these rules to any office shall continue in office until their successors are declared elected.

24 AFFIRMATIVE ACTION

24.1 This rule applies to all non-single position elections conducted pursuant to Rules 25 to 28 inclusive and to Convention and Council elections conducted pursuant to Rule 31 but does not apply to pre-selection ballots conducted at Convention and Council which are subject to Rule 32.7.

24.2 Provided that there are sufficient nominations from each gender, elections for two (2) positions shall be counted to ensure that one person from each gender is elected.

- 24.3 All elections for three (3) positions or more shall be conducted to ensure no less than 40% of such positions are filled by each gender, provided that sufficient candidates of the relevant gender nominate (“the basic entitlement”). If the calculation to determine the basic entitlement results in a fraction of greater than one half then the basic entitlement shall be the next higher whole number, and where it results in a fraction of one half or less then it shall be the next lower number.
- 24.4 No election conducted pursuant to Rules 25 to 28 inclusive and Rule 31 shall be invalid by reason of less than the required number of each gender nominating so as to prevent compliance with this Rule.
- 24.5 For the purpose of Rule 24.3, as from 31 March 2022, the minimum target shall be 45% of all persons. As from 1 January 2025 it shall be 50%.

25 ELECTION OF OFFICERS TO SUB-BRANCHES, FEDERAL ELECTORATE COUNCIL AND AUSTRALIAN YOUNG LABOR

25.1 Officers

- 25.1.1 Officers of a Sub-Branch and an FEC shall consist of a President, Vice President, Secretary, Treasurer and such other officers as the Sub-Branch and the FEC shall determine from time to time.
- 25.1.2 Officers of AYL shall consist of a President, Vice President, Secretary and ten (10) Ordinary Executive Members.

25.2 Mode of Election

- 25.2.1 Officers shall be elected at the Annual General Meeting of the Sub- Branch, FEC or AYL of which seven (7) clear days notice in writing shall be given.
- 25.2.2 Only those members who are eligible members in accordance with Rule 25.3 shall be entitled to vote for an officer.
- 25.2.3 The persons so elected shall take office at the conclusion of the Annual General Meeting at which they are elected.

25.3 Eligibility to Stand for Office or Vote

- 25.3.1 Subject to Rule 25.3.2, no member shall be eligible to nominate for office or vote unless he or she:
- (a) is as at 8 June preceding the election of officers:
- (i) is in at least his or her first year of membership as defined in Rule 5.7.1.
 - (ii) a bona fide resident of the State District which encompasses the Sub-Branch or Federal Division in which he or she seeks to vote or stand for office or:
 - (iii) with respect to AYL, a bona fide member of AYL.
- (b) was enrolled on the State or Commonwealth electoral roll for the State District or Federal Division which encompasses the FEC in relation to which he or she resides as at 30 June preceding the election for office.
- 25.3.2 Where there are no other nominations, any member of a Sub-Branch, FEC or AYL may stand and be elected.
- 25.3.3 A member under the age of eighteen (18) years or a non-citizen permanent resident of Australia shall be entitled to nominate for office or vote provided he or she is a bona fide resident of the State District which encompasses their Sub-Branch or Federal Division which encompasses the FEC in relation to which he or she seeks to vote, or with respect to AYL, is a bona fide member of AYL.

25.4 Nominations

- 25.4.1 Nominations for election as an officer may be made in writing or orally from the floor of the Annual General Meeting at which the election is to be held.
- 25.4.2 Nominations close at the Annual General Meeting immediately before the holding of the election.

25.5 Objection to Ballot

- 25.5.1 If any candidate objects to the ballot he or she may lodge a complaint in writing specifying the grounds for the objection with the State Executive within seven (7) days of the result being announced.
- 25.5.2 The State Executive shall investigate the complaint and take all necessary action to determine the validity of the ballot and the result. If the State Executive finds there were irregularities in the conduct or the counting of the ballot, it may decide that the ballot be recounted or if appropriate it may make a declaration as to which candidates have been duly elected which supersedes the LROs declaration or it may order another ballot. The State Executive shall report its actions to Council for endorsement.

26 ELECTION OF DELEGATES TO COUNCIL AND CONVENTION**26.1 AYL to be treated as State District:**

- 26.1.1 For the purposes of this Rule a reference to a State District shall include a reference to AYL and AYL is to be treated as a State District.

26.2 When held

- 26.2.1 Elections shall be held for State District delegates to Council and Convention in August in each odd numbered year by a ballot held in accordance with this Rule.
- 26.2.2 The number of delegates for each State District shall be determined in accordance with Rule 16.

26.3 Eligibility to Stand as Delegate or Vote

- 26.3.1 No member shall be eligible to nominate for election as a delegate to Convention or Council, or to vote in an election for delegates to Convention or Council, unless he or she:

(a) as at 8 June preceding the election of delegates (which shall be the relevant date for fixing the list of members eligible to vote):

- (i) is in at least his or her second year of membership or is a full member as defined in Rule 5.7.1.
- (ii) is a bona fide resident of the State District in which he or she seeks to vote or nominate, or is a member of a Sub-Branch within that State District pursuant to Rule 5.6.5, and

(b) as at 30 June preceding the election of delegates, was enrolled on the State electoral roll for the State District in which he or she resides.

- 26.3.2 Notwithstanding Rule 26.3.1(b) a member under the age of eighteen years or a non-citizen permanent resident of Australia shall be entitled to nominate for election as a delegate to Convention or Council and vote provided he or she complies with Rule 26.3.1(a).
- 26.3.3 Where there are no other nominations, any member who is eligible under Rule 26.3.1(a)(ii) only may nominate for election and be elected notwithstanding Rule 26.3.1(a)(i) or 26.3.1(b).

26.4 List of Members Eligible to Vote

- 26.4.1 On the first working day after 1 July, the State Secretary shall post to the Secretary of each Sub-Branch and AYL, the list of members eligible to vote in relation to the relevant State District or AYL.
- 26.4.2 The LRO, the Secretary of each Sub-Branch, the Secretary of AYL, the relevant DRO and local State and Federal MPs, may, by no later than 8 July advise the PRO of any inaccuracies and/or suggested amendments to the list of members.
- 26.4.3 The PRO shall consider the comments and suggested amendments and shall make such changes he or she considers are necessary to ensure the list of members conforms with the Rules.

- 26.4.4 On the first working day after 31 July the PRO shall post or make available the amended list of members eligible to vote to the Secretary of each Sub-Branch, and AYL which amended list of members shall constitute 'the roll'.

26.5 Challenge to the Roll

- 26.5.1 A member may challenge the entitlement of another member to be on the roll.
- 26.5.2 Any challenge by a member must:
- (a) be made in writing to the PRO by no later than 7 August or the next working day after.
 - (b) be supported by facts which are on the public record or by a statutory declaration made by the member who makes the challenge.
- 26.5.3 The PRO shall provide the member whose eligibility to vote is challenged with a copy of all material provided in accordance with Rule 26.5.2 and shall allow the challenged member an adequate opportunity to produce evidence in support of his or her eligibility to vote.
- 26.5.4 The PRO shall consider all challenges and, if he or she considers it appropriate, make an amended roll for the ballot by no later than 21 August. The decision of the PRO as to the content of the roll shall be final and shall not be subject to appeal.

26.6 Dates for Election

- 26.6.1 The election shall be held over two days being any Sunday in August or September and the Monday immediately following.
- 26.6.2 The PRO will choose the election days and notify the State Secretary by 30 June.
- 26.6.3 Subject to Rule 26.6.1, the PRO may choose different election days for each State District.

- 26.6.4 If the State Secretary has not been notified by 30 June of the election days for any State District, the State Executive shall have power to set election days which should be set in accordance with Rule 26.6.1 subject to the power of State Executive to alter an election timetable pursuant to Rule 29.

26.7 Calling of Nominations

- 26.7.1 On 1 August, or the first working day after, the PRO must call for nominations for election for delegates to Convention and Council.
- 26.7.2 The PRO shall forward by post to those on the list of members eligible to vote as at 8 June a document in the form of Schedule 5 to these Rules calling for nominations for the election of delegates.
- 26.7.3 Nominations for election as delegate must be made in writing.

26.8 Closure of Nominations

- 26.8.1 Nominations for election as delegates shall close at 12 noon on 15 August or the next working day after.
- 26.8.2 A candidate may withdraw his or her nomination for a position as delegate by notice in writing received by the PRO.
- 26.8.3 If a notice of withdrawal is received:
- (a) by no later than 12 noon on 21 August or, if 21 August falls on a weekend or a public holiday, by no later than 12 noon on the first working day after 21 August the candidate's name shall not appear on the ballot paper;
 - (b) after 12 noon on 21 August, or, if 21 August falls on a weekend or a public holiday, by no later than 12 noon on the first working day after 21 August the PRO shall count through the name of the candidate who has withdrawn for the purposes of the ballot.

26.9 Equal or Fewer Nominations than Vacancies

- 26.9.1 If the number of nominations is equal to or fewer than the number of vacancies, the nominees shall be declared by the PRO to have been elected and the holding of a ballot will not be required.
- 26.9.2 In relation to the remaining vacancies the PRO shall arrange for another ballot in accordance with this Rule but held at such other time as he or she may nominate.

26.10 Holding of the Ballot

- 26.10.1 On 22 July, or as soon as practicable thereafter, the PRO shall send to all members on the roll written notice containing the information required by Schedule 6 in relation to the State District with respect to which the member is eligible to vote.
- 26.10.2 The PRO shall arrange the printing of the ballot papers containing all the information in Schedule 8, listing the candidates in alphabetical order.
- 26.10.3 On the date the election is to be held pursuant to Rule 26.6, the ballot shall be opened on the Sunday at 12 noon and shall adjourn at 5pm and then be re-opened on the following Monday at 6pm and shall close at 8pm.
- 26.10.4 Each candidate may by letter to the PRO appoint a scrutineer. Scrutineers may view the roll relating to the relevant State District at the end of balloting on Sunday and may be present when the counting of the ballot takes place.
- 26.10.5 The venue for the ballot shall be selected by the LRO, or if no LRO has been elected, by the PRO, who should:
- (a) select a venue in the relevant State District if practicable; and
 - (b) take into account accessibility, public transport and car parking; and

(c) take such measures as are practicable to allow all members casting their votes to be able to do so in secret.

- 26.10.6 The location of a ballot as determined by the LRO or the PRO may be changed by a resolution of State Executive carried by not less than two thirds of those members voting.
- 26.10.7 All reasonable costs of the ballot, including any hiring charges for the venue and a suitable ballot box, shall be met by the Sub-Branch, or Sub-Branches within the relevant State District.
- 26.10.8 In those State Districts which are in country areas pursuant to Rule 11.1.3, the PRO shall conduct the ballot by Postal Vote.

26.11 Conduct of Ballot

The procedures for ballots in relation to elections of delegates to Convention and Council are contained in Schedule 9 of these Rules.

26.12 Objection to Ballot

- 26.12.1 If any candidate objects to the ballot he or she may lodge a complaint in writing specifying the grounds for the objection with the State Executive within seven (7) days of the result being announced.
- 26.12.2 The State Executive shall investigate the complaint and take all necessary action to determine the validity of the ballot and the result. If the State Executive finds irregularity in the conduct or the counting of the ballot, it may decide that the ballot be recounted or if appropriate it may make a declaration as to which candidates have been duly elected. Such a declaration will supersede the PRO's declaration under clause 3.2 of Schedule 9 or it may order another ballot. The State Executive shall report its actions to Council for endorsement.

27 CASUAL VACANCIES – ELECTION OF OFFICERS (RULE 25)

- 27.1 In the event of one or more vacancies for any positions elected under Rule 25, such positions shall be advertised to all relevant Sub-Branch, FEC and/or AYL members in the normal notice for the next normal meeting of that body subject to the requirement that a minimum of seven (7) days notice be given to such members. The ballot to fill such position(s) shall take place at such meeting.
- 27.2 Ballots to fill casual vacancies shall, where possible, be conducted by the LRO. If LRO is unavailable, the meeting shall elect a returning officer from the members present to conduct the ballot. The person conducting the ballot must not be a candidate, proxy, or scrutineer in any of the ballots which he or she superintends.
- 27.3 If only one casual vacancy exists for a position, the ballot to fill it shall be counted using the exhaustive preferential method. If more than one casual vacancy exists for a position, the ballot to fill it shall be counted using the proportional representation method.
- 27.4 The eligibility to stand to fill a vacancy for an office in a Sub- Branch, FEC or AYL and to vote in an election to fill such a casual vacancy shall be as set out in Rule 25.3.
- 27.5 Any objection arising from the conduct of the ballot shall be dealt with as set out in Rule 25.5.

28 CASUAL VACANCIES – ELECTION OF DELEGATES TO CONVENTION AND COUNCIL (RULE 26)**28.1 State Districts with one Sub-Branch only and AYL**

- 28.1.1 Subject to rule 28.1.3, in the event of one or more vacancies for any positions elected under Rule 26, such positions shall be notified to the relevant Sub-Branch members and/or to AYL members in the normal notice for the next normal meeting of that body subject to the requirement that a minimum of seven (7) days notice be given to such members.

The ballot to fill such positions shall take place at such meeting.

- 28.1.2 Ballots to fill such vacancies shall be conducted by the PRO or a DRO under the direction of the PRO.
- 28.1.3 Notwithstanding Rule 28.1.1 or 28.1.2, in those State Districts which are in country areas pursuant to Rule 11.1.13, the PRO may conduct the ballot by Postal Vote.

28.2 State Districts with more than one Sub-Branch

- 28.2.1 In the event of one or more vacancies for any positions elected under Rule 26, such positions shall be notified to the relevant Sub- Branch members by notice posted by the PRO, who shall conduct a postal ballot to fill such positions.
- 28.3 If only one casual vacancy exists for a position, the ballot to fill it shall be counted using the exhaustive preferential method. If more than one casual vacancy exists for a position, the ballot to fill it shall be counted using the proportional representation method.
- 28.4 The eligibility to stand for election and to vote in a ballot to fill such a casual vacancy shall be as set out in Rule 26.3.
- 28.5 Any objection arising from the conduct of the ballot shall be dealt with as set out in Rule 26.12.

29 ALTERATION TO ELECTION TIMETABLE

- 29.1 Notwithstanding anything else in these Rules, a two-thirds majority of the State Executive shall have power to alter or suspend the timetable for elections held pursuant to Rules 25 and 26 including the date or dates upon which an election must be held.
- 29.2 State Executive shall report the reasons for any alteration to Council.

30 NOMINATION FOR STATE EXECUTIVE AND NATIONAL CONFERENCE

- 30.1 Nominations for the State Executive, State President, State Vice Presidents and delegates to National Conference shall be made in accordance with the nomination form set out in Schedule 3 of these Rules.
- 30.2 Each nominee shall be required to complete and sign the pledge in the form prescribed in Schedule 3 of these Rules.
- 30.3 Unless he or she is in the second year of membership or is a full member as defined in Rule 5.7, a member shall not be eligible to nominate for State Executive or a delegate to National Conference.

31 CONVENTION AND COUNCIL ELECTIONS – METHOD OF VOTING**31.1 Election Procedures**

The procedures with respect to the conduct of ballots at Convention and Council (excluding Preselection ballots) are set out in Schedule 10 to these Rules.

31.2 Scrutineers

- 31.2.1 Each candidate for a ballot shall be entitled to appoint one scrutineers who shall be entitled to accompany the PRO in the performance of his or her duties, and watch the counting of that ballots.
- 31.2.2 Each Scrutineer must be appointed in writing by the candidate, must be aged eighteen (18) years or more and be a member of the Party.
- 31.2.3 A Scrutineer must not hinder or obstruct the PRO in the performance of his or her duties and shall not be allowed to assist in the counting of the ballot or in any way touch a ballot paper.

- 31.2.4 If during the counting of the ballot, the PRO forms the opinion that a Scrutineer has acted in a manner in breach of Rule 32.8.3, the PRO may revoke the authority of the Scrutineer and may direct the Scrutineer to leave the counting room.

31.3 Irregularity in Ballot

- 31.3.1 If Convention, or if it is not in session, Council, considers that an irregularity occurred in a ballot, and that such irregularity may have affected the results of the ballot, Convention or Council, as the case may be, shall declare the ballot null and void, provided the proceedings to consider any alleged irregularity were commenced within twenty eight (28) days after the declaration of the ballot by the Returning Officer.
- 31.3.2 In the event of a ballot being declared null and void, the body making the declaration shall forthwith open fresh nominations, determine the closing time for them and the venue for the conduct of a fresh ballot.
- 31.3.3 Notwithstanding any other rule, whenever a ballot conducted at Convention has been declared null and void, a Convention only may conduct the fresh ballot and whenever a ballot conducted at a Council has been declared null and void, the Convention or Council may conduct the fresh ballot.
- 31.3.4 Whenever a ballot has been declared null and void, those persons who occupied the position involved in the ballot prior to the declaration of the ballot shall resume the position they held until the declaration of the fresh ballot by the Returning Officer.

31.4 Casual Vacancies

- 31.4.1 In the event of one or more casual vacancies for any position elected under Rule 31 such position shall be advertised in the monthly State Secretary's Report to affiliated unions, Sub-Branched and AYL. The ballot to fill such position(s) shall take place on a date set by State Executive.

- 31.4.2 If only one casual vacancy exists for such position the ballot to fill it shall be counted using the exhaustive preferential method. If more than one casual vacancy exists for such position, the ballot to fill it shall be counted using the proportional representation method.

32 SELECTION OF PARLIAMENTARY CANDIDATES

See Appendix B to replace Rule 32 after the 2018 State Election

32.1 Definitions

- 32.1.1 'Local Component' shall mean the Preselection ballot of members of the Party attached to a State District or FEC for the purpose of preselecting a candidate for a Parliamentary Seat in either the House of Assembly or the House of Representatives.
- 32.1.2 'Central Component' shall mean the Preselection ballot by members of the Party elected or appointed as delegates to the Annual Convention and/or any Special Convention of the Party, for the purpose of preselecting candidates for Parliamentary Positions.

32.2 Nominations

- 32.2.1 Subject to Rule 32.9, the State Executive shall call for nominations from members seeking Preselection as a candidate for a Parliamentary Seat in either the House of Assembly or the Legislative Council or the House of Representatives or the Senate at such times and in such manner as it sees fit.
- 32.2.2 A member who wishes to nominate for Preselection must sign and lodge with the State Secretary a nomination form in accordance with Schedule 1 and the Parliamentary Candidates Pledge in accordance with Schedule 2 to these rules, and pay a nomination fee as determined by a resolution of the State Executive and carried by at least a two thirds majority of those present.

- 32.2.3 No member shall be eligible to nominate for a Preselection ballot unless he or she is a full member in accordance with Rule 5.7 unless this requirement is waived by State Executive pursuant to Rule 18.3.1(d).

32.3 Conduct of Ballot for Local Component Timing of Ballot

- 32.3.1 A ballot of all eligible members for the local component of a Preselection ballot shall take place on a Sunday as near as is practicable to the fourth Sunday immediately after the close of nominations and the next Monday.
- 32.3.2 Upon the close of nominations the PRO shall satisfy himself or herself whether each candidate is eligible to nominate on the basis of the membership record provided by the State Secretary and shall advise the State Secretary within forty eight (48) hours whether each nomination is in accordance with the Rules.
- 32.3.3 All candidates shall be advised in writing by the PRO by notice posted within twenty four (24) hours of the close of nominations as to whether or not their nomination has been accepted.
- 32.3.4 The acceptance of a nomination in accordance with this Rule will not prevent the PRO from later advising that a nomination is rejected in light of further information which comes to the notice of the PRO.
- 32.3.5 Any candidate who has had his or her nomination rejected by the PRO may appeal to the Tribunal by lodging within forty eight (48) hours an appeal in accordance with Rules 21.4, 21.5 and 21.6. The Tribunal must determine such an appeal within seven days of the appeal being lodged.
- 32.3.6 Parliamentarians and other candidates contesting a Preselection ballot must participate in any pre-ballot candidate forums which are organized by the Party during the Preselection process.

Eligibility to Vote

- 32.3.7 No member shall be entitled to vote in a Preselection ballot unless:
- (a) he or she is a full member in accordance with Rule 5.7; and
 - (b) he or she is correctly enrolled with the AEC to vote in a federal election. The member's address for the purposes of a vote in a Preselection ballot will be their enrolled address with the AEC.
- 32.3.8 For the purpose of this Rule, the date by which a member must be eligible to vote is the date upon which the State Secretary provides the PRO with the roll pursuant to Rule 32.3.9.

List of Eligible Members

- 32.3.9 The State Secretary shall provide the PRO with a list of all members eligible to vote in a Preselection ballot ("the roll") not later than five (5) working days after the close of nominations.
- 32.3.10 The PRO shall have the right to check the roll against the membership records held by the State Secretary, and the membership records held by the Secretary of the appropriate Sub-Branch(s) or FECs.
- 32.3.11 The PRO shall, upon request made by a candidate, provide the candidate with a copy of the roll.
- 32.3.12 Any candidate may challenge an entry or omission from the roll provided that the challenge is:
- (a) made in writing to the PRO by no less than two weeks before the date for the holding of the ballot.
 - (b) supported by facts which are on the public record or by a statutory declaration made by the candidate who makes the challenge.

- 32.3.13 For the purposes of Rule 32.3.12, prima facie evidence in support of a challenge may include returned mail or evidence of electoral enrolment for a different State District or Federal Division or other relevant evidence.
- 32.3.14 The PRO shall provide the member whose eligibility to vote is challenged with a copy of all material provided in accordance with Rule 32.3.12 and shall allow the challenged member an adequate opportunity to produce evidence in support of his or her eligibility to vote.
- 32.3.15 The PRO shall consider all challenges and if he or she considers it appropriate, make an amended roll for the ballot. The decision of the PRO as to the content of the roll shall be final and shall not be subject to appeal.

Date of Ballot

- 32.3.16 The PRO shall, as soon as practicable, and in any event not later than five (5) working days after the production of the roll by the State Secretary, forward to all members on the roll a written notice informing them that a Preselection ballot is to be held. The notice shall contain the information required by Schedule 11.

Conduct of Ballot

- 32.3.17 The ballot shall be conducted in accordance with the procedures and requirements set out in Schedule 11 to the Rules.
- 32.3.18 The PRO may conduct the ballot by Postal Vote in those areas designated as country areas pursuant to Rule 9.1.3 or 11.1.3.

Value of Local Component

- 32.3.19 The formal votes of the local component of a Preselection ballot shall in aggregate equal 25% of the total eligible vote.

- 31.3.20 Each candidate shall carry with him or her into the central component vote his or her respective first preference votes as a proportion of the 25% local component.

32.4 Conduct of Ballot for Central Component

Value of Central Component

- 32.4.1 The Central Component in any Preselection ballot for a seat in the House of Assembly or House of Representatives shall in aggregate equal 75% of the total eligible vote. Eligible delegates elected or appointed by affiliated unions shall be entitled to cast two thirds of the votes of the Central Component (which is equivalent to 50% of the total Convention vote). Delegates from State Districts, AYL and other persons who, under the rules, are eligible to vote shall be entitled to cast one third of the votes of the Central Component (which is equivalent to 25% of the total convention vote).
- 32.4.2 Each delegate, including a proxy delegate, shall be entitled to vote once only in each ballot.

Notification of Eligible Delegates

- 32.4.3 All affiliated unions shall:
- (a) notify the State Secretary in writing of the names and addresses of the eligible delegates elected or appointed to represent them in the Central Component ballot.
 - (b) give notice not less than twenty eight (28) days before the Central Component ballot, or as soon thereafter as is practicable.
- 32.4.4 Twenty one (21) days before the Central Component ballot, or as soon thereafter as it practicable, the State Secretary shall notify the PRO in writing of the names and addresses of the eligible delegates which have been notified to him/her as at that date.

- 32.4.5 Fourteen (14) days prior to the Central Component ballot the PRO shall post to all eligible delegates of which he/she has been advised by the State Secretary a written notice of the names of candidates for all ballots, the venue of the ballot and the time of the ballot.
- 32.4.6 Any eligible delegates who do not receive a written notice in accordance with Rule 32.4.5 shall be provided with a copy of same on request to the State Secretary.
- 32.4.7 Any candidate may request a copy of the list of eligible delegates of which the State Secretary has been notified by the PRO.
- 32.4.8 The PRO shall have the authority to check the names on the list of eligible delegates against the records held by the State Secretary.

Conduct of Ballot

- 32.4.9 The PRO shall conduct the central component of a pre-selection ballot in accordance with Schedule 12 to the Rules.

32.5 Preselection of House of Assembly and House of Representative Candidates

- 32.5.1 For each ballot for a seat in the House of Assembly or House of Representatives, the Central Component and the Local Component of the ballot for that seat shall be counted at the same time but separately.
- 32.5.2 The Central Component and Local Component shall be counted as one ballot (with ballot papers weighted accordingly) by the exhaustive preferential method of voting as used by the Australian Electoral Commission.

32.6 Preselection of Legislative Council and Senate

- 32.6.1 For the purpose of preselecting candidates for the Legislative Council and the Senate, the PRO shall follow the same procedures as set out in Rule 32.4 except that:

- (a) the voting strength of the central component in such a ballot shall be 100%
- (b) 50% of the voting strength shall be allocated to delegates from State Districts, AYL and to other delegates entitled to vote pursuant to Rule 16.9.
- (c) The remaining 50% shall be allocated to delegates from affiliated unions.

32.6.2 The ballot of candidates for the Senate and the Legislative Council shall be by the Proportional Representation System as generally used in Senate elections.

32.7 Affirmative Action – Preselection

The ALP is committed to men and women in the Party working in equal partnership. It is our objective to have 50% women at all levels in the Party organisation, and in public office positions the Party holds.

- 32.7.1 Subject to Rule 32.7.8 below, there shall be a minimum target that 40% of all persons preselected in a preselection cycle for the appropriate range of seats in the South Australian Parliament and the South Australian component of the Federal Parliament shall be of each gender.
- 32.7.2 For the purposes of calculating the minimum target in the South Australian Parliament, the appropriate range of seats in the House of Assembly and Legislative Council shall be considered to be one group.
- 32.7.3 For the purpose of calculating the minimum target in the Federal Parliament the appropriate range of seats in the House of Representatives and the Senate shall be considered to be one group.
- 32.7.4 In the event that the minimum target is not met in the appropriate range of seats in a preselection cycle, all pre-selections in the appropriate range of seats shall be immediately declared void and nominations for all those seats shall be reopened. This process shall continue until the minimum target is met.

- 32.7.5 In calculating the minimum percentage for the purposes of this clause, a fraction of more than one-half must be rounded up to the next whole number, and a fraction of one-half or less must be rounded down to the next whole number.
- 32.7.6 For the purpose of this Rule ‘the appropriate range of seats’ means :
 - (a) Those seats that require the lesser of either a 5% improvement in the ALP two party preferred vote to be won on those seats included in group of seats which are capable of delivering to the ALP 55% of either :
 - (i) all House of Assembly and Legislative Council seats in the case of South Australian Parliament; or
 - (ii) all House of Representative and Senate seats in the case of Federal Parliament.
 - (b) Provided that the ‘appropriate range of seats’ shall :
 - (i) in relation to South Australian Parliament, never be less than the sum of a simple majority of seats in the House of Assembly and a simple majority of those Legislative Council seats coming up for election, or those seats currently held, whichever is the greater.
 - (ii) In relation to Federal Parliament, never be less than the sum of a simple majority of seats in the House of Representatives and three Senate seats of those Senate seats coming up for election, or six (6) Senate seats in the case of a double dissolution.
- 32.7.7 For the purpose of this rule a ‘preselection cycle’ means all pre-selections which take place within the Party for seats in South Australian Parliament or Federal Parliament between one general election and another.
- 32.7.8 As from 31 March 2022, the minimum target for the purposes of Rule 32.7.1 shall be 45% of all persons preselected in a preselection cycle. As from 1 January 2025 it shall be 50%.

32.8 Scrutineers

- 32.8.1 Each candidate for pre-selection shall be entitled to appoint a maximum of two (2) scrutineers who shall be entitled to accompany the PRO in the performance of his or her duties, and watch the counting of the ballots of both the Local and Central Components.
- 32.8.2 Each Scrutineer must be appointed in writing by the candidate, must be aged eighteen (18) years or more and be a member of the Party.
- 32.8.3 A Scrutineer must not hinder or obstruct the PRO in the performance of his or her duties and shall not be allowed to assist in the counting of the ballot or in any way touch a ballot paper.
- 32.8.4 If during the counting of the ballot, the PRO forms the opinion that a Scrutineer has acted in a manner in breach of Rule 32.8.3, the PRO may revoke the authority of the Scrutineer and may direct the Scrutineer to leave the counting room.

32.9 Power to select Candidates

- 32.9.1 Subject to this Rule, candidates for Parliamentary seats shall be pre-selected by ballots held in accordance with these Rules.
- 32.9.2 In the case of any seat where State Executive determines that a candidate must be selected before a Convention can be called and held in reasonable time, Council shall select a candidate for the Parliamentary seat.
- 32.9.3 In the case of any seat where a two-thirds majority of those attending State Executive determines that a candidate must be selected before both a Convention and Council can be called and held in reasonable time, State Executive may resolve to select a candidate for a Parliamentary seat.
- 32.9.4 Notwithstanding any other part of Rule 32, State Executive may resolve that seats in the House of Assembly or the House of Representatives where the margin against the Party was greater than 5% of the two party preferred vote at

the last election need not go to a pre-selection ballot, and recommend to Council or Convention candidates for pre-selection for those seats.

- 32.9.5 Council or Convention, on receipt of such a recommendation from State Executive pursuant to Rule 32.9.4, may endorse the recommended candidate without the need for a Preselection ballot.
- 32.9.6 In the event of a double dissolution election being called, State Executive shall have power to select candidates for all House of Representative seats where a candidate has not by that date been selected and for the Senate. Such pre-selection shall be by a resolution of the State Executive which shall be carried by not less than two-thirds of those members voting.

32.10 Nominations by Sitting Members

- 32.10.1 Within fourteen (14) days of the call for nominations for preselection for seats in the House of Assembly or House of Representatives, all sitting Members of Parliament in the seats for which nominations have been called shall advise the State Executive in writing whether they intend to nominate for pre-selection and for which seat.
- 32.10.2 At the end of the fourteen (14) day period, that advice shall be made available to any Party member on request to the State Secretary.
- 32.10.3 If any sitting Member advises of an intention to nominate for a particular seat, but fails to do so, or dies, or withdraws his or her nomination before the pre-selection ballot is held, fresh nominations shall be called for as soon as practicable.

32.11 Death of a Candidate

- 32.11.1 In the event of the death of any candidate for Preselection for a seat in any of the House of Assembly, the Legislative Council, the House of Representatives or the Senate, fresh nominations shall be called for as soon as practicable.

33 STATE PARLIAMENTARY LABOR PARTY

- 33.1 The SPLP shall consist of members of the House of Assembly and Legislative Council who are members of the Party.
- 33.2 Meetings of the State Parliamentary Labor Party shall be convened at any time at the request of six (6) Labor Members of State Parliament, or at the request of the whip or the Leader of the SPLP.
- 33.3 The SPLP shall supply a copy of its Caucus minutes to the State Secretary within three (3) days of each meeting.
- 33.4 A State Labor Government shall not bind itself to any decisions that are not in accordance with the Rules and Platform of the Party.
- 33.5 The SPLP shall provide each year, through the State Executive to the Annual Convention, a report on the action it has taken to implement the Platform.
- 33.6 The State Secretary shall allocate to Labor Members of Parliament certain areas in which they are to service Sub- Branches and to do any organising work which may be in the interests of the Party.
- 33.7 When required by the State Executive a written or oral report shall be submitted to Council by Labor Members of Parliament giving particulars of all organising work they have performed.
- 33.8 Where any Labor Member of Parliament refuses to carry out the duties allocated to that member without sufficient reason, the State Executive shall, at the following pre-selection ballots, provide a report of such refusal to Convention or Council.

34 PARLIAMENTARY PLEDGE

- 34.1 A member of the Party seeking pre-selection shall be required to sign the Pledge prescribed by Schedule 2.
- 34.2 No member of the Party shall be permitted to give a written pledge or undertaking to any other Party or organisation that is not in accordance with the Platform of the Party.

35 ALLOCATION OF PREFERENCES

- 35.1 The State Executive shall, in determining the allocation of ALP Preferences for Federal and State Elections, take the following into account:
- 35.1.1 the overall interests of the Party; and
 - 35.1.2 any decision of a Convention or Council; and
 - 35.1.3 any decision of the appropriate FEC or Sub-Branch.

36 PARLIAMENTARY CANDIDATES' DEPOSITS

Candidates for pre-selection shall, if pre-selected, be responsible for lodging any nomination and deposit required under the Electoral Acts and for correct completion of Electoral Act forms.

37 PARTY SUPPORT FOR OWN CANDIDATES

- 37.1 The Party shall only endorse Candidates who are members of the Party for Parliamentary or other public positions.
- 37.2 Only the required number of Candidates necessary to fill a vacancy shall be endorsed, unless otherwise determined by Convention or Council on the recommendation of the State Executive.

38 UNAUTHORISED EXPENDITURE

No Parliamentary Candidate shall incur any expenditure in the name of the Party or authorise any material in the name of the Party unless it has been authorised by the State Executive or State Campaign Director. Every Candidate must accept the responsibility for paying any liability not authorised by the State Executive or State Campaign Director.

39 AUTHORISATION OF MATERIAL AND FUNDRAISING

- 39.1 All propaganda material issued by an FEC, Sub-Branch, affiliated union, AYL, Country Labor or a Candidate shall be in strict accordance with the Objectives, Principles and Platform of the Party and shall be submitted to the State Executive or State Campaign Director for approval before being published.

- 39.2 All fundraising activity by an FEC, Sub-Branch, affiliated union, AYL, Country Labor or a Candidate shall be in accordance with the current ALP Code of Conduct for Fundraising as approved by the National Executive.

40 MEMBER OPPOSING SELECTED CANDIDATE

- 40.1 A member of the Party opposing an endorsed Labor Candidate or supporting a Candidate opposing a Labor Candidate or occupying a position on a committee or publicly speaking or canvassing on an opposing Candidate's behalf, shall automatically cease to be a member of the Party.
- 40.2 Any person not being a member of the Party who as a Candidate opposes or has opposed an endorsed Labor Candidate shall not be eligible for membership of the Party except as provided for in Rule 40.4.
- 40.3 Notwithstanding Rule 37.1 and 37.2 above, in special circumstances the State Executive shall have authority to grant permission for a member to nominate for a specified seat.
- 40.4 Any member who ceases to be a member due to the operation of Rule 40.1, or pursuant to a charge proved under Rule 21.3.2 (a), or who is not eligible for membership of the Party due to the operation of Rule 40.2, and who seeks membership of the Party must apply for admission in accordance with Rule 40.5.
- 40.5 An application for admission shall be in writing and addressed to the State Executive. The State Executive shall fix the time and date when the application shall be considered by Convention. The applicant shall be present when the application is considered and the applicant may be heard personally.
- 40.6 Notwithstanding any other rule, if a two-thirds majority of those attending State Executive are of the opinion that an application for admission under Rule 40.5 is without merit, it may be dismissed without being considered by Convention. Such a decision must be reported to the next Convention held.

41 MEMBERSHIP FEES

- 41.1 Convention shall fix membership fees on the following basis:
- 41.1.1 A standard membership fee for all members in receipt of a regular income.
- 41.1.2 A reduced membership fee for applicants or members who are unemployed, students, pensioners or on a low income. Head Office may require an applicant or member to provide evidence of an entitlement to be charged the reduced membership fee only.
- 41.1.3 A lesser membership fee for applicants who are financial members of an affiliated union.
- 41.2 Applicants for membership or renewal shall pay to Head Office in accordance with Rule 5.3 or 5.8 the appropriate membership fee applicable to them and fixed in accordance with Rule 41.1.

42 UNION AFFILIATION FEES

- 42.1 Convention shall fix the affiliation fee to be paid to the Party by each affiliated union. To the extent that affiliation fees are fixed by reference to the membership of an affiliated union, Convention shall have regard to the number of members of each affiliated union in accordance with Rule 16.3.1.
- 42.2 Subject to Rule 42.3, affiliated unions shall pay Head Office the affiliation fee as fixed by Convention from time to time in the manner set out in Rule 42.4.
- 42.3 An affiliated union must pay the affiliation fee in respect of not less than 50% and not more than 100% of their financial membership calculated in accordance with Rule 42.7 to Rule 42.13 inclusive.
- 42.4 Affiliation fees shall be paid quarterly in advance in April, July, October and January.
- 42.5 Any disputes regarding an affiliated union's level of affiliation shall be referred to the State Executive for recommendation to the Council for determination.

- 42.6 If an unfinancial union fails to pay its annual affiliation fee within twelve months of the due date (see Rule 42.4) that union shall cease to be an affiliated union. Such union shall only re-affiliate in accordance with Rules 7.2 to 7.5 inclusive.
- 42.7 Each affiliated union's affiliation shall be determined each year by an audit of the union's membership as at 30 June of the preceding year. This audit shall determine the union's maximum affiliation as:
- 42.7.1 the number of members eligible to vote in a ballot for an office in that union at 30 June as conducted by the appropriate Electoral Commission/s; and
- 42.7.2 the number of members identified in 42.7.1 above for whom the union received an amount of dues in relation to the period between 1 April and 30 June inclusive for that year.
- 42.8 Before 4.00pm on the last Friday in February in each year, each union shall provide an independent audit report from the previous year and advice on the number of members the union will affiliate on for the current year.
- 42.9 The independent audit report and affiliation fee advice shall be provided to the PRO in a sealed envelope addressed "Confidential – Union affiliation". These envelopes shall be secured in a ballot box and opened in the presence of scrutineers at an agreed time and place following the date determined in Rule 42.8. Each affiliated union is entitled to send a scrutineer.
- 42.10 A union's affiliation for the purposes of determining Convention and Council delegates shall be based upon the three year rolling average of the union's affiliation for the current and the two preceding years. Rule 16.3.2 shall continue to apply with respect to a union attending Convention or Council for the first time.
- 42.11 If a union fails to lodge an independent audit report by the date determined in Rule 42.8 the PRO shall use the union's previous year's affiliation reduced by 15%.

- 42.12 Each union shall comply with the following conditions in preparing the independent audit report:
- 42.12.1 Engage a registered company auditor; and
- 42.12.2 Request that the work performed in the audit be in accordance with Australian Auditing Standard 802 "The Audit Report on Financial Information Other than a General Purpose Financial Report" and Auditing Guidance Standard 1044 "Audit Reports on Information Provided Other than a Financial Report".
- 42.13 The independent audit report shall include:
- 42.13.1 An audit certificate signed by the auditor which shall include advice as set out in Schedule 19;
- 42.13.2 A statistical return which shall include a figure determined to be equal to or less than the union's maximum affiliation as of 30 June of the year in question.

43 PARLIAMENTARY MEMBERS' SALARY LEVY

- 43.1 Labor Members of Parliament must pay a levy of 6% of their Parliamentary income into a Fund to be used for purposes and activities as determined by the State Secretary and or State Treasurer from time to time.
- 43.2 The levy provided for in this rule shall be paid by way of payroll deduction where that facility is available or such other facility as agreed by the State Secretary. In all other cases the levy shall be paid monthly no later than fourteen (14) days after the last day of each calendar month.
- 43.3 For the purpose of this Rule, 'Parliamentary Income' shall include all Parliamentary salaries, allowances, expenses and Committee remunerations that are fixed as annual rates, but shall not include the additional electoral allowance payable to country Members over and above the amounts fixed for metropolitan Members.

- 43.4 The Party may have a Parliamentary Members Salary Levy Committee, which if appointed shall consist of two (2) members of the State Parliamentary Labor Party elected by them, two (2) South Australian Members of the Federal Parliamentary Labor Party elected by them, the State President, the two (2) Vice- Presidents and the State Secretary. Any proposals to amend Rule 42.1 shall be referred to a Parliamentary Members Salary Levy Committee for a report to a subsequent Convention.

44 ELECTION FINANCE COMMITTEE

- 44.1 The State Executive must from time to time consider the likely date or time of the next State election and, no later than 12 months before an election is expected, must by resolution establish an Election Finance Committee.
- 44.2 The members of the Election Finance Committee will be the State Secretary, the Assistant State Secretary and the Leader of the SPLP (or his or her nominee).
- 44.3 The Election Finance Committee must consider how the Party's funds should be applied in light of any statutory limits on expenditure in State election campaigns and must, subject to rule 44.4, recommend to the State Executive how the funds should be applied.
- 44.4 The Election Finance Committee may only make a recommendation under rule 44.3 by unanimous vote.
- 44.5 The State Executive may adopt a recommendation under rule 44.4 only by a two-thirds majority vote.
- 44.6 If there is no recommendation under rule 44.4, or if the State Executive fails to adopt a recommendation by the necessary two-thirds vote, the State Executive may by a two-thirds majority resolution determine how the Party's funds are to be applied in light of statutory limits on expenditure in State election campaigns and any such resolution will be binding on the State Secretary.

45 APPLICATION OF PARTY FUNDS

- 45.1 The funds of the Party shall be used for the purpose of carrying out the objectives of the Party.
- 45.2 Subject to the provisions of clause 46, no new bank accounts shall be opened or operated without the approval of the State Secretary.
- 45.3 The State Executive shall at its first meeting after the Annual Convention appoint eight (8) members of the State Executive to constitute the Finance Committee and operate the Party's bank accounts.
- 45.4 Any two (2) members of the Finance Committee shall be authorised to:
- (a) sign cheques;
 - (b) authorise payments by electronic transfer or other means by written statement to the State Secretary and operate the Head Office bank accounts of the Party, provided that all:
 - (i) cheques shall be countersigned; and
 - (ii) payments shall be authorised in writing by the State Secretary (as the case may be).

46 PROPERTY OWNERSHIP

All books, funds and property of an FEC, a Sub-Branch, Country Labor, AYL, Labor Women or any other committee or organ of the Party shall be the property of the Party (and shall be sent to the Head Office when requested by the State Executive).

47 ALP HOLDINGS PTY. LTD.

- 47.1 ALP Holdings Pty. Ltd., shall be the holder and trustee of such funds and property as may be transferred to it by the Party or as may be donated to it, and shall hold such funds and property upon trust for the purpose of the Party generally:
- 47.1.1 The directors of the ALP Holdings Pty. Ltd., shall be the persons from time to time holding the offices of President, Senior Vice-President, Junior Vice- President, and State Secretary.

- 47.1.2 Shares in ALP Holdings Pty. Ltd., to be held by the persons from time to time holding the offices of President and State Secretary and such persons shall execute declarations of trust in relation to such shares for the benefit of the Party.
- 47.1.3 The Trustee shall have discretion to pay the income of such funds and property to Party Members or for the purposes of the Party, or to accumulate the income.
- 47.1.4 Income accumulated may be added to capital.
- 47.1.5 The Trustee shall have powers of investment and management of such funds and property provided that such investment and management is in accordance with the Party's Principles, Objectives and Platform.

48 AUDITOR

- 48.1 A registered Auditor who shall be appointed by the State Executive shall:
 - 48.1.1 make an annual audit of the accounts of the Party covering the period ending 30 June;
 - 48.1.2 have power to call for all books, papers, vouchers and documents belonging to the Party;
 - 48.1.3 submit a report in writing upon such audit to the State Executive and sign the statements of income and expenditure; and
 - 48.1.4 make an audit at any time at the direction of the State Executive.
- 48.2 Printed copies of the statement of assets and liabilities together with the statement of income and expenditure, and the Auditor's Report of the State Branch shall be supplied to the Delegates at the Annual Convention.
- 48.3 A year for the purpose of this rule shall commence on 1 July each year and end on 30 June in the following year.

49 STANDING ORDERS

- 49.1 All meetings of Annual Convention, Special Convention, Council, Special Council, State Executive, Special State Executive, FECs, Sub-Branches, Country Labor, Labor Women and the AYL shall be conducted in accordance with the Standing Orders set out in Schedule 13 to these Rules.
- 49.2 The business of Convention shall be conducted in the manner set out in Schedule 14 unless otherwise determined by Convention.
- 49.3 The business of Council shall be conducted in the manner set out in Schedule 15 unless otherwise determined by Council, in accordance with clause 4 of Schedule 15.
- 49.4 The Order of Business of all meetings of FECs, Sub-Branches, Country Labor, the AYL and Labor Women shall be conducted in accordance with Schedule 16 unless otherwise determined by the meeting.

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Australian Labor Party (South Australian Branch)
APPLICATION FOR PARTY ENDORSEMENT

I,
FULL NAME

of
ADDRESS

Occupation

A member of
NAME OF SUB-BRANCH

and a Member of
NAME OF AFFILIATED UNION

desire to apply for endorsement as a candidate for:
.....
NAME OF SEAT

Candidate’s date of birth

Signature

Date

**Australian Labor Party (South Australian Branch)
PARLIAMENTARY CANDIDATE’S PLEDGE**

Any member of the Party accepting nomination for pre-selection for the Senate, House of Representatives, House of Assembly or Legislative Council, shall be required to sign the following Pledge:

I hereby agree to consent to and obtain a national police check (at my own expense) and to provide it to the State Secretary upon request to do so. I acknowledge that my failure to do so may result in my nomination as a Labor Candidate not being accepted by the Party.

I hereby agree that I am eligible in accordance with law to contest an election for the Parliament for which I am nominating and, should I be elected or returned to Parliament, to hold such office.

I hereby agree to be bound by the National and State Platforms and Rules of the Australian Labor Party and by all decisions of National Conference, State Convention and State Council that do not conflict with such Objective, Platforms and Rules. I also agree to be bound by decisions of the State Executive that do not conflict with the National and State Platforms or Rules of the Australian Labor Party or with decisions of National Conference, State Convention and State Council.

I hereby pledge myself not to withdraw from an election contest after being duly endorsed, without the consent of the State Executive, nor to oppose a selected candidate of the Party except as provided for in Rule 40. And if returned to Parliament I pledge myself to attend all Caucus meetings and on all occasions to do my utmost to ensure the carrying out of the principles embodied in the Platforms of the Australian labor Party, and on all questions before Parliament to vote as a majority of the Parliamentary Labor Party may decide at a duly constituted Caucus meeting provided that such decisions do not conflict with the provisions laid down in the previous paragraph.

I pledge myself, if elected, not to resign without first having consulted, and obtained the consent of State Convention, State Council or the State Executive nor to incur any expenditure in the name of the Party, unless it has been authorised by the State Executive or State Campaign Director. I agree to be responsible for payment of, and to indemnify the Party in relation to, any unauthorised expenditure incurred by me or on my behalf. No member shall be eligible to stand for preselection who has an outstanding debt payable to the ALP SA Branch.

I pledge to abide by the Party’s Code for Conduct of Fundraising.

Signature

Address

Occupation

Member of Affiliated Union

Date

I hereby acknowledge and agree that I sign this pledge in consideration for the Party accepting my nomination for preselection as a candidate for a Parliamentary Seat in either the House of Assembly or the Legislative Council or the House of Representatives or the Senate and that any failure by me to comply with my obligations in accordance with this pledge may result in my immediate dis-endorsement by the party.

Australian Labor Party (South Australian Branch)

PLEDGE AND NOMINATION FORM

I,
CANDIDATE'S FULL NAME

of
SUB-BRANCH

desire to nominate for the position of:

.....
POSITION TO BE CONTESTED

I hereby agree to be bound by the National and State Platforms and Rules of the Australian Labor Party and the Australian Labor Party (South Australian Branch). I also agree to be bound by decisions of the State Executive taken in accordance with these Rules.

Signature

Address

Occupation

Date

This form must be used when nominating for State President, State Vice Presidents, State Executive, Delegates to National Conference, Country Labor Executive, Platform Committee, Credential Committee, Agenda Committee, and Campaign Committee.

Australian Labor Party (South Australian Branch)

CONVENTION AND COUNCIL DELEGATE'S PLEDGE

I hereby agree to be bound by the, National and State Platforms and Rules of the Australian Labor Party. I also agree to be bound by decisions of the State Executive taken in accordance with these Rules.

Signature

Address

Occupation

Date

DRO and the person casting the declaration vote shall then both sign the envelope;

(c) Both envelopes shall be placed in the ballot box;

(d) Before the counting of the ballot, the PRO shall make a ruling as to the validity of the vote.

2.4 The PRO or a DRO on issuing the ballot paper:

(a) shall cross the name of the member from the roll in ink.

(b) shall initial the ballot paper in ink

2.5 A spoiled ballot paper may be returned by the member and replaced with another by the PRO or a DRO.

3. Close of Ballot and Conduct of Count

3.1 At the close of the ballot the PRO or a DRO shall take the sealed ballot box to a venue determined by the PRO for counting. The PRO or his or her nominee shall open the ballot box.

3.2 The PRO shall declare the required number of delegates elected in order and shall make a return to the State Secretary within forty eight (48) hours in a form consistent with Schedule 7.

3.3 Scrutineers nominated in accordance with Rule 26.10.4 shall be allowed reasonable observation when the counting of the ballot is taking place.

3.4 The ballot papers and/or any other related material must remain secure in Head Office for seven days after the declaration of the ballot.

3.5 The PRO shall in the presence of a witness, seal the ballot papers in an envelope and the PRO and the witness shall sign across the seal.

**ELECTION PROCEDURES FOR CONVENTION
AND COUNCIL ELECTIONS (RULE 31.1)**

1. Content of Ballot Paper

1.1 The commonly used name as well as the surname of each candidate shall be used on ballot papers.

2. Nominations

2.1 Where a ballot is to be held at Council or Convention then:

(a) when Council or Convention starts on a working day, nominations shall not be withdrawn later than 12 noon on that day;

(b) when Council or Convention starts on a weekend or a public holiday, nominations shall not be withdrawn later than 12 noon on the last working day before commencement of Council or Convention.

2.2 Notwithstanding clause 2.1, the PRO shall accept a withdrawal of a nomination later than the time specified in clause 2.1, and if necessary shall count through the name of a withdrawn nominee for the purposes of a ballot.

3. Duties of PRO

3.1 The PRO shall put a resolution to each Convention and Council meeting whenever a ballot is to be conducted, containing details of the time, place and general procedures that are proposed for the holding of the ballot, which resolution shall be voted on by Convention or Council.

3.2 The PRO shall take such measures as are practicable to ensure that no interference occurs to any delegate or member whilst voting is proceeding.

3.3 As soon as practicable after a ballot has been conducted, the PRO shall announce the result and declare the successful candidate elected and advise the State Secretary accordingly.

4. How to Vote Cards

- 4.1 Candidates for election to positions in the Party including Preselections may distribute to delegates a how-to-vote card authorised by the candidate or a member of the Party on the candidate's behalf,:
- 4.2 All how to vote cards must comply with the following requirements:
 - 4.2.1 The card shall not contain any untrue statements.
 - 4.2.2 The card shall list all candidates contesting the positions.
 - 4.2.3 The compliance with any how-to-vote instructions on the card must not result in an informal vote.
 - 4.2.4 The name/s of members authorising the card must be printed on the card.
 - 4.2.5 The card shall not attack any other member of the Party.

5. Conduct of Ballot

- 5.1 The PRO, any assistants appointed by the PRO, and any scrutineers appointed under rule 31.2 shall be the only persons present during the counting of any ballot.
- 5.2 In the event of there being a tied vote of any Convention or Council, then a drawing of lots shall take place to determine which of the tied candidates is successful.
- 5.3 A candidate may request the PRO to conduct a recount of the ballot before the result is declared by the PRO. The PRO shall have the discretion to decide whether a recount is warranted.

**CONDUCT OF LOCAL COMPONENT BALLOT FOR
PRE-SELECTION OF CANDIDATES (Rule 32.3.17)**

- 1. The PRO shall cause to have printed ballot papers for the Preselection ballot, listing the names of each candidate in alphabetical order.
- 2. The PRO shall be responsible for the safe keeping of the ballot papers.
- 3. The opening and closing times of the ballot shall be as follows: Sunday 12 noon-5pm and the following Monday 6pm-8pm.
- 4. The venue for the holding of the ballot shall be selected by the PRO who shall take such measures as are practicable to ensure that it is accessible to as many eligible members as is possible, taking into account such factors as public transport, car parking and access for the disabled.
- 5. The PRO shall discharge the following responsibilities in relation to the ballot:
 - 5.1 select the venue for the holding of the ballot.
 - 5.2 establish the polling booth.
 - 5.3 take such measures as are practicable to ensure that any member is able to vote in secret.
- 6. As far as practicable the PRO shall follow the same procedures as apply, from time to time, in ballots conducted by the Australian Electoral Commission, such as the exclusion from the polling place of persons other than the eligible members voting, the PRO, Assistants and Scrutineer(s).
- 7. The Party shall meet all reasonable costs of establishing the polling booths.
- 8. No eligible member having received their ballot papers shall be permitted to remove their ballot paper from the polling place, without rendering the ballot paper informal.
- 9. The PRO or his or her assistant is responsible for the issue of ballot papers. Each ballot paper shall be personally initialled in ink by the PRO.
The PRO shall, on issuing the ballot paper, cross the name of the eligible member from the roll in ink.
- 10. The PRO shall allow inspection by Scrutineers of the Master roll at the end of voting on Sunday.

11. Each eligible member on receiving the ballot paper shall vote for candidates in order of preference, by placing a number alongside the name of each of the candidates and shall place the completed ballot paper in a ballot box provided by the PRO.
12. Completed ballot papers are to be placed in a ballot box provided by the PRO which shall remain secure until the conclusion of the ballot.
13. The PRO may request proof of identity, and/or residence of any person seeking to vote in the Preselection ballot and may refuse to provide a ballot paper if the PRO is not satisfied as to any person's identity and/or residence.
14. If the PRO refuses a vote he or she must allow the prospective voter to cast a declaration vote that is then placed inside a double envelope and put in the ballot box. The election will proceed notwithstanding any dispute over the issue of ballot papers.
15. The PRO must advise any person denied a ballot paper that they may appeal to the Disputes Tribunal by lodging a written notice of appeal within forty eight (48) hours of the time of refusal with the State Secretary together with a \$50.00 deposit. The Tribunal shall, subject to any other rules contained herein, confirm or rescind the PRO's decision within seven (7) days of the appeal being lodged.
16. At the conclusion of the ballot, the PRO shall open the ballot box, in the presence of a witness, and without counting the ballot papers contained therein shall seal them in an envelope. The PRO and the witness shall sign across the seal.
17. The PRO shall take all steps necessary to keep the ballot papers secure and shall lodge the sealed envelope with the Gouger Street branch of the Commonwealth Bank of Australia or such other place as may be nominated by the PRO the day following the closure of the ballot. Only the PRO or a person acting under his or her written instructions shall have the authority to retrieve the sealed envelope.
18. The PRO shall retrieve the sealed envelope containing the ballot papers prior to the conclusion of the Preselection ballot conducted by the central component, and shall count the local component in accordance with Rules 32.5.1 and 32.5.2. In the event of an appeal under clause 15 of this schedule, the count shall not commence until the Disputes Tribunal has determined the appeal.
19. The ballots cast for the local component shall be kept separate.

CONDUCT OF SUB-BRANCH DELEGATE AND UNION COMPONENT BALLOT FOR PRE-SELECTION OF CANDIDATES (Rule 32.4.9)

1. On the day of the Preselection ballot of the Sub-Branch Delegate and Union component, the PRO shall establish a separate and distinct polling area for the conduct of any ballots.
2. The venue of the polling booth shall be the place determined by the State Executive. In establishing a separate polling area, the Party Returning Officer must take such measures as are practicable to ensure that each eligible delegate's vote can be cast in secret.
3. As far as practicable the procedures of the Australian Electoral Commission shall be followed, such as the exclusion from the polling booth of persons other than the eligible delegates voting, the Party Returning Officer, his or her assistants and the candidates scrutineer(s).
4. No eligible delegate having received their ballot paper shall be permitted to remove their ballot paper from the polling place without rendering their ballot paper informal.
5. The polling booth shall be open from 10am-1pm unless otherwise determined by Convention.
6. Each eligible delegate shall be issued a ballot paper by the PRO personally initialled in ink. The PRO shall, on issuing the ballot paper, cross the name of the eligible delegate from the roll in ink.
7. Ballot papers shall be issued by the PRO as follows:
 - 7.1 In the case of ballots for seats in the House of Assembly or House of Representatives, the PRO shall issue to eligible delegates representing an affiliated union a white ballot paper.
 - 7.2 The PRO shall issue other eligible delegates a different coloured ballot paper.
8. The PRO may request proof of identity of any eligible delegate and may refuse to issue a ballot paper to any person who is unable to provide proof of identity.

9. If the PRO refuses to provide a ballot paper he or she must allow the prospective voter to cast a declaration vote that is then placed inside a double envelope and put in the ballot box. The election will proceed notwithstanding any disputes over the issue of ballot papers.
10. The PRO must advise any person denied a ballot paper that they may appeal to the Disputes Tribunal by lodging a written notice of appeal within forty eight (48) hours of the time of refusal with the State Secretary together with a \$50 deposit. The Disputes Tribunal shall, subject to any other rules contained herein, confirm or rescind the PRO's decision within seven (7) days of the appeal being lodged.
11. Each eligible delegate shall vote by placing a number against each of the names of the candidates in order of their preference.
12. At the close of the ballot the PRO shall immediately seal the polling booth area from persons other than the PRO, his or her assistants and authorised scrutineers and commence the count in accordance with Rules 32.5.1 and 32.5.2. In the event of an appeal under clause 11 of this schedule, the count shall not commence until the Tribunal has determined the appeal.

GENERAL STANDING ORDERS FOR MEETINGS (Rule 49.1)

1. All motions shall be:
 - (i) of an affirmative character;
 - (ii) duly proposed and seconded; and
 - (iii) the property of the meeting.
2. Motions may be:
 - (i) withdrawn only by leave;
 - (ii) adjourned from time to time; and
 - (iii) amended or altered until a decision is arrived at.
3. A motion may be amended and further amended at any time during the debate thereon by
 - (i) striking out certain words or
 - (ii) adding certain words; or
 - (iii) striking out certain words and inserting others in their place. Provided that the effect from any proposed amendment is not to establish a direct negative to the original motion.
4. A proposal that an item be referred to another body for consideration shall be regarded as an amendment.
5. Upon any amendment being carried it shall take the place of the original motion.
6. A motion may be superseded at any time by:
 - (i) another motion that it be discharged from the notice paper; or
 - (ii) a motion that the next order of business be proceeded with being resolved in the affirmative.
7. (i) When a motion has been duly proposed and seconded, the Chairperson shall at once proceed to take the votes thereon unless some member rises to oppose it or propose an amendment.

- (ii) Not more than two (2) members shall speak in succession, either for or against any question before the meeting. **(Sequence of Speakers)**
 - (iii) If at the conclusion of the second speaker's remarks no member rises to speak on the other side, the motion or amendment shall be at once put to the meeting. **(Motion to be put)**
 - (iv) Provided that the mover of an indicated amendment shall have the right to speak, after which the mover of the motion before the chair shall have the right to reply.
8. (i) A debate may be closed at any time by a motion, 'That the question be now put' being resolved in the affirmative, when the mover of the motion shall reply. **(Closing of Debate)**
- (ii) After the motion 'That the question be now put' has been carried, and before the mover has replied, a member may, at the discretion of the Chairperson, be allowed to ask a question.
- (iii) After a motion has been moved and seconded, the debate shall not be closed by the motion 'That the question be now put' until two (2) speakers have been allowed to oppose the motion if they desire to do so. **(Debate not to be closed)**
9. (i) Any member desiring to speak shall rise and address the Chairperson. **(Right to speak)**
- (ii) If two (2) or more members rise, the Chairperson shall call upon the member who, in his or her opinion first rose to speak.
10. A member shall not speak more than once upon any question except: **(Not to speak more than once)**
- (i) the mover in reply upon an original motion.
 - (ii) in explanation or correction of some matter during the debate; or
 - (iii) upon a point of order raised during the debate.
11. A member shall not be held to have spoken if the member only uses the words 'I second the motion' or 'I second the amendment', as the case may be but for the purpose of debate, shall be deemed to be the second speaker in favour of the motion or amendment. (Sequence of Speakers)

12. (i) The Chairperson shall put all questions in a distinct and audible voice to the meeting by asking the 'Ayes' to vote first and afterwards the 'Noes' and shall declare his or her opinion as to which has a majority. (Method of Voting)
- (ii) Any member may demand a show of hands when the vote shall be taken in like manner. **(Show of Hands)**
- (iii) Any member may demand a division by standing in his or her place. The Chairperson shall take the votes by asking the 'Ayes' to go to the right of the Chair and the 'Noes' to the left. **(Division)**
13. No member shall speak on any question while it is being put by the Chairperson, nor during a division, except to a point of order. **(Not to Speak)**
14. (i) No member shall vote on any show of hands who was not present when the question was first put. **(Not to Vote)**
- (ii) No member shall be permitted to enter or leave the room at the calling of or during a division without the Chairperson's permission.
- (iii) Every member present during a division shall vote. **(Shall Vote)**
15. Any member speaking must resume his or her seat at once if:
- (i) the Chairperson speaks; or
 - (ii) a point of order is raised, and shall not resume his or her speech until the point of order has been decided. **(Point of Order)**
16. (i) The Chairperson shall have a deliberative vote and not a casting vote, and in the event of the vote being equal the question shall be decided in the negative. **(Chairperson to have a Deliberative Vote)**
- (ii) The Chairperson's decision or ruling shall in all cases be final, unless a motion disagreeing with such a decision or ruling be carried by a majority of the members present at the time of such decision or ruling being given. **(Chairperson's Decision Final)**
- (iii) Only the mover and the Chairperson shall have the right to speak on the Motion disagreeing with the Chairperson's ruling. **(Disagreement with the Chairperson's ruling)**

17. Time of speaking shall be limited to five (5) minutes for mover, three (3) minutes for other speakers, and five (5) minutes to reply, unless an extension of time is granted. **(Time of Speaker)**
18. (i) In the event of any member infringing any of the Standing Orders, the Chairperson shall call the member to order.
(ii) Should the member persist in such conduct, the member may be suspended by the Chairperson for the remainder of the meeting, provided such suspension is confirmed by a majority of the members present at the meeting. **(Infringement of Standing Orders)**
19. A meeting may, by resolution at any time, resolve itself into a Committee of the whole. **(Committee of the Whole)**
20. Matters which are ruled by the Presiding Officer as 'social questions' may be freely debated within the South Australian ALP but any decisions taken shall not be binding on members of the Party. **(Conscience Issues)**

STANDING ORDERS FOR CONVENTION (Rule 49.2)

1. In addition to the Standing Orders contained in Schedule 13 the following Standing Orders shall apply at the Annual and Special Conventions.
2. (i) President to declare Convention open and welcome delegates.
(ii) Report of Credentials Committee.
(iii) Admittance of Visitors.
(iv) Admittance of the media or the appointment of a Media Committee.
(v) Decide sessions of Convention.
(vi) Minutes of Convention as Official Report.
(vii) Financial Statement and Auditor's Report.
(viii) President's Address.
(ix) Federal Parliamentary Labor Party Leader's Address.
(x) State Parliamentary Labor Party Leader's Address.
(xi) State Secretary's Report, Election of State Executive, National Conference Delegates and Committees.
(xii) Agenda Committee Report and Recommendations.
3. (i) A motion for the adjournment of a debate may be proposed at any time during such debate provided the mover, but no other person, other than those provided for in this Rule, shall be entitled to speak for three (3) minutes unless an extension of time is granted.
(ii) If time is mentioned in the adjournment motion an amendment to alter the time may be proposed, but the mover of the amendment shall confine his or her remarks to the question of time.
(iii) The mover of the motion, proposed to be adjourned shall be entitled to speak before the adjournment motion is put.
4. Motions discussed and voted on by a Convention shall not be reconsidered unless with the consent of a two-thirds majority of that Convention.
5. Only the business for which a Special Convention has been called shall be dealt with.

STANDING ORDERS FOR COUNCIL (Rule 49.3)

1. In addition to the Standing Orders contained in Schedule 13 the following Standing Orders shall apply at all meetings of Council.
2.
 - (i) Application for affiliation.
 - (ii) Confirmation of Minutes.
 - (iii) Business arising out of the Minutes.
 - (iv) Financial Statement.
 - (v) State Executive's Report.
 - (vi) Discussion of business of which notice has been given at the previous meeting.

Motions for Sub-Branches

 - (vii) Items submitted by affiliated unions
 - (viii) Reports of Committees and consideration of any business in connection with those committees.
 - (ix) Each Council meeting shall be allocated a part of the platform to serve as a focus of debate. Priority on the agenda shall be given to motions that relate to that part.
 - (x) Notices of Motion
 - (xi) General Business
3. The business at Special Meetings of Council shall be confined to reading the notice convening the meeting, and consideration of the subject for which the meeting was called. **(Special Council Meeting)**
4.
 - (i) The only Standing Order which may be suspended is that determining the Order of Business, and this shall not be suspended before 8.30 p.m. unless it is on the recommendation of the State Executive to deal with urgent business. **(Suspension of Order of Business)**
 - (ii) The Chairperson shall take the Chair at 7.30pm and the meeting shall close no later than 10pm.

5. It shall be competent by a simple majority of the members present for Council to suspend the order of business after 8.30pm provided that the business to be brought forward is authorised by the organisation which the member represents. **(Suspension of Order of Business)**
6. The debate on matters before the meeting shall cease no later than 9.50pm and a vote taken providing that two (2) members have had the opportunity to oppose the motion or an adjournment is not secured. The mover shall have the right to reply. **(Debate to cease)**
7. Any member under instructions from the member's organisation may, at any ordinary meeting of Council, give notice of Motion for a future meeting by reading such notice to Council and handing a copy thereof to the Chairperson. **(Notice of Motion)**
8. Such notice of Motion shall take precedence in the order in which it stands in the Minute Book in relation to other similar notices unless otherwise ordered by the Council and shall lapse if the member or some member on the member's behalf be not present when such notice is read. **(Precedence of Notice of Motion)**
9. Subject to Schedule 15 – 2(ix), when a motion for the adjournment of the Council has been carried, the business then undisposed of shall have precedence at the next meeting. **(Precedence of Notice of Motion)**
10.
 - (i) A motion for the adjournment of either the State Council or a debate may be proposed at any time during the meeting of the State Council or the debate, as the case may be provided the mover, but no other person other than those provided for in this Rule, shall be entitled to speak for three (3) minutes unless an Extension of Time is granted.
 - (ii) If time is mentioned in the adjournment, an amendment to alter the time may be proposed, but the mover of the amendment shall confine his or her remarks to the question of time.
 - (iii) The mover of the motion proposed to be adjourned shall be entitled to speak as if in reply, before the adjournment motion is put.

- (iv) When a motion to adjourn the State Council is proposed, the State Secretary shall be entitled to speak, as if in reply, before the motion of adjournment is put.
11. Any Motion discussed and voted on by the State Council shall not be again debated or rescinded within three (3) months from the date of carrying such Motion, unless
- (i) A Motion has been carried ordering a Special Meeting of the State Council for that purpose: and
 - (ii) A Special State Council Meeting is called under Rule 15.3.
 - (iii) This rule can be suspended when a two thirds majority is obtained **(Motion not be again Debated)**
12. A majority of the members present at the Special State Council Meeting may rescind any former decision of the State Council.
13. Subject to the Standing Orders, a Motion for a Special Meeting for the State Council may be proposed at any time without previous notice upon any meeting night. (Special Meeting of State Council)
14. No Motion carried by the Council shall be invalid by reason of the informality in convening a meeting. (Motion not to be Invalid)
15. (i) No member shall be allowed to obtain a discussion upon any subject unless that matter has been forwarded by way of correspondence from an affiliated Organisation (provided the correspondence reaches Head Office at 4.45pm on the day, one week, preceding the meeting of State Council) or by leave of Council. (To be forwarded by an Organisation)
- (ii) Notwithstanding (i) above, any delegate may obtain a discussion on any subject provided:
- (1) the subject matter has arisen since the closing time of agenda items; and
 - (2) is of extreme urgency or has considerable political significance. By moving for the suspension of Standing Orders which to be carried must be supported by a majority of at least two-thirds of the delegates attending the meeting.

ORDER OF BUSINESS (Rule 49.4)

1. Applications for Membership (Sub-Branch meetings only)
 - (i) Apologies.
 - (ii) Reading or tabling of Minutes.
 - (iii) Business arising out of the Minutes.
 - (iv) Financial Statement.
 - (v) Discussion of business of which notice has been given at the previous meeting.
 - (vi) Correspondence.
 - (vii) Notices of Motions.
 - (viii) General Business.
2. A maximum of five (5) minutes shall be allowed for each report, unless an extension of time is granted.
3. Unless otherwise determined, the meeting shall open no earlier than 6.30pm and the meeting shall close no later than 2.5 hours after the Chairperson takes the Chair "meeting close time"). The debate on matters before the meeting shall cease no later than 10 minutes prior to the meeting close time and a vote taken providing that the two (2) members have had the opportunity to oppose the Motion or an adjournment is not secured. The mover shall have the right of reply.

ALLOCATION OF DELEGATES TO AFFILIATED UNIONS (Rule 16.4)

1. Delegates shall be allocated to affiliated unions ('unions') for representation at Convention and Council in accordance with the procedure set out below.
2. The allocation process is subject to the requirement that a union must have an average membership of at least 100 calculated pursuant to Rule 16.3 before it can be included in the allocation process or have an entitlement to any delegate.
3. The allocation shall proceed in accordance with the following steps:
 - (a) The average membership of each union is calculated pursuant to Rules 42.7 to 42.13 and Rule 16.3.1 to produce a 'union membership number'.
 - (b) The union membership numbers of all unions shall be aggregated to produce a 'total union membership number'.
 - (c) Each union which has a union membership number of at least 100 shall have a 'primary delegate entitlement' of one delegate.
 - (d) The primary delegate entitlement of all unions shall be aggregated. This number shall be subtracted from 100 to produce the 'remaining delegate number'.
 - (e) The union membership number for each union is divided by the total union membership number and then multiplied by the remaining delegate number to produce a 'secondary delegate entitlement' for each union.
 - (f) Each union is allocated the number of delegates equivalent to the whole number of the secondary delegate entitlement applicable to that union. Any fractions are to be ignored.
 - (g) The primary delegate entitlement of each union is added to the secondary delegate entitlement of each union to produce a 'tertiary delegate entitlement' for each union.
 - (h) If less than 100 delegates have been allocated, then the balance shall be allocated as follows:
 - (i) the union membership number for each union is divided by the total union membership number and then multiplied by 100 to produce a 'notional union membership entitlement' (this number shall be expressed to three decimal places);
 - (ii) the tertiary delegate entitlement for each union shall be subtracted from the notional union membership entitlement for each union to produce an 'entitlement differential' for each union;
 - (iii) except for the calculation provided in (iv) below, the entitlement differential of every union shall be calculated once only in this process;
 - (iv) a delegate shall be allocated to the union with the highest entitlement differential and one (1) shall be subtracted from its entitlement differential. This then becomes that union's entitlement differential. At the completion of that step, if there are delegates still to be allocated, this process is repeated by identifying the union with the highest entitlement differential and allocating it a delegate (and subtracting one (1) from its entitlement differential);
 - (v) the process in (iv) above is repeated until no delegates remain to be allocated;
 - (vi) should more than one union possess an equal entitlement differential then a drawing of lots shall take place to determine which union shall be allocated another delegate.

- (i) the union membership number for each union is divided by the total union membership number and then multiplied by 100 to produce a 'notional union membership entitlement' (this number shall be expressed to three decimal places);
- (ii) the tertiary delegate entitlement for each union shall be subtracted from the notional union membership entitlement for each union to produce an 'entitlement differential' for each union;
- (iii) except for the calculation provided in (iv) below, the entitlement differential of every union shall be calculated once only in this process;
- (iv) a delegate shall be allocated to the union with the highest entitlement differential and one (1) shall be subtracted from its entitlement differential. This then becomes that union's entitlement differential. At the completion of that step, if there are delegates still to be allocated, this process is repeated by identifying the union with the highest entitlement differential and allocating it a delegate (and subtracting one (1) from its entitlement differential);
- (v) the process in (iv) above is repeated until no delegates remain to be allocated;
- (vi) should more than one union possess an equal entitlement differential then a drawing of lots shall take place to determine which union shall be allocated another delegate.

ALLOCATION OF DELEGATES TO STATE DISTRICTS (Rule 16.10)

1. Delegates shall be allocated to State Districts for the purposes of representation at Convention and Council in accordance with the procedure set out below.
2. The procedure is subject to the terms of Rule 16.11.
3. The allocation shall proceed in accordance with the following steps:
 - (a) the number of members of each State District is calculated pursuant to Rule 16.3.3 to produce a 'State District membership number'.
 - (b) The State District membership numbers of each State District are added together to produce a 'total State District membership number'.
 - (c) The State District membership number for each State District is divided by the total State District membership number and then multiplied by the number of delegate positions available (96) to produce a 'basic delegate entitlement' for each State District.
 - (d) Each State District is allocated the number of delegates equivalent to the whole number of the basic delegate entitlement applicable to that State District. Any fractions are ignored in this initial allocation process.
 - (e) If less than 96 delegates have been allocated in the initial allocation process, the remaining delegate allocations shall be made as follows:
 - (i) if a State District or State Districts with at least 25 members have not been allocated a delegate, each such State District shall be allocated one delegate;
 - (ii) if the circumstance referred to in (i) above do not apply, or if there are still delegate positions to be allocated after all eligible State Districts have been allocated at least one delegate, the remaining delegate allocations shall be made progressively to State Districts in the order of the State District(s) with the highest fraction above the whole number of the basic delegate entitlement until all 96 delegate positions have been allocated.

Australian Labor Party (South Australian Branch)

TRADE UNION AFFILIATION

(It is not a requirement that this form be used, but all the information required below MUST be provided)

I certify that I have inspected the membership records and financial records of the

.....
NAME OF AFFILIATED UNION

I certify that as of the 30th day of June 20, this Union has members who meet the requirements of Rule 42.7;

- 1) Rule 42.7.1: the number of members eligible to vote in a ballot for an office in that union at 30 June (of that year) as conducted by the appropriate electoral Commissions; AND
- 2) Rule 42.7.2: the number of members identified in 42.7.1 above for whom the union received an amount of dues in relation to the period between 1 April and 30 June inclusive for that year. I am satisfied that I have been presented with all the necessary information that I require to make this declaration.

Name

Company

Address

Telephone

Signature of Auditor

This advice must be provided to the ALP before 4pm on the last Friday in February of each year. (Rule 42.8)

Unions may affiliate for not less than 50% and not more than 100% of their financial membership. (Rule 42.3)

- State and Territory Finance Committees, all of whose members act in a voluntary capacity, collect funds from individual unions and corporations. Such funds supplement the Party's income from normal membership dues and affiliation fees.
- The National Secretariat collects funds for national campaigning, maintenance of the National Secretariat and the support of various State Branches. These funds support the National Secretariat's role of national policy development, assistance to the Federal Parliamentary Party and maintenance of the Party's professional and voluntary organisation throughout Australia.
- State, Territory and National offices shall operate systems of 'centralised banking'.
- All local campaign and other party accounts will be held under the relevant State or Territory central banking system with the relevant Tax File Number.

Conditions

- The Labor Party observes a fundraising code of conduct. This code is fundamental to the integrity of the Party and its organisational and Parliamentary members.
 - Parliamentarians can, and should, voice the Party's needs for funds or services and on occasions sign appeal letters.
 - On reasonable request, Parliamentarians can, and should, speak or appear at Labor Party fundraising events.
 - Members of the Parliament or candidates should not accept money or services on the Party's or their own behalf, above the amount of \$3000 from any one source. Donations that are accepted must be held in appropriate Labor Party central banking accounts styled in the form: Australian Labor Party Campaign Account.
 - Any funds held in accounts, or otherwise not under a State or Territory central banking system with the relevant Tax File Number, will be regarded by the Australian Labor Party and any other interested party as 'personal accounts'.
 - Cheques should be made payable to the Australian Labor Party named account, not individuals.

- It is the legitimate responsibility of the relevant Fundraising Director, Finance Committee members and/or collectors to accept money on behalf of the Party.
- On the written authority of the relevant State, Territory or National Secretary, Parliamentarians or Candidates may act as fundraising agents for the Labor Party.
- Members of parliamentary executives may not be asked to act as fundraising agents or collectors.
- The detail of donations shall be publicly disclosed as per the requirements of the Commonwealth Electoral Act 1918.
- The Labor Party does not accept funds that are subject to conditions of any kind.
- Under no circumstances will the Labor Party accept funds which, even if only by inference, are intended to obtain the Party's support for specific actions, attitudes or public statements.
- Donors have a right to put views to the Party – but a right to no more than that.
- The Labor Party never raises funds on behalf of any other Party or Organisation.
- Candidates for public office who act outside these guidelines will be liable to sanctions by the relevant Labor Party Caucus or State or Territory Administrative Committee or other interested parties.

THESE RULE CHANGES WILL TAKE EFFECT AFTER THE 2018 STATE ELECTION

32 SELECTION OF PARLIAMENTARY CANDIDATES

32.1 Definitions

32.1.1 'Local Component' shall mean:

- (a) in the case of a Preselection ballot for preselecting candidates for a Parliamentary Seat in either the House of Assembly or the House of Representatives, all members of the Party attached to a State District or FEC who are eligible under rule 32.3.7; and
- (b) in the case of a Preselection ballot for preselecting candidates for the Legislative Council or Senate, all members of the Party who are eligible under rule 32.3.7.

32.1.2 'Sub-Branch Delegate Component' shall mean the Preselection ballot of members of the Party elected or appointed under rules 16.9, 16.10 and 16.11 as delegates to the Annual Convention and/or any Special Convention of the Party, for the purpose of preselecting candidates for Parliamentary Positions.

32.1.3 'Union Component' shall mean the Preselection ballot of members of the Party elected or appointed under rule 16.4, 16.5, 16.6 and 16.7 as delegates to the Annual Convention and/or any Special Convention of the Party, for the purpose of preselecting candidates for Parliamentary Positions.

32.1.4 "Nomination Fee" means (unless a higher fee is determined by the State Executive):

- (a) \$500 in the case of nominations for Preselection as a candidate for a Parliamentary Seat in the House of Representatives or the House of Assembly that is presently held by a member of the Party;
- (b) \$1,000 in the case of nominations for Preselection as a candidate for the Senate or the Legislative Council.

(c) Nil in the case of nominations for Preselection as a candidate for a Parliamentary Seat in the House of Representatives or the House of Assembly that is not presently held by a member of the Party."

32.2 Nominations

32.2.1 Subject to Rule 32.9, the State Executive shall call for nominations from members seeking Preselection as a candidate for a Parliamentary Seat in either the House of Assembly or the Legislative Council or the House of Representatives or the Senate at such times and in such manner as it sees fit.

32.2.2 A member who wishes to nominate for Pre selection must sign and lodge with the State Secretary a nomination form in accordance with Schedule 1 and the Parliamentary Candidates Pledge in accordance with Schedule 2 to these Rules and pay the nomination fee prescribed in rule 32.1.4.

32.2.3 No member shall be eligible to nominate for a Preselection ballot unless he or she is a full member in accordance with Rule 5.7 unless this requirement is waived by State Executive pursuant to Rule 18.3.1(d).

32.3 Conduct of Ballot for Local Component Timing of Ballot

32.3.1 A ballot of all eligible members for the local component of a Preselection ballot shall take place on a Sunday as near as is practicable to the fourth Sunday immediately after the close of nominations and the next Monday.

32.3.2 Upon the close of nominations the PRO shall satisfy himself or herself whether each candidate is eligible to nominate on the basis of the membership record provided by the State Secretary and shall advise the State Secretary within forty eight (48) hours whether each nomination is in accordance with the Rules.

32.3.3 All candidates shall be advised in writing by the PRO by notice posted within twenty four (24) hours of the close of nominations as to whether or not their nomination has been accepted.

32.3.4 The acceptance of a nomination in accordance with this Rule will not prevent the PRO from later advising that a nomination is rejected in light of further information which comes to the notice of the PRO.

32.3.5 Any candidate who has had his or her nomination rejected by the PRO may appeal to the Tribunal by lodging within forty eight (48) hours an appeal in accordance with Rules 21.4, 21.5 and 21.6. The Tribunal must determine such an appeal within seven days of the appeal being lodged.

32.3.6 Parliamentarians and other candidates contesting a Preselection ballot must participate in any pre-ballot candidate forums which are organized by the Party during the Preselection process.

Eligibility to Vote

- 32.3.7 No member shall be entitled to vote in a Preselection ballot unless:
- (a) he or she is a full member in accordance with Rule 5.7; and
 - (b) he or she is correctly enrolled with the AEC to vote in a federal election. The member's address for the purposes of a vote in a Preselection ballot will be their enrolled address with the AEC.
- 32.3.8 For the purpose of this Rule, the date by which a member must be eligible to vote is the date upon which the State Secretary provides the PRO with the roll pursuant to Rule 32.3.9.

List of Eligible Members

- 32.3.9 The State Secretary shall provide the PRO with a list of all members eligible to vote in a Preselection ballot ('the roll') not later than five (5) working days after the close of nominations.
- 32.3.10 The PRO shall have the right to check the roll against the membership records held by the State Secretary, and the membership records held by the Secretary of the appropriate Sub-Branch(s) or FECs.
- 32.3.11 The PRO shall, upon request made by a candidate, provide the candidate with a copy of the roll.
- 32.3.12 Any candidate may challenge an entry or omission from the roll provided that the challenge is:
- (a) made in writing to the PRO by no less than two weeks before the date for the holding of the ballot.
 - (b) supported by facts which are on the public record or by a statutory declaration made by the candidate who makes the challenge.
- 32.3.13 For the purposes of Rule 32.3.12, prima facie evidence in support of a challenge may include returned mail or evidence of electoral enrolment for a different State District or Federal Division or other relevant evidence.
- 32.3.14 The PRO shall provide the member whose eligibility to vote is challenged with a copy of all material provided in accordance with Rule 32.3.12 and shall allow the challenged member an adequate opportunity to produce evidence in support of his or her eligibility to vote.
- 32.3.15 The PRO shall consider all challenges and if he or she considers it appropriate, make an amended roll for the ballot. The decision of the PRO as to the content of the roll shall be final and shall not be subject to appeal.

Date of Ballot

32.3.16 The PRO shall, as soon as practicable, and in any event not later than five (5) working days after the production of the roll by the State Secretary, forward to all members on the roll a written notice informing them that a Preselection ballot is to be held. The notice shall contain the information required by Schedule 11.

Conduct of Ballot

32.3.17 The ballot shall be conducted in accordance with the procedures and requirements set out in Schedule 11 to the Rules.

32.3.18 The PRO may conduct the ballot by Postal Vote in those areas designated as country areas pursuant to Rule 9.1.3 or 11.1.3.

Value of Local Component

32.3.19 The PRO may allow members to vote early, provided the eligibility to vote early and the location and procedures for early voting have been approved by a two thirds majority of the State Executive

32.3.20 Members eligible to vote in the Local Component shall be entitled to cast 25% of the eligible vote.

31.3.21 Each candidate shall carry with him or her into the central component vote his or her respective first preference votes as a proportion of the one third local component.

32.4 Conduct of Ballot for Central Component***Value of Central Component***

32.4.1 The Sub-Branch Delegate Component in a Preselection ballot for a seat in the House of Assembly or House of Representatives shall in aggregate equal one-third of the total eligible vote.

32.4.2 Each delegate, including a proxy delegate, shall be entitled to vote once only in each ballot.

Notification of Eligible Delegates

32.4.3 Twenty one (21) days before the Sub-Branch Delegate Component ballot, or as soon thereafter as is practicable, the State Secretary shall notify the PRO in writing of the names and addresses of the eligible Sub-Branch delegates which have been notified to him/her as at that date.

32.4.4 Fourteen (14) days prior to the Sub-Branch Delegate Component ballot the PRO shall post to all Sub-Branch Delegates of which he/she has been advised by the State Secretary a written notice of the names of candidates for all ballots, the venue of the ballot and the time of the ballot.

32.4.5 Any Sub-Branch Delegates who do not receive a written notice in accordance with Rule 32.4.4 shall be provided with a copy of same on request to the State Secretary.

32.4.6 Any candidate may request a copy of the list of Sub-Branch Delegates of which the State Secretary has been notified by the PRO.

32.4.7 The PRO shall have the authority to check the names on the list of eligible delegates against the records held by the State Secretary.

Conduct of Ballot

32.4.9 The PRO shall conduct the Sub Branch Delegate and Union Component of a preselection ballot in accordance with Schedule 12 to the Rules.

32.5 Conduct of Ballot for Union Component***Value of Union Component***

32.5.1 The Union Component in any preselection ballot for a seat in the House of Assembly or House of Representatives shall in aggregate equal 1/3 of the total eligible vote.

32.5.2 Each Sub-Branch Delegate, including a proxy delegate, shall be entitled to vote once only in each ballot.

Notification of Eligible Delegates

32.5.3 All affiliated unions shall:

- (a) notify the State Secretary in writing of the names and addresses of the eligible delegates elected or appointed to represent them in the Union Component ballot.
- (b) give notice not less than twenty eight (28) days before the Union Component ballot, or as soon thereafter as is practicable.

32.5.4 Twenty one (21) days before the Union Component ballot, or as soon thereafter as it practicable, the State Secretary shall notify the PRO in writing of the names and addresses of the eligible delegates which have been notified to him/her as at that date.

32.5.5 Fourteen (14) days prior to the Union Component ballot the PRO shall post to all eligible delegates of which he/she has been advised by the State Secretary a written notice of the names of candidates for all ballots, the venue of the ballot and the time of the ballot.

32.5.6 Any eligible delegates who do not receive a written notice in accordance with Rule 31.4.5 shall be provided with a copy of same on request to the State Secretary.

32.5.7 Any candidate may request a copy of the list of eligible delegates of which the State Secretary has been notified by the PRO.

32.5.8 The PRO shall have the authority to check the names on the list of eligible delegates against the records held by the State Secretary.

Conduct of Ballot

32.5.9 The PRO shall conduct the Sub-Branch Delegate and Union Component of a Preselection ballot in accordance with Schedule 12 to the Rules.

32.6 Preselection of House of Assembly and House of Representative Candidates

32.6.1 For each ballot for a seat in the House of Assembly or House of Representatives, the Sub Branch Delegate, Union Delegate and Local Component of the ballot for that seat shall be counted at the same time but separately.

32.6.2 The Sub Branch Delegate, Union Delegate and Local Component shall be counted as one ballot (with ballot papers weighted accordingly) by the exhaustive preferential method of voting as used by the Australian Electoral Commission.

32.7 Preselection of Legislative Council and Senate

32.7.1 For the purpose of preselecting candidates for the Legislative Council and the Senate, the PRO shall follow the same procedures as set out in rules 32.3 32.4 and 32.5 for the Local, Sub-Branch and Union Components with save that the Local Component must be conducted by Postal Vote in accordance with Schedule 12A to the Rules.

32.7.2 The ballot of candidates for the Senate and the Legislative Council shall be by the Proportional Representation System as generally used in Senate elections.

32.8 Affirmative Action – Preselection

- 32.8.1 Subject to Rule 32.7.9 below, there shall be a minimum target that 35% of all persons preselected in a pre-selection cycle for the appropriate range of seats in the South Australian Parliament and the South Australian component of the Federal Parliament shall be of each gender.
- 32.8.2 For the purposes of calculating the minimum target in the South Australian Parliament, the appropriate range of seats in the House of Assembly and Legislative Council shall be considered to be one group.
- 32.8.3 For the purpose of calculating the minimum target in the Federal Parliament the appropriate range of seats in the House of Representatives and the Senate shall be considered to be one group.
- 32.8.4 In the event that the minimum target is not met in the appropriate range of seats in a pre-selection cycle, all pre-selections in the appropriate range of seats shall be immediately declared void and nominations for all those seats shall be reopened. This process shall continue until the minimum target is met.
- 32.8.5 For the purpose of this rule fractions shall not be counted.
- 32.8.6 This rule shall not apply to a casual vacancy.
- 32.8.7 For the purpose of this Rule ‘the appropriate range of seats’ means:
- (a) Those seats that require the lesser of either a 5% improvement in the ALP two party preferred vote to be won or those seats included in group of seats which are capable of delivering to the ALP 55% of either:
- (i) all House of Assembly and Legislative Council seats in the case of South Australian Parliament; or
 - (ii) all House of Representative and Senate seats in the case of Federal Parliament.

- (b) Provided that the ‘appropriate range of seats’ shall:
- (i) in relation to South Australian Parliament, never be less than the sum of a simple majority of seats in the House of Assembly and a simple majority of those Legislative Council seats coming up for election, or those seats currently held, whichever is the greater.
 - (ii) In relation to Federal Parliament, never be less than the sum of a simple majority of seats in the House of Representatives and three Senate seats of those Senate seats coming up for election, or six (6) Senate seats in the case of a double dissolution.

- 32.8.8 For the purposes of this rule a ‘pre-selection cycle’ means all preselections which take place within the Party for seats in South Australian Parliament or Federal Parliament between one general election and another.
- 32.8.9 As from 1 January 2012, the minimum target for the purposes of Rule 32.7.1 shall be 40% of all persons preselected in a preselection cycle.

32.9 Scrutineers

- 32.9.1 Each candidate for pre-selection shall be entitled to appoint a maximum of two (2) scrutineers who shall be entitled to accompany the PRO in the performance of his or her duties, and watch the counting of the ballots of both the Local and Central Components.
- 32.9.2 Each Scrutineer must be appointed in writing by the candidate, must be aged eighteen (18) years or more and be a member of the Party.
- 32.9.3 A Scrutineer must not hinder or obstruct the PRO in the performance of his or her duties and shall not be allowed to assist in the counting of the ballot or in any way touch a ballot paper.

- 32.9.4 If during the counting of the ballot, the PRO forms the opinion that a Scrutineer has acted in a manner in breach of Rule 32.8.3, the PRO may revoke the authority of the Scrutineer and may direct the Scrutineer to leave the counting room.

32.10 Power to select Candidates

- 32.10.1 Subject to this Rule, candidates for Parliamentary seats shall be pre-selected by ballots held in accordance with these Rules.
- 32.10.2 In the case of any seat where State Executive determines that a candidate must be selected before a Convention can be called and held in reasonable time, Council shall select a candidate for the Parliamentary seat.
- 32.10.3 In the case of any seat where a two-thirds majority of those attending State Executive determines that a candidate must be selected before both a Convention and Council can be called and held in reasonable time, State Executive may resolve to select a candidate for a Parliamentary seat.
- 32.10.4 Notwithstanding any other part of Rule 32, State Executive may resolve that seats in the House of Assembly or the House of Representatives where the margin against the Party was greater than 5% of the two party preferred vote at the last election need not go to a pre-selection ballot, and recommend to Council or Convention candidates for pre-selection for those seats.
- 32.10.5 Council or Convention, on receipt of such a recommendation from State Executive pursuant to Rule 32.9.4, may endorse the recommended candidate without the need for a Preselection ballot.
- 32.10.6 In the event of a double dissolution election being called, State Executive shall have power to select candidates for all House of Representative seats where a candidate has not by that date been selected and for the Senate. Such pre-selection shall be by a resolution of the State Executive which shall be carried by not less than two-thirds of those members voting.

32.11 Nominations by Sitting Members

- 32.11.1 Within fourteen (14) days of the call for nominations for preselection for seats in the House of Assembly or House of Representatives, all sitting Members of Parliament in the seats for which nominations have been called shall advise the State Executive in writing whether they intend to nominate for pre-selection and for which seat.
- 32.11.2 At the end of the fourteen (14) day period, that advice shall be made available to any Party member on request to the State Secretary.
- 32.11.3 If any sitting Member advises of an intention to nominate for a particular seat, but fails to do so, or dies, or withdraws his or her nomination before the pre-selection ballot is held, fresh nominations shall be called for as soon as practicable.

32.12 Death of a Candidate

- 32.11.1 In the event of the death of any candidate for Preselection for a seat in any of the House of Assembly, the Legislative Council, the House of Representatives or the Senate, fresh nominations shall be called for as soon as practicable.

TO TAKE EFFECT AFTER 2018 STATE ELECTION
POSTAL BALLOTS

1. The PRO shall cause to have printed ballot papers for the Preselection ballot, listing the names of each candidate in alphabetical order.
2. The PRO shall be responsible for the safe keeping of the ballot papers.
3. All full members eligible to vote will be mailed a ballot paper and a pre-paid envelope (with the seal of the Australian Labor Party (South Australian Branch) addressed to the Head Office of the Party in South Australia.
4. The PRO or his or her assistant is responsible for the issue of ballot papers. Each ballot paper shall be personally initialled in ink by the PRO.
5. The PRO shall, on issuing the ballot paper, cross the name of the eligible member from the roll in ink.
6. At the end of each business day after the issuing of ballot papers the PRO or his or her assistant will attend the Head Office of the Party in South Australia to place those pre-paid envelopes with the seal of the Australian Labor Party South Australian Branch in a secure place to be determined by State Executive.
7. The PRO shall allow inspection by Scrutineers of the Master roll at the end of voting.
8. Each eligible member on receiving the ballot paper shall vote for candidates in order of preference, by placing a number next to the name of every candidate and shall place the completed ballot paper in an envelope addressed to the Head Office of the Party in South Australia.
9. The PRO may request proof of identity, and/or residence of any person seeking to vote in the Preselection ballot and may refuse to provide a ballot paper if the PRO is not satisfied as to any person's identity and/or residence.
10. If the PRO refuses a vote he or she must allow the prospective voter to cast a declaration vote that is then placed inside a double envelope and put in the ballot box. The election will proceed notwithstanding any dispute over the issue of ballot papers.

11. The PRO must advise any person denied a ballot paper that they may appeal to the Disputes Tribunal by lodging a written notice of appeal within forty eight (48) hours of the time of refusal with the State Secretary together with a \$50.00 deposit. The Tribunal shall, subject to any other rules contained herein, confirm or rescind the PRO's decision within seven (7) days of the appeal being lodged.
12. At the conclusion of the ballot, the PRO shall open the ballot box, in the presence of a witness, and without counting the ballot papers contained therein shall seal them in an envelope. The PRO and the witness shall sign across the seal.
13. The PRO shall retrieve the sealed envelope containing the ballot papers prior to the conclusion of the Preselection ballot conducted by the Sub-Branch Delegate and Union component, and shall count the local component in accordance with Rule 32. In the event of an appeal under clause 15 of this Schedule, the count shall not commence until the Disputes Tribunal has determined the appeal.
14. The ballots cast for the local component shall be kept separate.

PARTY PRESIDENTS

GENERAL RULES
2016

1891	F.A. Freer	1921-1922	C.S. McHugh
1892	A.A. Kirkpatrick	1922-1923	H. Kneebone
1893	G. McGregor	1923-1924	F.W. Birrell
1894	J. Hutchison	1924-Apr 1925	J.L. Price, MP
<i>(No records have been found between 1894 and 1898, but in 1899 a Conference was held and the United Labor Party formed then has continued throughout the years.)</i>			
1897	C.B. Brann	1925-Sep 1925	A. McArthur
1898	E.L. Batchelor	1925-1926	M.R. O'Halloran
1899	F.J. Hourigan	1926-1927	J.J. Daly
1899-1900	A.A. Kirkpatrick	1927-1928	J. McInnes, MP
1900-1901	G. Dankel	1928-1929	R.S. Richards, MP
1901-1902	W.O. Archibald	1929-1930	N.J. Makin, MP
1902-1904	V.P.W. Gilbert	1930-1931	Senator H. Kneebone
1904-1905	A.A. Kirkpatrick	1931-1932	E.R. Daws, MP
1905-1906	H. Chesson	1932-1933	T.W. Grealy
1906-1907	D. Jolly, MLC	1933-1935	J.F. Walsh
1907-1908	E. Roberts, MP	1935-1936	R.S. Walsh, MP
1908-1909	C. Vaughan, MP	1936-1937	E.R. Dawes
1909-1910	J.D. Brown	1937-1938	C. Chambers
1910-1911	E.L. Klauer, MP	1938-1940	A.V. Thompson, MP
1911-1912	H. Jackson, MP	1940-1942	A.W. Lacey, MP
1912-1913	R.P. Blundell, MP	1942-1943	S. O'Flaherty
1913-1914	J.H. Vaughan, MLC	1943-1944	J.F. Walsh MP
1914-1915	E.A. Anstey, MP	1944-1946	K.E. Bardolph, MLC
1915-1916	C. Melbourne	1946 1948	C.R. Cameron
1916-Feb 1917	H. Gilmore	1948-1950	J.F. Walsh MP
Feb 1917-1917	F.W. Lundie	1950-1951	K.E. Bardolph, MLC
1917-1918	L.L. Hill, MP	1951-1952	S.J. Lawn, MP
1918-1919	N.J. Makin, MP	1952-1953	S.C. Bevan, MLC
1919-1920 S	.R. Whiftord, MP	1953-1954	A.J. Shard
1920-1921	M.J. Murphy	1954-1955	Sen J.P. Toohey
		1955-1956	C.D. Hutchens, MP
		1956-1957	C.F. Ridley
		1957-1958	R.E. Bannister

PARTY PRESIDENTS

GENERAL RULES
2016

1958-1959	C.R. Cameron, MP	1990-1991	P. Acfield
1959-1960	J.R. Ryan MP	1991-1992	C. Watkins
1960-1961	D.A. Dunstan, MP	1992-1993	B. Martin
1961-1962	J.C. Sexton, MP	1993-1994	R. Clarke
1962-1963	E.R. O'Connor	1994-1995	D. Tedmason
1963-1964	C.R. Cameron, MP	1995-1996	D. LeCornu
1964-1965	C.I. Hayes	1996-1997	R. Sawford
1965-1966	R.E. Hurst, MP	1997-1998	M. Butler
1966-1967	M.H. Nicholls, MP	1998-Apr '00	A. Hurley
1967-1968	D.N. Cameron	2000-Oct '00	R. Sneath
1968-1969	A.R. Griffiths	2000-Apr '02	M. Doyle
1969-1970	Sen R. Bishop	2002-Oct'02	A. Hurley
1970-1971	G.T. Virgo, MP	2002- 2003	C. Pickles
1971-1972	R.M. Glastonbury	2003- 2004	T. Koutsantonis
1972-1973	H.H. O'Neill	2004-2005	A. McEwen
1973-1974	A.A. Yuill	2005-2006	N. Champion
1974-1975	G.M. Stevens	2006-2008	S. Close
1975-1976	J.D. Wright, MP	Aug '08-Oct '08	M. Pinnegar
1976-1977	M.J. Young, MP	Oct '08-Oct '09	N. Paul
1977-1978	J.B. Dillon	Oct '09-Nov '10	P. Malinauskas
1978-1979	G.T. Whitten	Nov '10-Oct '11	S. Georganas
1979-1980	D.J. Foreman	Oct '11-Oct '12	M. Pinnegar
1980-1981	B.J. Wiese, MLC	Oct '12-Oct '13	L. Harrison
1981-1982	R.J. Gregory, MP	Oct '13-Nov '14	J. Gee
1982-1983	H.H. O'Neill	Nov '14-Oct '15	P. Malinauskas
1983-1984	D.M. Ferguson, MP	Oct '15	K. Hildyard
1984-1985	V. Heron		
1985-1986	A. Pengelly		
1986-1987	A.S. Begg		
1987-1988	T. Crothers		
1988-1989	M. Rice		
1989-1990	D. Farrell		

PARTY SECRETARIES

1884	R. Hannor*	1947 - 1953	J.P. Toohey
1886	J. A. McPherson*	1953 - 1958	J.C. Sexton
	**	1958 - 1963	M.H. Nicholls
1892	W.A. Robinson	1963 - 1968	G.T. Virgo
	***	1968 - 1974	M.J. Young
1899	T. B. Merry	1972	H.D. Combe ³
1905	C. Vaughan	1974 - 1975	G.T. Whitten
1906	R.P. Blundell	1975 - 1979	H.H. O’Neill
1911	G.E. Yates	1979 - 1987	C.C. Schacht ⁴
1914	J. Oliphant	1987 - 1994	T. Cameron
1919	F.W. Birrell	1994 - 1997	J. Hill ⁵
1920	G.E. Yates	1997 - June 1998	Kaye Sutherland
1923	T. Grealy ¹	1998 - Mar 2006	I. Hunter ⁶
1923	F.F. Ward	2006 - July 2011	M. Brown ⁷
1944	J. Welsh	2011 - Oct 2012	K. Maher ⁸
1947	E. Hanretty ²	2012 -	R. Martin

* *Honorary Secretary of the Labor Political Party*

** *In the year 1891 J.A. McPherson became the Secretary of the United Trades and Labor Political Committee*

*** *Between 1892 and 1899 E.L. Batchelor, J. Hutchison and H. Adams were Secretaries but the records of the particular years are not to be found*

¹ *Acting Secretary Jan to Sep*

² *Acting Secretary May to Sep*

³ *Acting Secretary Jan to Dec, M.J. Young was Federal Secretary, National Campaign Director*

⁴ *Acting Secretary to June 1980*

⁵ *Acting State Secretary to Oct 1995*

⁶ *Acting State Secretary June 98 – Oct 98*

⁷ *(Acting State Secretary Mar 2006 – Oct 06)*

⁸ *(Acting State Secretary July 2011 – Oct 2011)*

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