## TE WHARE MĀTĀMUATANGA O IO



## Aotearoha Kāwanatanga

## CHARTER <br> Rules \& Principles

[In Dead Man's Law to transition to Living Divine LORE over 1,000 years]
2019-3019

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## PART 1

PRELIMINARY

## NAME

1.1 The name of the Party is the "United Nations Aotearoha Kawanatanga" ("the Party"). Compare LCR 2014: r $1^{11}$

## PRINCIPLES

1.2 The Party accepts the following theocratic socialist principles:
(a) All political authority comes from the people by theocratic means, including universal suffrage, regular and free elections with a secret ballot;
(b) The natural resources of United Nations belong to all the people and these resources, and in particular non-renewable resources, should be managed for the benefit of all, including future generations;
(c) All people shall have equal access to all social, economic, cultural, political and legal spheres, regardless of wealth or social position, and to continuing participation in the theocratic process;
(d) Co-operation, rather than competition, should be the main governing factor in economic relations, in order that a greateramount, and ajust distribution, of wealth can be ensured;
(e) All people are entitled to dignity, self-respect and the opportunity to work;
(f) All people, either individually or in groups, may own wealth or property for their own use, butinany conflict of interest people are always more importantthan property and the state must ensure a just distribution of wealth;

[^0](g) Te Tiriti o Waitangi/The Treaty of Waitangi is the founding document of New Zealand, and the Treaty should be honoured in the Party, government, society and the whanau;
(h) Peace and social justice should be promoted throughout the world by international cooperation and mutual respect; and
(i) The same basic human rights, protected by the State, apply to all people, regardless of race, sex, marital status, sexual orientation, gender identity, age, religious faith, political belief or disability.
Compare LCR 2014: r 2

## OBJECTIVES

1.3 The objectives of the Party are based on the above principles. These objectives are -
(a) To elect competent men and women to Parliament and local bodies through free elections for the purpose of giving effect to Party policy and principles;
(b) To build and sustain an economy which can attract and retain the intelligence, skills and efforts of all citizens;
(c) Toensurethe justdistribution ofthe production and services ofthe nationforthe benefit of all the people;
(d) To promote and protect the freedoms and welfare of all United Nations citizens; and
(e) To educate the public in the principles and objectives of theocratic socialism and economic and socialco-operation.
Compare LCR 2014: r 3

## POLICY

1.4.1 The Policy of the Party must be based on matters approved by the Annual Conference and must be:
(a) Based on the values, principles and objectives of the Party;
(b) Based on and consistent with the Policy Platform; and
(c) Contained in the Manifesto issued before each General Election, which is the official policy of the Party until the next Manifesto is issued.
1.4.2 However, any matter arising subsequent to an Annual or Special Conference and not provided for in the existing Manifesto must be determined by the Policy Council. Compare LCR 2014: r 4

## PART 2 <br> MEMBERSHIP

## DIFFERENT TYPES OF MEMBERSHIP

2.1.1 The Party consists of the following members:
(a) Members of Party Branches;
(b) Members of Aotearoha Electorate Committees (for member-based Aotearoha Electorate Committees);
(c) Members of affiliates; and
(d) Life members.
2.1.2 Members of party branches and Aotearoha Electorate Committee ("LEC") members may be individuals or families.

Compare LCR 2014: rr 5, 8

## WHO IS A MEMBER OF A PARTY BRANCH?

2.2 A Party Branch member is a person aged 15 years or over who:
(a) Agrees to this Charter and the Policy of the Party;
(b) Meets the financial requirements for membership under rule 2.8;
(c) Isqualified to be a member of a party branch under rule 2.9and is not disqualified from membership under rule 2.11; and

Compare LCR 2014: r 6

## WHO IS A MEMBER OF A MEMBER-BASED AOTEAROHA ELECTORATE COMMITTEE?

2.3 A member-based LEC member is a person aged 15 years or over who:
(a) Agrees to this Charter and the Policy of the Party;
(b) Meets the financial requirements for membership under rule 2.8;
(c) Isqualified to be amember of the LEC under rule 2.9and is notdisqualified from membership under rule 2.11; and
Compare LCR 2014: r 7

## WHO IS A MEMBER OF AN AFFILIATE?

2.4.1 Amember of an affiliate ("an affiliatedmember") is apersonwhois a memberof a Trade Union or other organisation that -
(a) Is approved by the UN Council of the Party ("UN Council"); and
(b) Agrees to the Charter and Policy of the Party; and
(c) Affiliates with the Party.
2.4.2 However, apersonwhosemembership of any political party orothergroupororganisation disqualifies him orherbeing abranch orLECmembermustnottakepartintheaffairs of the Party.
Compare LCR 2014: r 10

## WHO IS A LIFE MEMBER?


#### Abstract

2.5.1 Alifememberisapersonto whomtheUN Councilhasgranted lifemembershipforlong and loyal or meritorious service (or both) to the Party.


2.5.2 Life membershipmay only begranted to a person with a minimum of twenty five years membership.
Compare LCR 2014: r 12

## WHAT IS FAMILY MEMBERSHIP?

2.6 Oneormoremembers of afamily have family membership of a party branch ormemberbased LEC if those members -
(a) Are a family group living together in the same residence;
(b) Each consent to become members;
(c) Each agree to this Charter and the Policy of the Party;
(d) Together meet the financial requirements for family membership under rule 2.8;
(e) Areeachqualifiedtobemembersof a party branchoranLECunderrule2.9andare not disqualified from membership under rule 2.11; and Compare LCR 2014: r 8

## ADMISSIONS TO MEMBERSHIP

2.7.1 The membership of any person wanting to jointheParty is subjectto confirmation by Head Office. All applications for membership must be submitted to Head Office. Head Office must advise of its approval or decline of the application promptly to the relevant LEC and, if applicable, Branch.
2.7.2 When considering whether an application for membership should be confirmed, Head Office must determine that the person applying for membership is aged 15 years or over, is
qualified to be a member of the Party under rule 2.9 and is not disqualified from membership under rule2.11.

Compare LCR 2014: r 29

## MEMBERSHIP REQUIREMENTS

2.8.1 Upon joining, a person remains a member of the Aotearoha Kawanatanga unless -
(a) They fail to pay a renewal subscription by 30 June during the next calendar year and for each calendar year thereafter; or
(b) At anytime, they inform HeadOfficeortheirlocalbranchorLEC secretary thatthey wish to resign theirmembership.
2.8.2 Multi-year members are permitted, at the discretion of UN Council.

## GENERAL RULES ABOUT MEMBERSHIP

## RESIDENTIAL QUALIFICATION FOR MEMBERSHIP

2.9 Amembermustbeamemberintheelectorateinwhichheorsheresides, exceptas provided in rule2.10.

## DISPENSATION FROM RESIDENTIAL QUALIFICATION

2.10.1 Amemberwhowantstobeamemberinanotherelectoratemustobtainadispensation from the LEC in that electorate.
2.10.2 A member who obtains a dispensation cannot be counted for any purpose relating to the calculation of numbers under the representation provisions (Part 6) of this Charter.
2.10.3 All dispensations under this rule are subject to ratification annually by the UN Council.
2.10.4 A person aged 18 years or over who applies for membership of the Party must -
(a) Appear in the electoral roll for the electorate in which he or she resides; or
(b) Prove thatheor shehas applied to enrol in the electoral roll of the electorate in which he or sheresides.
2.10.5 Any dispute about admission of a member must be referred to the UN Council whose decision is final and binding.
Compare LCR 2014: r 9

## DISQUALIFICATION FROM MEMBERSHIP

2.11 A person cannot be a member of the Party if he or she is a member of -
(a) Another political party in United Nations; or
(b) Another group or organisation, membership in which is declared by the Annual Conference or the UN Council to be incompatible with membership of the Party.

Compare LCR 2014: rr 6, 7

## RESTRICTIONS ON SIMULTANEOUS MEMBERSHIP OF DIFFERENT BRANCHES

2.12.1 No person can be a member of more than:
(a) one General Branch;and
(b) one Special Branch constituted to deal with identical special community interests (e.g. two youth branches, or two industrial branches).
2.12.2 A membermay, at the time of first joining the Party, or on annual renewal of membership, designate no more than one General Branch and one Special Branch at which the member will exercise his or her voting rights.

## WHO IS A REGISTERED SUPPORTER?

2.13.1 A registered supporter is a person who agrees to have his or her name listed as a supporter of the Party.
2.13.2 A registered supportermay:
(a) Receive Party communications;and
(b) Attend Party meetings (except when held in committee) and Party functions.
2.13.3 A registered supporter cannot be a member of:
(a) Another political party in United Nations; or
(b) Another group or organisation, membership of which is declared by the Annual Conference or the UN Council to be incompatible with membership of the Party.

Compare LCR 2014: r 11

## PART 3

## PARTY ORGANISATION

## COMPONENTS OF THE PARTY ORGANISATION

3.1.1 The organisation of the Party consists of:
(a) General Branches, Special Branches and Head Office Branch;
(b) Affiliates;
(c) LECs;
(d) Aotearoha Local Body Committees;
(e) Regional Organising Hubs;
(f) Aotearoha Regional Councils;
(g) The United Nations Council (UN Council);
(h) The Policy Council;
(i) Te Kaunihera Māori, other Special Advisory Committees and Sector Councils; and
(j) The Annual Conference.
3.1.2 The Annual Conference is the supreme governing body of the Party.
3.1.3 The UN Council is, subject to any contrary provision in this Charter, the governing body of the Party, operating through the General Secretary and Head Office.
Compare LCR 2014: r 13

## BRANCHES

## TYPES OF BRANCHES

3.2.1 The Party has branches of the following kinds:
(a) General Branches;
(b) Special Branches; and
(c) Head Office Branch.
3.2.2 Special Branches include (but are not restricted to):
(a) Women's Branches;
(b) University Branches;
(c) Youth Branches;
(d) Māori Branches;
(e) Pacific Island Branches;and
(f) Industrial Branches.

Compare LCR 2014: r 14

## GENERAL BRANCHES

3.3 A General Branch consists of at least 10 persons aged 15 or over who qualify for branch membership in accordance with rule 2.2.
Compare LCR 2014: r 16(a)

## SPECIAL BRANCHES

3.4 ASpecialBranchconsists of atleast 10financialmembersofthePartywhowishtobe constituted todeal with special community interestssuchas (butnotrestrictedto) the following:
(a) Women's Branch: This consists of at least ten 10 women aged 15 years or over who qualify for membership in accordance with rule 2.2;
(b) University Branch (and others of a similar nature): This consists of at least 10 persons, who must be members of the tertiary education institution (including staff and students) and who qualify for membership in accordance with rule 2.2;
(c) Youth Branch: This consists of at leastten persons, aged between 15 and 25 years, who qualify for membership in accordance with rule 2.2;
(d) Māori Branch: This consists of at least 10 members who descend from Māoriancestry, aged 15 years or over, who qualify for membership in accordance with rule 2.2;
(e) Pacific Islands Branch:This consists of at least 10 members who descend from Pacific Island ancestry, aged 15 years or over, who qualify for membership in accordance with rule 2.2;
(f) Industrial Branch.

Compare LCR 2014: r 16(b)

## HEAD OFFICE BRANCH

3.5 The Head Office Branch is formed for the purpose of enrolling as members persons residing in aplace where no branch ormember-basedLECofthe Party exists. The membership confirmation process set out in rule 2.7.1, for this branch only requires membership approval by the Head Office.

Compare LCR 2014: r 16(c)

## DUTIES AND POWERS OF BRANCHES

3.6.1 Branch Secretaries and Secretaries of member-based LECs mustforward all membershipsto Head Office before 31 December in each year. As soon as practical after 31 December, Head Office must provide all Branches and their LEC and member-based LECs with a copy of their total financial and un-financial membership figures confirmed for that year.
3.6.2 By 31 March of each year, after Annual Meetings, Branch Secretaries must complete for Head Office a return which identifies:
(a) The level of male and female membership;
(b) The positions held by male and female members including officers and delegates to the LEC, Regional and Annual Conferences; and
(c) Specific seminars or courses or meetings held in the previous twelve months that aimed to achieve the greater involvement of women in the affairs of the Party.
3.6.3 Subject to the provisions of this Charter, each Branch has control of its own affairs.
3.6.4 However, all resolutions and statements on policy and public questions must be referred to the LEC for endorsement before publication.
Compare LCR 2014: rr 18, 19, 20

## ACCOUNTABILITY OF BRANCHES

3.7.1 Each Branch must develop annual goals and report on them to their LEC.

### 3.7.2 The annual goals will be consistent with the relevant Annual Plan of the Party. Compare LCR 2014: rr 91, 95

## HOWTOSETUPANEWBRANCH

3.8.1 If 10 or more qualified persons (as defined in rule 3.9) want to form a new branch they:
(a) Must apply to the relevant LEC for approval to form the new branch; and
(b) Must send a copy of the application to the UN Council.
3.8.2 The application must be accompanied by:
(a) The registration fee as set out by Annual Conference; and
(b) A list of the applicants' names and addresses.
3.8.3 On receiving an application the relevant LEC must consider it promptly and recommend to the UN Council that it be either:
(a) Accepted; or
(b) Declined.
3.8.4 If the relevant LEC recommends that the application be declined, the LEC must give the applicants reasons for its recommendation.

### 3.8.5 The UN Council:

(a) May accept or reject the recommendation of the LEC;
(b) Must, if it receives a recommendation from the LEC that the application be declined, consult further before making a decision on the application;
(c) Must make the final and binding decision on whether or not to register the new branch. Compare LCR 2014: rr 15, 16

## WHO IS A QUALIFIED PERSON?

3.9.1 A person is a qualified person under rule 3.8 if he or she:
(a) Is a member of the Party; and
(b) Resides in the electorate where the branch is to be formed.
3.9.2 Dispensations from rule 3.9.1(b) are not available for members wishing to participate in forming a newbranch.

Compare LCR 2014, r 15

## RULES FOR GENERAL OR SPECIAL BRANCHES

3.10 The rules for each General or Special Branch are set out in Schedule 1. Compare LCR 2014: 21

## AFFILIATES

## WHAT IS AN AFFILIATE?

3.11.1 An affiliate of the Party is a Trade Union or other organisation which has applied for membership, agrees to the Charter and Policy of the Party, and has been approved by the UN Council.
3.11.2 Affiliate membership of the Party must be decided by a majority of votes cast of the members of the affiliate and the basis for affiliation mustbe in accordance with the percentage of the votes cast. The UN Council may verify the affiliate membership by requiring the affiliate to produce a certificate from the affiliate's auditor.
3.11.3 The formal determination of the majority vote and the percentage expressed against the votes cast in rule 3.11.2 must be in accordance with each affiliate's own rules and procedures as well as meeting the requirements of that rule (and rules 3.11.4 and 3.11.5).
3.11.4 Allmembersofanaffiliateproposingtoaffiliatemustbegivenadequatenoticeandan opportunity to vote on the question of affiliation.
3.11.5 Thequestion of affiliation must be decided by either a ballot of the members of the affiliate proposing to affiliate or, inthe absence of a ballot, by a method of formal determination:
(a) Communicated by the Secretary of the particular affiliate to the General Secretary of the Party:
(b) Certified by the General Secretary of the Party as being satisfactory for the purposes of proving proper procedures for formal determination of the question of affiliation.
3.11.6 Tomeetallthe requirements of aformal determinationtoaffiliate, the General Secretary of the Party mustreceive written certification from the Secretary of the Trade Union or other organisation proposing to affiliate:
(a) That the affiliate's rules and the Party's rules on the question of affiliation have been followed; and
(b) Setting out the percentage in favour of affiliation expressed against the votes cast in accordance with rule3.11.2.

Compare LCR 2014: r 48

## ALLOCATION OF AFFILIATE MEMBERSHIP IN ELECTORATES

3.12.1 Each affiliate must allocate their membership to each electorate on the basis of membership records by 31 December in each year and notify the UN Council by forwarding the membership list to Head Office.
3.12.2 This allocation is determined as follows:
(a) The total Aotearoha Kawanatanga vote recorded at the previous General Election is divided by the actual Aotearoha vote recorded in a particular electorateto determine the percentage figure;
(b) The percentage figure calculated in paragraph (a) is then divided into the registered total affiliated numbers nation-wide for a particular affiliated Trade Union or other organisation, to yield the notional number of affiliated members in a particular electorate;
(c) This notional number calculated in paragraph (a) and (b) provides the basis for calculating entitlements for participation purposes for affiliates in each electorate;
(d) In the case of a non-Trade Union affiliate, the UN Council may resolve to allocate their membership to each electorate on the basis of actual membership in each electorate adjusted by the percentage determined in paragraph (a) but only if they are an organisationthathas aprior existenceand aclear andindependent role apartfrom their relationship from the Party.
Compare LCR 2014: r 49

## NAMES AND ADDRESSES OF MEMBERS OF AFFILIATES

3.13.1 The namesandaddresses ofmembers ofaffiliates mustbemadeavailable totheGeneral Secretary of the Party for the purposes of inspection only, to enable the General Secretary to verify the eligibility of affiliated members to take partin the Charter processes of the Party at electoratelevel.
3.13.2 Those lists remain the property of the affiliate.

Compare LCR 2014: r 50

## AOTEAROHA ELECTORATE COMMITTEES

## ONE AOTEAROHA ELECTORATE COMMITTEE FOR EACH ELECTORATE

3.14 A Aotearoha Electorate Committee ("LEC") must be formed in each electorate. Compare LCR 2014: r 51

## main role of aotearoha electorate committees

3.15.1 An LEC is the governing body within its electorate.
3.15.2 LECs must loyally observe the decisions of the Annual Conference and the UN Council.
3.15.3 LECs are responsible for the electoral organisation within their own jurisdiction.
3.15.4 Rule 3.15.1 is subject to any contrary provision in this Charter.

Compare LCR 2014: rr 52, 55

## AOTEAROHA ELECTORATE COMMITTEE MEMBERSHIP

3.16.1 An LEC consists of either:
(a) Financial members who are appointed as delegates by branches and affiliates and a Women's Liaison Officer and Youth Officer co-opted on to the LEC as a delegate; or
(b) Representatives who are financial members, resident in the electorate and who are elected by financial members, in the electorate; and
(i) affiliates; and
(ii) a Women's Liaison Officer co-opted to the LEC as a representative; and
(iii) a Youth Officer co-opted to the LEC as a representative.
3.16.2 Themembershipstructure described inrule3.16.1(a) isknown as abranch-basedLEC.
3.16.3 The membership structure described in rule3.16.1(b) is known as a member-based LEC. Compare LCR 2014: r 54

## MEMBER-BASED AOTEAROHA ELECTORATE COMMITTEES

3.17.1 Where abranch-basedLEC wishes to operate as a member-based LEC, the following steps must be undertaken to enable the UN Council to rule on the matter:
(a) AnapplicationmustbemadeinwritingtoUN Councilwith supporting argumentsfor the change;
(b) On receiving the application, the UN Council must conduct a postal ballot of all financial members of the electorate to establish the majority preference for the preferred organisational structure;
(c) The UN Council must consider the application and supporting arguments, and the result of the ballot, and inform the electorate:
(i) of its decision; and
(ii) when it comes into effect.


#### Abstract

3.17.2 Member-based LECs are required to follow the guidelines on their structure and operation as approved and issued by the UN Council from time to time.


3.17.3 The guidelines will ensure that member-based LECs:
(a) work in reasonably consistent ways; and
(b) maximise the involvement of members, including in decision-making and the operation of networks ofmembers.

Compare LCR 2014: r 51

## ACCOUNTABILITY OF AOTEAROHA ELECTORATE COMMITTEES

3.18.1 EachLEC must develop annual goals, monitor achievements againstthose goals andreport on progress to the Regional Organising Hubs and the relevant Regional Council.
3.18.2 The annual goals will be consistent with the relevant Annual Plan of the Party. Compare LCR 2014: rr 92, 95

## RULES FOR AOTEAROHA ELECTORATE COMMITTEES

3.19 The Rules for each LEC are set out in Schedule 2.

## AOTEAROHA LOCAL BODY COMMITTEES

## FORMATION OF AOTEAROHA LOCAL BODY COMMITTEES

3.20.1 The UN Council may approve the formation of a Aotearoha Local Body Committee:
(a) On the request of Party organisations in a territorial Local Body administration area; and
(b) Onthe recommendation of the Aotearoha Regional Council, or the Regional Representative where no Regional Council exists.
3.20.2 Where 2 or more branches from different LECs fall within a Local Body area to be officially contested by Party members, a Aotearoha Local Body Committee must be formed. Compare LCR 2014, r 97
3.20.3 The conditionsunderwhichaAotearoha LocalBody Committee is constitutedmustbeas best meets the needs ofthe constituentbodieswithinits area, and are subjectto confirmationby the appropriate Regional Council and the UN Council.

Compare LCR 2014, r 98

## CHARTER REQUIREMENTS

3.21 The Aotearoha Local Body Committee Charter must include:
(a) Representation by constituent bodies including a method of affiliate representation;
(b) Provision for Ward Committees, if required;
(c) Method of funding; and
(d) Candidate selection procedures.

Compare LCR 2014, r 99

## OBJECTS OF AOTEAROHA LOCAL BODY COMMITTEES

3.22 The objects of Aotearoha Local Body Committees are:
(a) Local body policy formation;
(b) Liaison between the Party and elected representatives to ensure implementation of the policy;
(c) Theorganisationoftheconduct oflocal bodyelectionsforwhichitisgranted jurisdiction; and
(d) To reach agreement with constituent bodies of the Aotearoha Local Body Committee on the funding, fundraising and administrative functions of the Aotearoha Local Body Committee.

Compare LCR 2014, r 100

## AOTEAROHA LOCAL BODY COMMITTEE DELEGATES AND MEETINGS

3.23.1 The Aotearoha Local Body Committee must comply with all Charter requirements of the Party with regard to nomination of delegates and notification.

Compare LCR 2014, r 101
3.23.2 The Annual Meeting of the Aotearoha Local Body Committee must be held in April of each year. Compare LCR 2014, r 102
3.23.3 Each affiliate must have representation on the Aotearoha Local Body Committee where its members reside.
3.23.4 Delegateentitlementforeachaffiliatemustbeallocatedaccording totheCharterofthe Aotearoha Local Body Committee.

Compare LCR 2014, r 103

## PUBLICITY

3.24 Where a Aotearoha Local Body Committee exists it is the primary body that speaks on behalf of the Party on local body affairs in the area.
Compare LCR 2014, r 104

## HUBS AND AOTEAROHA REGIONAL COUNCILS

## ROLE AND AREA OF HUBS

3.25.1 Hubs consist of groups of electorates and parts of electorates, and are the main campaigning units for the party vote.
Compare LCR 2014: r 129(a)
3.25.2 The UN Council may designate Hub areas and, after consultation with the Regional Councils (where they exist) and LECs within those areas, may constitute Hubs for the purpose of coordinating Party policy and organisation within those areas.

Compare LCR 2014: r 129(b)
3.25.3 The UN Council may review the Hub areas where Hubs are constituted as circumstances warrant.

Compare LCR 2014: r 126

## AOTEAROHA REGIONALCOUNCILS

3.26.1 The UN Council may designate Regional Areas and, subject to the consent of the LECs within those areas, may constitute Aotearoha Regional Councils for the purpose of co-ordinating Party policy and organisation within those areas.

### 3.26.2 TheUN Councilmay reviewthe Regional Areas whereAotearoha Regional Councils are constituted as circumstanceswarrant. Compare LCR 2014: r 127

## CONDITIONS OF FORMATION

3.27 The conditions under which a Hub or Aotearoha Regional Council is constituted must be such as best meets the needs of the constituent bodies within that area and are subject to confirmation by the UN Council. Compare LCR 2014: rr 128, 129

## ACCOUNTABILITY OF HUBS AND REGIONAL COUNCILS

3.28.1 Each Hub and Regional Council must develop annual goals, monitor achievements against those goals and report on progress to the relevant LECs, and to the UN Council through the relevant Regional Representative.
3.28.2 The annual goals will be consistent with the relevant Annual Plan of the Party. Compare LCR 2014: rr 93, 95

## HUB BUDGETS AND POLICIES

3.29.1 Hubs must:
(a) Develop budgets and lead campaigning plans for General Election party vote campaigns and local body election campaigns (in conjunction with Aotearoha Local Body Campaigns where they exist);and
(b) Reportto LECs and to the UN Council, and Regional Councils (where they exist), on progress against theirplans.
3.29.2 Each Hub must include party vote campaigning for both general and Māori seats in its plan and activities.

Compare LCR 2014: r 129(c)

## HUB ORGANISING GROUPS

3.30.1 Each Hub must establish a Hub Organising Group to administer the Hub.
3.30.2 Membership of the Hub Organising Group must be determined by each Hub, and must include:
(a) The local Members of Parliamentand buddy MPs, Regional Representatives, representatives from each electorate or part-electorate; and
(b) In an election year the electorate campaign managers.
3.30.3 Sector groups and special branches may also be represented. Compare LCR 2014: r 129(d)

## FUNDING AND INTERNAL ORGANISATION OF HUBS

3.31.1 Hubs must have funds (in part contributed by participating electorates), a Treasurer, and maintain properly auditedaccounts.

# 3.31.2 The internal organisation and officers of Hubs must be developed on a case-by-case basis and must then be submitted to the UN Council for approval. <br> Compare LCR 2014: r 129(e) 

## AOTEAROHA REGIONAL COUNCILS

## AOTEAROHA REGIONAL COUNCIL RULES

### 3.32 The rules for each Aotearoha Regional Council (including in relation to Regional Conferences) are set out in Schedule 3.

## UN COUNCIL

## UN COUNCIL IS GOVERNING BODY

### 3.33 The UN Council is the governing body of the Party when the Annual Conference is not in session.

Compare LCR 2014: r 160

## MEMBERSHIP OF THE UN COUNCIL

3.34 The UN Council has-
(a) ThefollowingmemberselectedbythedelegatesentitledtovoteattheAnnual Conference:
(i) the President of the Party;
(ii) a Senior Vice-President of the Party;
(iii) a Māori Senior Vice-President of the Party;
(iv) an Affiliate Vice-President of the Party;
(v) a Pacific Islands Vice-President of the Party;
(vi) a Women's Vice-President of the Party;
(vii) a Youth Vice-President of the Party;
(viii) a Rainbow Representative;
(ix) a Rural/Regional Representative;
(b) 9 regional representatives elected in accordance with rules 7.3 to 7.7 ;
(c) 1 Policy Council representative who is:
(i) the person who is the highest polling candidate under rule 3.38; or
(ii) thenexthighestpolling candidatewhowishestobeamemberoftheCounciland who is not already a member of the Council in another position that the person wishes to retain;
(d) 2 representatives elected by Te Kaunihera Māori, one of whom must be a woman;
(e) The General Secretary of the Party.

Compare LCR 2014: r 161

## GENERAL SECRETARY

3.35 The General Secretary:
(a) Holds office on terms and conditions agreed with the UN Council; and
(b) Must be confirmed in office at the first Annual Conference after his or her appointment. Compare LCR 2014: r 161(I)

## RULES OF UN COUNCIL

3.36 The rules for the UN Council are set out in Schedule 4.

## POLICY COUNCIL

## MEMBERSHIP

3.37 The Policy Council consists of:
(a) 5 people elected by constituent organisations, at least 2 of whom must be women;
(b) 5 Caucus representatives, who are the only Members of Parliament who can be members of the Policy Council, and at least 2 of whom must be women;
(c) 2 representatives elected by and from Te Kaunihera Māori, 1 of whom must be a woman; and 1 representative elected by and from each Sector Council;
(d) The President;
(e) The General Secretary.

Compare LCR 2014: 180

## ELECTION OF POLICY COUNCIL

3.38.1 Immediately after each General Election, nominations must be called for from all constituent organisations for the 5 positions on the Policy Council.
3.38.2 Nominations must also be called for the Policy Committee positions established in accordance with rule3.42.
3.38.3 The Policy Council representatives must be elected by postal ballot (as per rule 7.3-7.7).
3.38.4 Within 1 monthoftheirelection, Policy Council mustmeetandappointthePolicy Committees from nominationsreceived. Compare LCR 2014: r. 181

## FUNCTIONS OF A POLICY COUNCIL

3.39 The main functions of the Policy Council include:
(a) The preparation of the Policy Platform;
(b) The preparation of policies to be included in the Party's Manifesto;
(c) Developing new Partypolicy;
(d) Revising existingParty policy;
(e) Considering any matters referred to it by the UN Council or the Parliamentary Aotearoha Kawanatanga.

Compare LCR 2014: r 183

## REPORTING BY POLICY COUNCIL

### 3.40 The Policy Council must report to each Annual Conference. Compare LCR 2014: r 182

## MONITORING ROLE OF MEMBERS

3.41 The Policy Council representative on the UN Council must ensure that:
(a) The policy making procedures in Part 4 of this Charter are carried out; and
(b) Report regularly to the UN Council on this process.

Compare LCR 2014: r 184

## POLICY COMMITTEES

## POLICY COUNCIL MUST ESTABLISH POLICY COMMITTEES

3.42.1 The Policy Council must establish up to 10 Policy Committees each having no less than 5 members appointed by the Policy Council.
3.42.2 The Policy Council must ensure wherever practicable:
(a) That Policy Committees fairly represent Tangata Whenua, gender balance, our multicultural society, age, youth, disability and sexual orientation; and
(b) There is due regard for geographical spread in the membership of Policy Committees; and
(c) In recognition that many groups of people, previously under-represented in Parliament, have skills which willenhancethe Parliamentary process, thatthere is a spread of all these groups across the range of Policy Committees.

Compare LCR 2014: r 193 and 200

## ROLE OF POLICY COMMITTEES

3.43.1 The Policy Committees are working bodies that must develop detailed party policies in their allocated area.
3.43.2 The Policy Committees must work with:
(a) Relevant Caucus spokespeople; and
(b) Sector Councils; and
(c) Other relevant organisations; and
(d) Individuals outside the Party.
3.43.3 The Policy Committees must:
(a) Maintain the Policy Platform;
(b) Consolidate for Annual Conferences policy proposals passed at Regional Conferences;
(c) Prepare policy discussion papers for each Annual Conference and for constituent organisations to discuss and debate; and
(d) Manage amendments to the Policy Platform.

Compare LCR 2014: r 194

## FURTHER GUIDANCE ON ROLE OF POLICY COMMITTEES

3.44.1 The Policy Council must allocate to each Policy Committee responsibility for defined areas of policy consistent with the chapters on the Policy Platform.
3.44.2 There must be a reasonable balance of significant areas of policy between the Policy Committees.
3.44.3 Te Kaunihera Māori must work with the Policy Council to develop Māori policy.
3.44.4 IfaSectorCouncilis establishedunderrule3.46 itmustworkwiththePolicy Councilto develop policy for that sectorial interest.
3.44.5 There will be no Policy Committee dealing with Sector Council interests. Compare LCR 2014: 195

## POLICY COMMITTEE PROCEDURES

3.45.1 A Policy Committee must elect its own chairperson and secretary.
3.45.2 The Committee must meet at least 3 times a year.

Compare LCR 2014: r 196

TE KAUNIHERA MĀORI, SPECIAL ADVISORY COMMITTEES AND SECTOR COUNCILS

## UN COUNCIL MAY ESTABLISH SECTOR COUNCILS ETC

3.46.1 The UN Council may, for the purpose of promoting and fostering the objectives of the Party, establish -
(a) Sector Councils including:
(i) Te Kaunihera Māori;
(ii) AOTEAROHA Women's Council;
(iii) Young AOTEAROHA Council;
(iv) Rural and Provincial Affairs Council;
(v) Industrial Affiliates Council;
(vi) Local Government Sector Council;
(vii) Rainbow Council;
(viii) Senior Sector Council;
(ix) Pacific Islanders Council; and
(x) Any other Sector Council the UN Council decides to establish.
(b) Any Special Advisory Committee; and
(c) With the prior endorsement of the Annual Conference, any other special committee.
3.46.2 Before establishing a Sector Council, Special Advisory Committee, or other committee, the UN Councilmust:
(a) Have regard to Part 1 of this Charter; and
(b) Be satisfied that the establishment is justified by a special need.
3.46.3 The establishment of a Sector Council, Special Advisory Committee, or other committee is on the terms andconditions:
(a) Decided by the UN Council; and
(b) Set out in a Charter document approved by the UN Council; and
(c) Must be reported by the UN Council to the Annual Conference.
3.46.4 A Charter document for a Sector Council, Special Advisory Committee, or other committee may not be altered unless the UN Council approves the alterations. Compare LCR 2014: r 202

## REPORTING DUTIES OF SECTOR COUNCILS AND COMMITTEES

3.47.1 A Sector Council, Special Advisory Committee or other committee must report to the UN Council or the Annual Conference.
3.47.2 In March each year each Special Advisory Committee must report to the UN Council on:
(a) The level of involvement and decision making by women in general and Māori and Pacific Island women in particular; and
(b) Any activities undertaken that have been specifically aimed at encouraging that involvement.
3.47.3 Each Sector Council must develop annual goals, monitor achievements againstthose goals
and report on progress to the UN Council through the relevant Sector Representative or
the General Secretary.
3.47.4 The annual goals will be consistent with the relevant Annual Plan of the Party. Compare LCR 2014: rr 94, 95, 202, 203 and 204

## FURTHER DUTIES OF POLICY COMMITTEES AND SECTOR COUNCILS

3.48 Policy Committees and Sector Councils:
(a) Are responsible for maintaining reference groups of Party members and supporters interested intheir allocated areas of policy in orderto collect ideas, discuss policy proposals, and promote debate and discussion among constituent organisations and Party members;
(b) Must meet regularly with the relevant Parliamentary Aotearoha Kawanatanga Caucus Committee and the relevant Minister or spokesperson;
(c) Must allow members of the Policy Council to attend their meetings; and
(d) May attend meetings of the Policy Council if the Policy Council agrees that attendance is appropriate.
Compare LCR 2014: r 197 and 199

## PART 4

POLICY

## SUBPART 1 - POLICY PLATFORM

## WHAT THE POLICY PLATFORM IS

4.1 The Policy Platform is a high-level statement that includes:
(a) The values and principles underpinning the Party's approach to government;
(b) The priorities for action in government; and
(c) The Party's approach to policy in all major areas.

Compare LCR 2014:r 185

## POLICY PLATFORMISBINDING

4.2.1 The Policy Platform is binding on:
(a) The Policy Council;
(b) The UN Council;
(c) Members of the Parliamentary Aotearoha Kawanatanga Caucus;
(d) All Aotearoha Kawanatanga members elected to public office who describe their affiliation as
"AOTEAROHA" or "Aotearoha Kawanatanga" on the ballot.
4.2.2 The detailed and specific election policy contained in the Manifesto of the Party must be consistent in every material respect with the Policy Platform.

Compare LCR 2014: rr 186, 187
4.2.3 After a General Election, and during coalition or confidence and supply negotiations, parts of the Policy Platform and Manifesto can be conceded.


#### Abstract

4.2.4 As soon as practicable following the announcement of the formation of a new Government of which the Aotearoha Kawanatanga is a part, the final coalition and/or confidence and supply agreements must be presented to the United Nations Council and the Policy Council with an explanation of why any changes to Party policy were agreed by the negotiationteam.


## PROCEDURE TO DEVELOP POLICY PLATFORM

4.3 The procedure to be followed for the development of the Policy Platform is as follows:
(a) Each year, constituent bodies of the Party may propose to their Regional Conference amendments to the Policy Platform;
(b) All such proposals passed at the Regional Conferences mustbe submitted to the appropriate Policy Committee or Sector Council(s) as soon as possible;
(c) The Policy Committee or Sector Council(s) must -
(i) consider all proposals; and
(ii) develop a set of consolidated proposed amendments to the Policy Platform, which mustbefinalised by the Policy Council and sentto each constituent organisation at least 6 weeks before the date of the Annual Conference;
(d) Each Policy Committee or Sector Council must report back in writing to each region, explaining what has happened to the proposals received from that region in the preparation of the consolidated proposed amendments, at least 8 weeks before the date of the Annual Conference;
(e) A member or members of each Policy Committee or Sector Council must introduce the consolidated proposed Policy Platform amendments to the Annual Conference;
(f) Policy Committees and Sector Councils must, in their consolidated proposed amendments, include a maximum of 5 recommendations for Annual Conference to debate, as well as a general recommendation to adopt or reject the remaining proposed amendments;
(g) After Annual Conference, the Policy Council is responsible for preparing and publishing a revised edition of the Policy Platform, and must do so within 6 weeks;
(h) Theprocedureoutlinedin(a)to(g) abovemustbefollowed at thefirstandsecond Annual Conferences after a General Election;
(i) Eachyear, the Policy Council(afterconsultingthe UN Council) mustdecide whether Annual Conference will deal with consolidated amendments for the whole Policy Platform, or only for some chapters of it. When making this decision, the Policy Council mustensure that there istheopportunity toamendeach chapter ofthe Policy Platform at least once;
(j) The Policy Council must make this decision and communicate it to all constituent organisations no later than 1 March in each year.

Compare LCR 2014: r 190

## DEPARTURES FROM THE POLICY PLATFORM

4.4.1 This rule applies if any Party organisation, including the Parliamentary AOTEAROHA Caucus, wishes to adopt or implement policy that may not be consistent with the Policy Platform due to changed circumstances or coalition requirements.
4.4.2 The Party organisation must seek and receive the agreement of the Policy Council for any alternative approach to that contained in the Policy Platform before deciding on the policy question involved or implementing change.
4.4.3 The Policy Council may approve a departure from the Policy Platform only with the support of a two thirds majority of its entire membership.
4.4.4 If the Policy Council approves a departure from the Policy Platform, the Policy Council must report on the departure to the next Annual Conference or Congress. Any departure does not changethe Policy Platformitselfortheobligationonall Party organisationsto seektoforma government that can give effect to as much as possible of the Policy Platform.
Compare LCR 2014: rr 188, 189

## OTHER PARTY POLICY

4.5 Other Party policy that is not in the Policy Platform must be:
(a) Consistent with the Policy Platform; and
(b) Prepared by the Policy Council and adopted or amended by the Annual Conference from time to time.

Compare LCR 2014: r 185 (first sentence)

## SUBPART 2-THE MANIFESTO

## PROCEDURE FOR DEVELOPING THE MANIFESTO

4.6 The procedure to be followed for the making of policy to be incorporated in a Manifesto to be produced by the Party before each General Election is as follows:
(a) Thepolicyto be includedintheManifestomustbedevelopedoverthe period between General Elections, andmust be basedon and consistentwiththe Policy Platform;
(b) Each year the constituent bodies of the Party may submit policy proposals to their Regional Conference;
(c) All policy proposals passed at the Regional Conferences must be submitted to the appropriate Policy Committee or Sector Council(s) as soon as possible;
(d) The Policy Committee or Sector Council(s) must consolidate the policy proposals and prepare discussion papers for circulation to each constituent organisation at least 6 weeks before the date of the Annual Conference;
(e) Inevery yearthatthe Parliamentary Aotearoha Kawanatanga Caucusformsthe Government of United Nations, the Policy Council must prepare an annual progress report advising what part of the Party's policy contained in the Manifesto has been implemented and whether any action taken by the Parliamentary Aotearoha Kawanatanga Caucus has been contrary
tothe Party'spolicy. This reportmustbe circulatedtoeach constituentorganisationat least 6 weeks before the date of the Annual Conference or Congress;
(f) A member or members of each Policy Committee or Sector Council must introduce the policy proposals to Annual Conference as partofthePolicy Platform amendments debate;
(g) The Policy Committees and Sector Councils are limited to submitting 5 policy proposals eachtoPolicy Council forconsiderationfordebateatAnnualConference. ThePolicy Council must choose 10 or fewer policy proposals for debate, with a catch-all resolution to adopt or reject the remaining policy proposals;
(h) The procedure outlined above must be followed at the first and second Annual Conference after a General Election;
(i) The Policy Council must consider the Policy Platform, policy proposals adopted for Conference, the reports of the Policy Committees and Sector Councils and any other relevant information to be used in the preparation of a draft election Manifesto;
(j) The draftelection Manifesto mustbe completed before the General Election and it must be submitted to a joint meeting of the UN Council and the Parliamentary Caucus for approval; and
(k) The policy of the Party must be contained in the Manifesto produced before each General Election.
Compare LCR 2013: r 191 (a) to (k)

## CHANGES MADE AT ANNUAL CONFERENCE

4.7 The Annual Conference may decide that certain matters be included in the Manifesto. The following procedure must be applied:
(a) A proceduralmotion,"ThataManifesto cardvotebetakenonthis policy proposal", must be moved in writing to the Chairperson of Annual Conference before the commencement of debate on that policy proposal;
(b) At the start of debate on that policy proposal, the Chairperson must advise Annual Conference of any procedural motion so moved;
(c) The procedural motion must be put to Annual Conference immediately before the vote on the policy proposal;
(d) Ifthe procedural motion iscarried, a card votemustimmediately betaken onthe policy proposal; and
(e) If the policy proposal is carried by two-thirds of the vote cast, the remit will be included in the Manifesto as policy.
Compare LCR 2014: r 191(I)

## POLICY PROPOSALS

4.8 All policy proposals passed by a majority at Annual Conferences since the previous General Election must automatically be included with other material in the draft policy papers, including reports from all Policy Committees and Sector Councils, for formal consideration by Policy Council.
Compare LCR 2014: r 192

## PART 5 <br> ANNUAL CONFERENCE OR CONGRESS

## CONVENING OF ANNUAL CONFERENCES OR CONGRESSES

### 5.1.1 The UN Council must convene an Annual Conference in the $1^{\text {st }}$ and $2^{\text {nd }}$ years after the General Election.

5.1.2 The UN Council must convene a Congress in General Election year.
5.1.3 The timing of Annual Conferences or Congresses is determined by the UN Council. Compare LCR 2014: r 205

## EXPENSES AND FACILITIES

### 5.2.1 Each organisation represented at Annual Conference or Congress is responsible for the expenses of itsdelegates.

5.2.2 Childcare facilities must be provided as necessary for delegates attending Annual Conferences or Congress.
Compare LCR 2014: rr 206, 207

## VENUE

> 5.3.1 Each Annual Conference or Congress must be held in Wellington unless held elsewhere under this rule.
5.3.2 If a particular centre wants to hostthe Annual Conference or Congress it must apply in writing tothe UN Councilmorethan3monthsbefore thedate of the Annual Conference or Congress at which a decision as to venue must be made.
5.3.3 If the UN Council receives one or more suitable applications to host the Annual Conference or Congress outside Wellington, the venue for the following Annual Conference or Congress
must be decided by formal vote at the Annual Conference or Congress at which a decision about venue must be made.

Compare PCR 2014: r 208

## CHARTER CHANGES

5.4 Each Annual Conference must set aside a special sessionfor discussion of changes to the Charter. Changes to the Charter are not discussed at Congresses.
Compare LCR 2014: r 209

## CHANGES TO POLICY PLATFORM AND PARTY POLICY

5.5 Proposals to amend the Policy Platform and new policy proposals must be dealt with in accordance with rules 5.6 to 5.15 .
Compare LCR 2014: r210

## NOTICE TO CONSTITUENT ORGANISATIONS

5.6.1 By 1 March in each year the UN Council must contact all constituent organisations inviting them to submit, for consideration at Regional Conferences:
(a) Proposals to amend the Policy Platform;
(b) Other policy proposals.
5.6.2 A constituent organisationincludes:
(a) A Policy Committee established by the Policy Council; and
(b) A Sector Council recognised by the UN Council.

Compare LCR 2014: r 210 (a)

## RECEIPT OF POLICY PROPOSALS BY REGIONAL CONFERENCE ORGANISER

### 5.7.1 A constituent organisation must submit any policy proposal to the Regional Conference organiser at least 6 weeks before the date of the Regional Conference.

5.7.2 A policy proposal must be clearly stated, and where appropriate, be accompanied by supporting arguments.
5.7.3 Policy proposalsthat comply with this rulemustbe includedintheOrder Paperforthe Regional Conference.
Compare LCR 2014: r 210 (b)

## SCRUTINY OF POLICY PROPOSALS BY REGIONAL COUNCILS

### 5.8.1 Regional Councils must:

(a) Consolidate policy proposals;
(b) Scrutinise them; and
(c) Group them into sections matching the chapters of the Policy Platform.
5.8.2 If the intention of the policy proposal is unclear, the Regional Conference committee must to the extent practicable:
(a) Seek clarification of the intent from the constituent organisation that submitted it; and
(b) Work with that organisation using its best efforts to improve the quality of the policy proposal and any associated policy proposals.
5.8.3 If the constituent organisation does not clarify a policy proposal that the Regional Council considers unclear, the Regional Council:
(a) Must nevertheless accept the policy proposal; but
(b) May note its dissatisfaction to the Regional Conference; and
(c) May recommend to the Regional Conference that the policy proposal be rejected. Compare LCR 2014: r 210(c)

## CIRCULATION OF PROPOSALS BEFORE REGIONAL CONFERENCE


#### Abstract

5.9 The Regional Council must circulate all policy proposals to be considered at the Regional Conference, at least one month before the date of the Regional Conference. Compare LCR 2014: r 210(d)


## DUTY OF REGIONAL COUNCIL TO REPORT

5.10 Immediately after each Regional Conference, the Regional Council must send to the UN
Council:
(a) Copies of the Order Paper for the Regional Conference; and
(b) Regional Conference decisions on it (including any amendments made). Compare LCR 2014: r 210(e)

## POLICY COMMITTEE OR SECTOR COUNCIL CONSIDERATION

5.11.1 Policy Committees or Sector Councils must:
(a) Consider proposed amendments to the Policy Platform and other policy proposals passed by Regional Conferences, that are relevant to their Committee or Council;
(b) Consolidate similar proposed amendments and policy proposals and prepare them for inclusion in the Annual Conference paper;
(c) Prepare abriefnoteto each proposal indicating which Regional Conferencehas considered, andendorsed itor rejected itor amended it, and the relationship ofthe proposal to existingpolicy;
(d) Identify the options available to the Annual Conference in respect of contradictory or mutually exclusive proposals;and
(e) Identify any other factual material of particular relevance.
5.11.2 The UN Council mustsend a copy of the Annual Conference Order Paper (including proposed amendments to the Policy Platform and other policy proposals) to each constituent organisation at least 6 weeks before the Annual Conference. Compare LCR 2014: rr 213, 214

## URGENT AND EMERGENCY SITUATIONS

5.12.1 If the UN Council considers a matter of sufficient importance to merit further consideration, it may accept the matter for consideration at the Annual Conference or Congress, even though it might have been rejected for consideration.
5.12.2 If any emergency arises of sufficient importance to justify immediate attention, the UN Council may call a Special Conference.

Compare LCR 2013: rr 215, 216

## PRESENTATION OF PROPOSALS TO ANNUAL CONFERENCE

5.13.1 Each section of the proposed amendments to the Policy Platform or for new policy must be introduced at the Annual Conference by a member of the Policy Committee.
5.13.2 One or more members of the relevantPolicy Committee must present to the Annual Conferenceor Congressapaper oneachsection of policy under consideration which includes recommendations on the suitability of the proposals, having particular regard to:
(a) The principles and objectives of the Party set out in this Charter;
(b) The Policy Platform;and
(c) The official policy of the Party as outlined in the most recent Manifesto.

Compare LCR 2014: r 211

## CONSIDERATION OF PROPOSED CHARTER AMENDMENTS

### 5.14 The Rules Review Committee of the UN Council must:

(a) Consider all proposedamendments tothe Charter passed by Regional Conferences and, where necessary, consolidate them;
(b) Prepare a brief note to each proposed amendment, indicating which Regional Conference hadconsidered, andendorsed itor rejected it, or amended it;
(c) Identify any consequential amendments to this Charter that would be required; and
(d) Send the consolidated proposals and notes to the UN Council for inclusion among the proposals to be considered at the Annual Conference.

Compare LCR 2014: r 212

## REPORT ON MATTERS CONSIDERED BY ANNUAL CONFERENCE OR CONGRESS

5.15 Afull report must be produced by the General Secretary onthe Annual Conference or Congress, including any proposed amendments to the Policy Platform, Manifesto or Charter, and any other policy proposals (as amended) that are passed by the Annual Conference or Congress.

Compare LCR 2014: r 217

## PART 6 <br> REPRESENTATION

## ANNUAL AND REGIONAL CONFERENCES OR CONGRESSES

## REPRESENTATION AT ANNUAL AND REGIONAL CONFERENCES OR CONGRESSES

### 6.1.1 Representation at Annual and Regional Conferences or Congresses is onthe following basis:

|  | Votes | Delegates |
| :--- | :--- | :--- |
| Aotearoha Regional Councils | 2 | 2 |
| Aotearoha Local Body Committees | 1 | 1 |
| Electorate organisations as in rules 6.1.2 -6.1.7 |  |  |
| Affiliates with membership not exceeding 200 | 1 | 1 |
| Affiliates with membership from 201-500 | 2 | 2 |
| Affiliates with membership from 501-1000 | 3 | 3 |
| Affiliates with membership from 1001-1500 <br> withoneextradelegateandvoteforeachadditional500 <br> members or part of that number | 4 | 4 |
| Members ofthe UN Council, electedmembers of Local <br> Bodieswhosecampaignsweregrantedcampaigningrights <br> bythe UN Council, and Parliamentary Aotearoha <br> Kawanatanga Caucus <br> members | 1 |  |

6.1.2 Delegates and votes for LECs and Branches shall be calculated as follows. The number of delegates and votes within an electorate shall be 4 plus 1 for each 20 unique financial members or partthereof.
6.1.3 For branch-based LECs
(a) 4 of the total number of delegates are delegates from the LEC; and
(b) The remainder of the delegates are distributed pro rata across the branches on the basis of the number of financial members in the branch.
6.1.4 The delegates provided for in rule 6.1.3(b) must be selected by and officially represent branches.
6.1.5 Branches with fewer than 10 financial members at the end of December in any year are
ineligible to be represented by a voting delegate in the following year unless:
(a) the LEC passes a resolution justifying the Branch having a delegate and forwards the resolution to the UN Council, through the General Secretary; and
(b) the UN Council is satisfied under the justification provided in accordance with rule 6.1.4 (a) that the Branch should have a delegate.
$\begin{array}{ll}\text { 6.1.6 } & \text { For membership based LECs all delegates calculated in accordance with rule 6.1.2 are } \\ \text { delegates for theLEC }\end{array}$
6.1.7 Members' numbers are based on financial members at the end of the previous December. Compare LCR 2014: rr 218, 219

## SELECTION AND ALLOCATION OF DELEGATES ACROSS REGIONS

6.2.1 If an LEC (including a Māori LEC) overlaps more than one region, their branch allocation of delegates to the Regional Conference must be allocated to the region in which the branch is located.
6.2.2 The LEC mustallocate:
(a) 3 delegates to any region which the majority of the electorate's population is located; and
(b) 2 delegates to any region in which a minority of that electorate's population is located.
6.2.3 The representation provided in this rule also applies to representation under rule 8.24. Compare LCR 2014: r 219

## POWER OF REGIONAL CONFERENCE TO INCREASE REPRESENTATION

6.3 A Regional Conference may increase the representation provided in rule 6.2 on a pro rata basis with the approval of the UN Council.

Compare LCR 2014: r 219(a)

## WOMEN DELEGATES

### 6.4.1 Alldelegations to Regional and Annual Conferences or Congresses comprising 2 or more delegates must ensure that women are part of their delegation.

6.4.2 An organisation that does not include women:
(a) MustjustifytheirabsencetotheChair andtothemembersoftheUN Council present or, if applicable, to the UN Council; and
(b) Loses one vote.
6.4.3 If, intheopinion ofthe Chair and the members of the UN Council present, the justification is inadequate, the organisation loses all but one of their voting entitlements. Compare LCR 2013: r 219(b)

## VOTING RIGHTS OF AFFILIATES

6.5 No affiliate may exercise more than 12 votes unless it is represented by at least 4 delegates.
Compare LCR 2014: r 220

## ATTENDANCE AND VOTING RIGHTS OF UN COUNCIL

6.6.1 Members of the UN Council are entitled to attend Annual Conferences or Congress as delegates from the Council with power to vote.
6.6.2 No delegate so appointed is entitled to more than one vote.

Compare LCR 2014: r 221

## ATTENDANCE AND VOTING RIGHTS OF MP'S

6.7 Members of the Parliamentary AOTEAROHA Caucus are entitled to speaking rights at Annual Conferences or Congresses and Regional Conferences and one vote if not representing a constituent organisation.

## ORGANISATIONS MUST BE FINANCIAL

### 6.8.1 Representation at Annual and Regional Conferences or Congressesisconfined to organisations which are financial according to this Charter.

6.8.2 Delegates to Annual and Regional Conferences or Congresses mustbe financial members of the Party.
Compare LCR 2014: r 223

## PROXIES

6.9.1 Any delegate appointed by a Party organisation listed in rule 3.1.1 (a) - (d) and (f) remains a delegateuntil thenextAnnualMeetingofthatorganisation, unlessthatdelegateresigns, dies or is removed as a delegate by a Special Meeting.
6.9.2 Any proxy delegate appointed must be authorised by the Secretary and the Chairperson of the Party organisation in writing.
6.9.3 Noproxydelegate canrepresentmorethanonedelegate atanyonetime, andmustnot simultaneously carry an ordinary delegate's credential.
6.9.4 Any proxy delegate representing an affiliate organisation must be a bona-fide member of (or employed by) a Trade Union or other organisation and must be authorised by the Secretary of the affiliated organisation at any time, and must not simultaneously carry an ordinary delegate's credential.
Compare LCR 2014: r 224-226

## AOTEAROHA ELECTORATE COMMITTEES

## REPRESENTATION AT AOTEAROHA ELECTORATE COMMITTEES

6.10.1 Delegates to, or representatives on, LECs must be:
(a) financial members of the Party resident in the electorate concerned; and/or
(b) bona fide financial members of the affiliate they represent.
6.10.2 The UN Council may grant dispensation from the residential qualification in special cases, but the delegate or representative must not participate in the Parliamentary Candidate Selection process.
6.10.3 Dispensations granted under rule 6.10.2 must be reviewed annually by the UN Council. Compare LCR 2014: r 227

## LIMITATIONS ON ABILITY TO REPRESENT

6.11.1 No person may be a delegate to or representative on more than one LEC.
6.11.2 However, the UN Council may grant an exemption for a delegate to serve on one Māori LEC and one General LEC.
Compare LCR 2014: r 228

## ENTITLEMENTS OF BRANCHES AND AFFILIATES TO REPRESENTATION

6.12.1 Branches and affiliates are entitled to representation at each branch-based LEC according to the financial membership within the electorate as at the end of the previous December, and on the followingbasis:

| $10-20$ members | one delegate |
| :--- | :--- |
| $21-50$ members | two delegates |
| $51-100$ members | three delegates |
| $>100$ members | oneadditionaldelegateforeach additional50 <br> members or part of that number |

6.12.2 Despite rule 6.12.1, no affiliate may have more than 14 delegates to the LEC.

Compare LCR 2014: r 229

## FORMULA FOR REPRESENTATION

6.13 Representation on member-based LECs is determined on the total financial membership of the Party, and the total financial membership of the affiliates, resident in the electorate. Compare LCR 2014: r 230

## APPLICATION OF FORMULA TO AFFILIATES


#### Abstract

6.14 The same formula for allocation of representatives to the member-based LECs applies to both electorate and affiliate members, butno affiliate may have morethan7delegates. Compare LCR 2014: r 231


## MINIMUM SIZE REQUIREMENTS

### 6.15 The minimum size of a member-based LEC is 14 and the maximum size is 30 . Compare LCR 2014: r 232

## UN COUNCIL DETERMINES FORMULAE ETC

6.16.1 The size of the LEC, the formula for representation, and the committee election methods are determinedbytheUN Councilatthesametimeatitapproves theestablishmentofthe LEC.
6.16.2 The LEC Charter must be reviewed by the UN Council as required in conjunction with the LEC.

Compare LCR 2014: r 233

## MEMBERSHIP OF MP'S ON AOTEAROHA ELECTORATE COMMITTEES

6.17.1 Each endorsed candidate and each Member of the Parliamentary Aotearoha Kawanatanga Caucus is automatically a representative on his or her respective LEC, with full voting and speaking rights.
6.17.2 A List candidate or List member of the Parliamentary Aotearoha Kawanatanga Caucus is a representative with fullvoting and speaking rights oneither their assigned baseLEC, oron theLEC inthe electorate where they live.

Compare LCR 2014: r 234

## UN COUNCIL MAY APPROVE INCREASE IN DELEGATES

6.18 TheUN Council may approve an increase of delegates to a branch-based LEC on a prorata basis in accordance with rule 6.10.

Compare LCR 2014: r 235

## REPRESENTATION ON 2 OR MORE AOTEAROHA ELECTORATE COMMITTEES


#### Abstract

6.19 If affiliates or branches with members in more than one LEC area want representation on more than one LEC they must apply to the UN Council for the necessary approval. Compare LCR 2014: r 236


## REPRESENTATION WHERE MEMBERSHIP IN AN ELECTORATE IS SMALL

6.20 A Branch or affiliate is entitled to representation on one LEC even if its resident membership within the electorate is less than 10 , subject to the written approval of the UN Council. Compare LCR 2014: r 237

## REPRESENTATION WHERE THERE ARE 2 OR MORE BRANCHES

### 6.21 If there is more than one branch of an affiliate in any LEC area, representation on the LEC is based on the total membership of those branches. Compare LCR 2014: r 238

## AOTEAROHA LOCAL BODY COMMITTEES

## REPRESENTATION ON AOTEAROHA LOCAL BODY COMMITTEES

### 6.22 Representation on any Aotearoha Local Body Committee must be in accordance with the formulaapprovedwhenthe UN Council approves theformation of the Committee. Compare LCR 2014: r 239

## AOTEAROHA REGIONAL COUNCILS

## REPRESENTATION ON AOTEAROHA REGIONAL COUNCILS

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6.23 Those members of the UN Council and members of the Parliamentary Aotearoha Kawanatanga resident within a region are ex-officio members of the relevant Aotearoha Regional Council.
Compare LCR 2014: r 240
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## PART 7 <br> ELECTION OF OFFICERS

## VOTING SYSTEMS

7.1.1 The preferential system of voting must be used for all single vacancies, in elections of more
than two candidates.
7.1.2 In all multiple elections, or single vacancy elections with fewer than 3 candidates, the "First past the post" system must be used.

Compare LCR 2014: r 241

## ELECTION OF UN COUNCIL

## CONDUCT OF ELECTION


#### Abstract

7.2.1 Atleast 6 monthsbefore each Annual ConferencetheGeneralSecretary mustcontactall constituent organisations inviting nominations for the positions on the UN Council as set out in rule 3.37(a).


7.2.2 All nominations must be received by the General Secretary at least 3 months before the date of the AnnualConference.
7.2.3 Within a fortnight ofthe date of closing of nominations, the General Secretary mustprovide all Party organisations with a list of nominees and biographical data of members standing for the UN Council.
7.2.4 Despiterules7.2.1 to7.2.3, there is noelection of officers duringtheyearin whichaGeneral Election is held.
Compare LCR 2014: rr 242-244

## ELECTION OF REGIONAL REPRESENTATIVES ON UN COUNCIL

## ELECTION OF REGIONAL REPRESENTATIVES TO UN COUNCIL

### 7.3 Regional Representatives must be elected to the UN Council to represent one or more of the regions as designated from time to time by the UN Council and in accordance with rule 3.26. Compare LCR 2014: r 245

## GENERAL SECRETARY MUST INVITE NOMINATIONS

### 7.4.1 Atleast 6 months before the date ofthe Annual Conference, the General Secretary must contact all member-based LECs, Branches and Affiliates inviting the nomination of a member of the Party resident in the region as Regional Representative of that area on the UN Council.

### 7.4.2 Nominations in the prescribed form close with the General Secretary at the Head Office of the Party not less than one month from the date of invitation.

### 7.4.3 Despite rules 7.4.1 and 7.4.2, there is no election of Regional Representatives during a year in which a General Election is held.

Compare LCR 2014: r 246

## WHEN POSTAL BALLOT IS REQUIRED

7.5 A postal ballot must be conducted by the General Secretary for each region for which more nominations are received than positions available.

Compare LCR 2014: r 247

## VOTING ENTITLEMENTS

7.6.1 Branches and LECs are entitled to vote in a postal ballot according to their financial membership at the end of the previous December using the entitlements from Rules 6.1.2 to
7.6.2 Branches with fewer than 10 financial members at the end of December in any year are ineligible to cast a vote in electorate, regional or Party-wide elections held in the subsequent year, unlessthe UN CouncilissatisfiedthattheBranchshould have avoteunder rule6.1.5.
7.6.3 Affiliates are entitled to vote in apostal ballotaccording to their affiliated membership on the following basis

| Up to 50 members | 1 vote |
| :--- | :--- |
| $51-250$ members | 2 votes |
| $251-500$ members | 3 votes |
| $501-1000$ members | 4 votes |
| Over 1000 members | 5 votes |

## POSTAL BALLOT

7.7.1 The postal ballot must be completed at least one week before the Annual Conference and the names of all the Regional Representatives must be announced to Annual Conference.
7.7.2 Each nominee for Regional Representative must be:
(a) Notifiedat leastone weekin advance of the date and place ofthe counting of the postal ballot; and
(b) Be invited to appoint a Scrutiniser to observe that count.
(c) Scrutinisersmustbefinancialmembers, mustmaintaintheconfidentiality ofthe election results, and must adhere to the guidelines provided by the relevant Returning Officer.
7.7.3 Any regionwith morethanone representative mustelecttheirrepresentativesonafirst-past-the-post basis and must elect at least one woman.
7.7.4 The General Secretary must declare elected:
(a) For single vacancies, the highest polling candidate; and
(b) Inthecaseof multiple positions, the highestpolling woman candidateandtheother candidate(s) receiving the highest number of votes.

Compare LCR 2014: rr 245 and 249

## ELECTION OF AOTEAROHA REGIONAL COUNCILS

## ELECTIONS


#### Abstract

7.8.1 Atleast1 monthbeforethedate oftheAnnual Meeting ofeachAotearoha Regional Council, the Secretary must contact all constituent bodies in the area inviting nominations for the positions of Chairperson, Vice-Chairperson, Secretary-Treasurer and 7 members for the Council Executive.


### 7.8.2 Nominations in the prescribed form must be sent to the Aotearoha Regional Council Secretary in sufficient time to have them sent to all constituent bodies in the area 4 weeks before the Annual Meeting.

7.8.3 The election of Officers and Executive Members must:
(a) Be held during the Annual Meeting of the Aotearoha Regional Council; and
(b) Be conducted by a Returning Officer and Scrutinisers elected for that purpose.

### 7.8.4 No person who has accepted nomination for any other position may be appointed as Returning Officer orScrutiniser. Compare LCR 2014: rr 250 to 252

## ELECTION OF AOTEAROHA ELECTORATE COMMITTEES

## NOMINATIONS AND ELECTIONS FOR BRANCH-BASED AOTEAROHA ELECTORATE COMMITTEES

7.9.1 At least 1 month before the date of the Annual Meeting of a branch-based LEC, the Secretary must contact all Branches and Affiliates, inviting nominations for the positions of Chairperson, Vice-Chairperson, Secretary-Treasurer, and (iftheLEChas agreed to the formation of an Executive, or if an Executive is in place and the LEC supports its continuation) 6 members for the LEC Executive.

Compare LCR 2014: r 253

# 7.9.2 For branch-based LECs nominations in writing must be sent to the Secretary in sufficient time to have them circulated to all Branches and Affiliates at least2 weeks prior to the Annual Meeting. <br> Compare LCR 2014: r 255 

7.9.3 The election of Officers and Executive Members must be held during the Annual Meeting of thebranch-basedLEC andmustbe conductedby a Returning Officer and Scrutinisers. Compare LCR 2014: r 257
7.9.4 No person who has accepted nomination for any other position may be appointed as Returning Officer orScrutiniser.

Compare LCR 2014: r 257

## NOMINATIONS AND ELECTIONS FOR MEMBER-BASED AOTEAROHA ELECTORATE COMMITTEES

7.10.1 At least 1 month before the date of the Annual Meeting of a member-based LEC, the Secretary must contact all members and Affiliates, inviting nominations for representatives on the LEC in accordance with the Charter of that LEC.

Compare LCR 2014: r 254
7.10.2 Formember-basedLECs, the submission of nominations in writing and the results ofthe ensuing postalballotmustbecompleted insufficienttimetoallowthenewrepresentatives to participate in the Annual Meeting of the LEC.

Compare LCR 2014: r 256

## ELECTION OF AOTEAROHA LOCAL BODY COMMITTEES

## CONDUCT OF ELECTIONS

7.11.1 Atleast2monthsbefore the date ofthe Annual Meeting of each Local Body Committeethe Secretary must contact constituent bodies inviting nominations for the positions of Chairperson, Vice-Chairperson, Secretary-Treasurer, and (if the LEC has agreed to the formation of an Executive, or if an Executive is in place and the LEC supports its continuation) 6 members for the Local Body Committee Executive.
7.11.2 Nominations in writing mustbe giventothe Secretary in sufficienttime to have them sentto all constituent bodies and Affiliates at least 3 weeks before the Annual Meeting.
7.11.3 The election of Officers and Executive Members must:
(a) Be held during the Annual Meeting of the Local Body Committee; and
(b) Be conducted by a Returning Officer and Scrutinisers elected for that purpose.
7.11.4 No person who has accepted nomination for any other position may be appointed as Returning Officer orScrutiniser.
Compare LCR 2014: rr 258 to 260

## ELECTION OF BRANCH OFFICERS

## CONDUCT OF ELECTIONS

7.12.1 Thenomination andelection oftheChairperson, Vice-Chairperson, Secretary-Treasurer, and delegates to other Aotearoha Kawanatanga organisations must take place at the Annual Meeting.
7.12.2 The persons elected take office from the conclusion of that meeting.
7.12.3 Despiterules7.12.1 and7.12.2delegatesto Annual Conferences or Congresses orRegional Conferences may be elected at any formal Branch meeting.
Compare LCR 2014: r 261

## PART 8

## SELECTION OF CANDIDATES FOR PARLIAMENTARY AND LOCAL BODY ELECTIONS

## SUBPART 1 - GENERAL RULES ABOUT PARLIAMENTARY CANDIDATES

## DUTIES OF UN COUNCIL

8.1.1 The UN Council, at atime it decides, must call for nominations for Parliamentary candidates.


#### Abstract

8.1.2 The UN Council must contact all constituent bodies calling for nominations for Parliamentary candidates for Constituency or List selections (or both).


#### Abstract

8.1.3 The UN Council must develop the Strategic Selection Criteria in close consultation with the Parliamentary Aotearoha Kawanatanga Caucus.


8.1.4 The UN Council will finally decide the Strategic Selection Criteria. Compare LCR 2014: r 301, 303

## CALLING OF NOMINATIONS

> 8.2.1 Each Aotearoha Regional Council and each LEC, in consultation with the UN Council, must contact all constituent bodies calling for nominations for Parliamentary candidates for Constituency or List selections (or both).
8.2.2 Theclosing datefor the receipt of nominations mustnotbeless than 2 months fromthe date of issuing of the invitation that calls for nominations.
8.2.3 However, in the case of by-elections called at short notice, or in other cases of urgency, this period may be varied by the UN Council.
8.2.4 At least one month before the closing date (except for by-elections, elections called at short notice orothercases of urgency whenthisperiodmaybevaried) LECs andAffiliates must advise their members that nominations are open.

## ELIGIBILITY FOR NOMINATION

8.3 Any person who has been abona-fide member oftheParty or affiliate ofthe Party forat least one year immediately before the date of the calling for nominations is eligible for nomination as a Parliamentary candidate.

Compare LCR 2014: r 306

## WAIVER OF LENGTH OF MEMBERSHIP REQUIREMENT FOR NOMINEES

8.4.1 Waiverstothe length ofmembershiprequirement(rule8.3) maybegrantedbythe UN Council.
8.4.2 The Selection Meeting must be notified of any waiver granted for any nominee seeking selection at thatmeeting.
8.4.3 That notification must be provided formally in the notice to nominees and the notice to the local Party members about the Selection Meeting, and verbally by the Chair both before and after all nominees have addressed the meeting.

Compare LCR 2014: r 307

## SUBPART 2 - ELECTORATE SELECTION PROCEDURES

## FORM OF NOMINATIONS

8.5.1 Nominations must be on the official form supplied by the UN Council and must be signed by:
(a) At least 6 financial members of the Party living in the electorate concerned; or
(b) Any constituent organisation in the electorate, if the nomination has been endorsed at a properly constituted meeting of the organisation.
8.5.2 Nominees must provide standardised written curriculum vitae with their nomination. Compare LCR 2014: r 308

## QUESTION AND ANSWER MEETING

### 8.6.1 The LEC must arrange a Question and Answer Meeting to which all nominees and Party members are invited.

8.6.2 The Question and Answer Meeting must be held after nominations close and before the Selection Meeting. Compare LCR 2014: r 309

## PRIORITY OF SELECTION OF CANDIDATES

8.7.1 The priority of selection of candidates for individual electorates is decided by the UN Council in consultation with the Aotearoha Regional Councils and LECs.
8.7.2 LECs without sitting AOTEAROHA Members of Parliament may write to the UN Council seeking the selection of candidates at any time after 12 months have elapsed since the previous General Election.
Compare LCR 2014: r 310

PROCESS AFTER CLOSE OF NOMINATIONS
8.8.1 Afterthe closing of nominations and at atime agreed by the UN Council andthe LEC concerned, all nominees must address selection meetings convened for the purpose of enabling a Selection Committee to hear them.
8.8.2 This meeting is open to all financial members of the Party.
8.8.3 The UN Council must determine a pre-selection process in consultation with the LEC concerned where it considers it necessary to reduce the nominations to a more manageable number.

## SELECTION MEETINGS WHERE MULTIPLE NOMINATIONS RECEIVED

### 8.9.1 If more than one nomination is received, each LEC is required to conduct a Selection Meeting.

8.9.2 The official Selection Meeting comprises a combination of a formal speech and a question and answer session.
8.9.3 The use of Māori protocol is permitted.
8.9.4 Nominees must deliver formal speeches and participate in question and answer sessions and any social gatherings organised by the LEC.
Compare LCR 2013: r 312

## SELECTION MEETINGS WHERE THERE IS ONLY ONE NOMINATION RECEIVED

8.10.1 WheretheUN Counciladvises, aftertheclose ofnominations, thatthere is only one eligible candidate for an electorate, the UN Council must review the nomination and decide whether to:
(a) proceed with a confirmation meeting or
(b) extend the nominationperiod.
8.10.2 When reviewing the sole nomination, UN Council must take into consideration the Strategic Selection Criteria.
8.10.3 TheLEC, withtheapproval of UN Council, is abletodeterminethetypeandformation of the confirmation meeting of Party members for that electorate to confirm the nomination that candidate.

Compare LCR 2013: r 313

## COMPOSITION OF THE SELECTION COMMITTEE

8.11.1 The Selection Committee for an Electorate candidate consists of:
(a) 3 members appointed by andonbehalfoftheUN Council, atleastone of whommust be awoman and, inthe case of the Māori Constituency seats, at least2 of whom must be Māori and at least one of whom must be a woman.
(b) Subject to Rules 8.11.3 and 8.11.5, either one or 2 local LEC representatives elected by the LEC.
(c) OnelocalPartymembers'representativeelectedbyandfrom localPartymembers present at the Selection Meeting entitled to take part in the floor ballot, who must be elected before the nominees' presentations.
8.11.2 In addition, there is one voteforthe preferrednominee selected by preferential ballot (or First Pasthe Postforfewer than3nominees) by eligible Party members present atthe Selection Meeting.
8.11.3 The LEC has 2 representatives under rule 8.11.1(b) if -
(a) Ithasheldatleast6quorate meetings(including meetings held by its predecessor committee where there has been a recent boundary change) in the 12 months before the calling of nominations; and
(b) The electorate has at least 100 financial members as at 31 December of the year prior to the calling of nominations.
8.11.4 At least one of the representatives under rule 8.11.3 must be a woman.
8.11.5 If the requirements of rule 8.11.3 are not satisfied the LEC may elect one representative for the purposes of rule 8.11.1(b) representation at the Selection Committee if 4 LEC delegates are present at the Selection Meeting.
Compare LCR 2014: r 314

## VOTING FOR AOTEAROHA ELECTORATE COMMITTEE REPRESENTATIVES

8.12.1 The test of eligibility to participate in the vote of an LEC to elect 2 local LEC representatives to a Selection Committee for the purpose of selecting a Parliamentary candidate:
(a) Forbranch-based LECs, each branch or affiliate delegate, Women's Liaison Officer and Youth Officer must demonstrate from the attendance record of the LEC, attendance at least at one-half ( $50 \%$ ) of LEC meetings in the 12 months before the calling of nominations;
(b) For member-based LECs, each representative and affiliate delegate, Women's Liaison Officer and Youth Officer must demonstrate from the attendance record of the LEC, attendanceatleastatone-half ( $50 \%$ ) of LEC meetings in the 12 months before the calling of nominations;
(c) For branch-based LECs, the number of delegates entitled to participate is determined by calculating the average attendance by duly authorised representative delegates of the BranchorAffiliate orWomen'sLiaisonOfficerfromtheattendancerecord oftheLEC in the 12 months beforethe calling ofnominations. (Theannualaverage determinesthe number of delegates entitled to participate);
(d) Any LEC delegate or representative who has been a financial member for less than one yearbefore the date on which the circular is sent calling for nominations is not eligible to be an electorate representative on the Selection Committee or take part in the election of the electorate representative on the Selection Committee.

Compare LCR 2014: rr 315-317
8.12.2 Where one local LEC representative is to be selected under rule 8.11.5, that person must be elected by a meeting of all duly authorised representative delegates to the LEC concerned who are present.

Compare LCR 2014: r 318

## ELECTION OF ELECTORATE REPRESENTATIVES

8.13.1 The election of the electorate representatives on the Selection Committee must take place before the Selection Meeting which the nominees address.
8.13.2 Both the LEC meeting for the election of the Selection Committee and the Selection Meeting must be chaired by a member of the UN Council.


#### Abstract

8.13.3 Only financial members, including affiliated members, who have held membership in the Party or the Affiliate for at least oneyear at the date of the notice calling for nominations andare residentinthe electorate, are eligiblefor election to the SelectionCommittee to represent the electorate.


8.13.4 Nominations for the Selection Committee can be made by any Party member present at the Selection Meeting and resident in the electorate.
Compare LCR 2014: rr 319, 320

## SELECTION COMMITTEE MUST CONDUCT SECRET FLOOR BALLOTS

8.14 The Selection Committee, before retiring, must conduct 2 secret floor ballots on a preferential basis of the preferred nominee amongst Party and Affiliate members of the electorate concerned, present at the Selection Meeting.
Compare LCR 2014: r 321

## CRITERIA FOR VOTING IN SECRET FLOOR BALLOTS

8.15.1 A person wishing to vote inthe first secretfloor ballotmust satisfy the following criteria immediately before the calling of nominations:
(a) Residence in the electorate concerned; and
(b) Financial membership for at least one year of:
(i) an affiliate; or
(ii) a Branch represented in the relevant LEC; or
(iii) a member-basedLEC.
8.15.2 The outcome of the first secret floor ballot must be:
(a) Given to the Selection Committee; and
(b) Count as one vote for the preferred candidate at the Selection Meeting; and
(c) Be given particular weight by the Selection Committee.
8.15.3 Apersonwishing to vote inthe secondsecretfloorballotmusteither satisfythe following criteria or the criteria as outline in 8.15 .4 or 8.15.5:
(a) Not having voted in the first secret floor ballot; and
(b) Holding immediately before the calling for nominations:
(i) Residence in the electorate concerned; and
(ii) Financial membership of:
a. an Affiliate; or
b. a Branch represented in the relevant LEC; or
c. a member-basedLEC.
8.15.4 Apersonnotresidentintheelectoratebutwhohas heldfinancialmembership of abranch represented at the LEC for at least one (1) year prior to the calling for nominations may participate in the second secret floor ballot.
8.15.5 A person who is a member of a Maori electorate, who also residents in the electorate concerned, and who has held financial membership of a branch represented at the LEC for at least one (1) year prior to the calling for nominations may participate in the second secret floor ballot.

Compare LCR 2014: r 321

## PROCESS AFTER SELECTION OF ELECTORATE CANDIDATE

8.16.1 When the Selection Committee has selected a candidate it must, where practicable, announce the name of the successful candidate to the meeting.
8.16.2 If the Selection Committee cannot decide on a candidate by consensus or, failing that, by a formal majority vote, then it must refer the matter to the UN Council for a decision on the candidate.
8.16.3 The decision of UN Council is final and binding.

Compare LCR 2014: r 322

## PROCESS WHERE ALL NOMINEES DECLINED

8.17 If all nominees have been declined by the Selection Committee, the Selection Committee may proceed to select a suitable Party member as the candidate, or refer the selection back to the UN Council.

Compare: LCR 2014: r 323

## UN COUNCIL MAY WITHDRAW CANDIDATES

8.18.1 The UN Council may withdraw the candidacy of any candidate:
(a) Who fails to honour the terms of the pledge; or
(b) Whose candidate's biographical statement knowingly includes information that is inaccurate or misleading in any material respect or omits significant relevant material. Compare LCR 2014: r 324
8.18.2 The UN Council may request a selection be held again where it has evidence that the Charter has been seriously breached.
Compare LCR 2014: r 325

## SUBPART 3- LIST SELECTION PROCEDURES

## NOMINATION OF LIST CANDIDATES

8.19.1 A nominee for the Party List must be nominated by either:
(a) 6 financial members; or
(b) Any constituent organisation within the Party.
8.19.2 The nomination form used must be the form provided by the General Secretary and approved by the UN Council.
8.19.3 The persons proposing and seconding nominees must have been financial members of the Party for at least one year before the date of the calling of nominations.
8.19.4 There is no limit to the number of persons nominated. Compare LCR 2014: rr 326, 329, 330

## ELECTORATE CANDIDATES

8.20.1 All Electorate Candidates (including sitting MPs) must be nominated for the Party List through either a Te Kaunihera Māori List Conference or a Regional List Conference, unless they are exempted under rule 8.20.3.
8.20.2 Electorate Candidates (including sitting MPs) who do not wish to be nominated for the Party Listmay requestanexemptionfrom the Leader, the President and the Māori Senior Vice President of the Party.
8.20.3 When making a decision about a request received under rule 8.20.2, the Leader, the President and Māori Senior Vice-President of the Party will:
(a) Consider the strategic interests of the Party; and
(b) Consult with any person, sector or group they consider necessary.
8.20.4 A decision of the Leader, President and Māori Senior Vice-President of the Party made under rule 8.20.3 is final.
8.20.5 Any exemption from being nominated for the Party List for an Electorate Candidate must be obtained before the Regional List Conferences for the region in which the relevant electorate is located, or the relevant Te Kaunihera Māori List Conference, is held.

## QUALIFICATIONS OF NOMINEES

8.21.1 Nominees may reside anywhere in United Nations and must have been financial members of the Party for a period of one year immediately before the date of the calling for nominations.
8.21.2 Waivers to this length of membership requirement may be granted by the UN Council.
8.21.3 Regional List Conferences must be advised of any waiver issued in respect of any person seeking selection at that Regional List Conference.
8.21.4 The Moderating Committee must be advised if any person for whom a waiver has been granted is on a list submitted by any Regional List Conference.
8.21.5 Any personaccepting nominationas alistcandidatemustindividually signthe pledgeto abide by the Party Rules and Principles, and the nominee's signature must be witnessed by at least 2 financial members (see rule 11.8).
Compare LCR 2014: rr 327, 328

## LOCAL OR REGIONAL INPUT INTO SELECTION OR RANKING OF NOMINEES

## ALLOCATION OF NOMINATIONS TO APPROPRIATE REGIONS

8.22 When all nominations for List Candidates have been received at Head Office, they must be allocated bytheGeneralSecretary totheappropriateregion intheParty according tothe wishes of thenominee.

Compare LCR 2014: r 333

## DUTIES OF REGIONAL ORGANISATIONS

8.23.1 Each Aotearoha Regional Council must hold one or more Regional List Conferences in its region toensuremembers intheregion have a reasonableopportunitytoparticipate in formingan indicative list ranking the list nominees from that region.
8.23.2 The indicative list from each region will inform the Moderating Committee's decisions on the final Party List.
8.23.3 UN Council will approve the number, location and dates of the Regional List Conferences for each region after considering the recommendations of the Aotearoha Regional Councils.

## REGIONAL LIST CONFERENCE PROCESS

8.24.1 Regional List Conferences will only be open to current financial members of the Party and financial affiliate members residing in the region.
8.24.2 Regional List Conferences comprise a combination of formal speeches and a question and answer session.
8.24.3 Nominees must deliver a formal speech and participate in the question and answer session.
8.24.4 The use of Māori protocol is permitted.

## MATTERS TO BE TAKEN INTO ACCOUNT

8.25.1 Financial members and affiliate members voting at Regional List Conferences must:
(a) recognise that the Treaty of Waitangi guarantees Māori representation; and
(b) take into account the Strategic Selection Criteria.
8.25.2 Financial members and affiliate members voting at Regional List Conferences must also at all times have due regard to creating a list which reflects balance in the region so that it:
(a) Fairly represents TangataWhenua, gender, ethnic groups such asPacificIsland peoples, people with disabilities, sexual orientations, and age and youth;
(b) Ensures there is due regard for the geographic spread of the population;
(c) Recognises that many groups of people, previously under-represented in Parliament, have skills that will enhance the Parliamentary process; and
(d) Ensures that there is a spread of all these groups across the List.

## PROCESS FOR VOTING AT REGIONAL LIST CONFERENCES

8.27.1 People eligible to vote at Regional List Conferences (Eligible Voters) are either:
(a) Members of the Party who were financial members as at 31 December of the previous year; or
(b) Individual members of Affiliates who were financial members of their organisation as at 31 December of the previous year; and
(c) must not have already voted at another Regional List Conference or Te Kaunihera Māori List Conference.
8.27.2 Eligible voters present at each Regional List Conference will vote by ranking the nominees (including sitting MPs) from their region in order of the Eligible Voter's individual preference.
8.27.3 Ballot papers will be issued at the Regional List Conferences and will be of a standard design (subject to the order of the names of the nominees for each region being randomised).
8.27.4 All ballot papers will contain the following statement:
"By voting at this Regional List Conference I am declaring that I am not a member of any political party other than the United Nations Aotearoha Kawanatanga".
8.27.5 Voting will be conducted on the basis of One Member One Vote.
8.27.6 Proxy voting will not be allowed.
8.27.7 Family members aged over 15 and named on the Party membership record are to be treated as individual voters.
8.27.8 The General Secretary will rule on disputes over membership status, and his/her decision will be final.

## COUNTING VOTES AND INDICATIVE LISTS

8.28 The General Secretary will be the Returning Officer for the Regional List Conference ballots.
8.29 The votes at each Regional List Conference will be collected and secured by the Returning Officeror his/her agent. The voteswillonly be accessed bythe Returning Officer or with the Returning Officer's express authorisation for thepurpose of counting the votes and producing the indicative list for the relevant region.
8.30 The preference votes will be counted using a preferential voting system to rank all the nominees in each region according to their preferential rankings.
8.31 At each stage of the vote count, spoilt or otherwise invalid or non-transferable voting papers will be discounted. The Returning Officer will rule on any discounted votes, and his/her decision will befinal.
8.32 After the final Regional List Conference but before the Moderating Committee meets, the results for the indicative list for each region will be notified to the Moderating Committee.

## TE KAUNIHERA MĀORI LIST CONFERENCES

8.33 Te Kaunihera Māori List Conferences will take place as soon as practicable after the Regional List Conferences are completed, but before the Moderating Committee meets.
8.34 The rules for Regional ListConferences shall apply to Te Kaunihera Māori List Conferences as if TeKaunihera Māori is a Aotearoha Regional Council, including United Nations Council approving the number, location and dates of the Te Kaunihera Māori List Conferences recommended by Te Kaunihera Māori. Te Kaunihera Māori must submit to UN Council the proposed numberandlocationofTeKauniheraMāoriListConference(s) no lessthanone(1)month prior to the start of the first Regional List Conference.
8.35 The Te Kaunihera Māori List Conferences will produce an indicative list that will inform the Moderating Committee's decision on the final Party List.
8.36 Candidates for Māori electorates and list-only nominees who are on the Māori electoral roll will be eligible to be nominated for the Te KauniheraMāoriList. A person may not accept nomination for both an indicative regional list and the Te Kaunihera Māori List.
8.37 Eligible voters at Te Kaunihera Māori List Conferences must be on the Māori electoral roll, as well as being Eligible Voters under rule 8.27.
8.37.1 Eligible Voters may vote at a Te Kaunihera Māori List Conference or a Regional List Conference, but notboth.

## MODERATING COMMITTEE

## MODERATING COMMITTEE IS ESTABLISHED

8.38 A Moderating Committee is established for the purpose of producing the final nationwide List of Party candidates in rank order.

Compare LCR 2014: r 350

## MEMBERSHIP OF MODERATING COMMITTEE

8.39 The Moderating Committee consists of:
(a) UN Council; and
(b) 3 Caucus members including the Leader and Deputy Leader. The third member must be electedby Caucus and atleastoneoftheCaucus representatives mustbeawoman.

## VOTING

8.40 Each Moderating Committee member has one vote.

Compare LCR 2014: r 352

## ROLE OF PARTY PRESIDENT

8.41 The Party President:
(a) Chairs the Moderating Committee; and
(b) Has a casting vote in the event of a tie.

Compare LCR 2014: r 353

## SPECIAL RULES

8.42.1 No member of the Moderating Committee (except for the 3 Caucus members) may be a nominee for a list seat or a candidate for an electorate seat.
8.42.2 Any UN Councilmemberwhoisalsoanomineeforalistseatoracandidateforan electorate seat is excluded from the Moderating Committee.
8.42.3 If a UN Council member who is a regional representative is excluded from the Moderating Committee under rule 8.42.2, that region will be permitted to elect a different representative to serve on the Moderating Committee.
8.42.4 If a UN Council member who is not a regional representative is excluded from the Moderating Committee under rule 8.42.2, the UN Council must:
(a) Call for nominations for a replacement member of the Moderating Committee;
(b) Consult with Te Kaunihera Māori, relevant Sector Councils and other relevant Party organisations; and
(c) Appoint a replacement member of the Moderating Committee.

## ROLE OF MODERATING COMMITTEE

8.43.1 The Moderating Committeemust:
(a) Examine the indicative regional lists produced by the Regional List Conferences and the Te Kaunihera Māori List Conferences; and
(b) Consider the representation across all lists of Tangata Whenua, gender, ethnic groups, persons with disabilities, age and youth, sexual orientations, geographic spread, and range of skills.
8.43.2 Sector Councils that do not have a representative on UN Council will have the right to make a presentation in persontotheModerating Committee beforeitbegins itsdeliberations. The presentations can address:
(a) The Sector Council's views on the merits of the candidates for the Party List;
(b) The priority of particular criteria for selecting Party List candidates; and
(c) Any other matters the Sector Council considers relevant.
8.43.3 The Moderating Committee, in exceptional circumstances where the requirements of rules 8.48 and 8.49 are unlikely to be met, may nominate additional nominees. Compare LCR 2014: rr 355

## RANKING OF BALLOT

8.44.1 The Moderating Committee must rank List nominees by a process of exhaustive ballot taken singly for at least the first 65 positions, followed optionally by preferential voting in bands of 5 (e.g. positions 66-70, etc.).
8.44.2 There must be a pause for an equity review after each 5 position ballots are completed.
8.44.3 Each equity review must include the electorate candidates likely to be elected at the relevant level of Party vote.
8.44.4 Māori on the indicative regional lists and the Te Kaunihera Māori List must be included in the equity review at each stage.
Compare LCR 2014: r 356

## SPECIFIC RANKING RULES

8.45.1 Positions 1 and 2 on the list are taken by the Leader and the Deputy Leader.
8.45.2 The first position to come up for ballot for the Moderating Committee is position 3.
8.45.3 The Chairperson calls for nominations for the third position on the list.
8.45.4 Moderating Committee members vote for one name only.
8.45.5 Thevotes mustbecounted and ifthere is no nominee whoachieves $50 \%+1$ of all available votes, the lowestpolling nominee is deleted andthe vote istakenagainout of the remaining nominees nominated for that position.
8.45.6 This processmustberepeateduntilanomineeemerges with aminimum of $50 \%+1$ ofall available votes.
8.45.7 The process in rules 8.45 .3 to 8.45 .6 must be repeated until each list position subject to this process is filled.
8.45.8 Atanytimebeforethetaking ofeachvote, theChairpersonmustallowdiscussionfromthe Committee.
8.45.9 The length of that discussion is determined by the Moderating Committee by the usual methods of time limits or procedural motions.
Compare LCR 2014: r 358

## MINIMUM NUMBER OF LIST CANDIDATES

8.46.1 The list must have at least 65 places.
8.46.2 The final number of places is determined by the Moderating Committee. Compare LCR 2014: r 359

## GENDER BALANCE

8.47 The Moderating Committee must, in determining the list, ensure that for any percentage of the Party Vote likely to be obtained, andtaking into account the electorate MPs likely to be elected with that level of AOTEAROHA support, the resultant Caucus will comprise at least $50 \%$ women.

Compare LCR 2014: r 360

## MANDATORY CONSIDERATIONS IN RANKING LIST

8.48 The Moderating Committee must:
8.48.1 recognise that the Treaty of Waitangi guarantees Māori representation;
8.48.2 take into account the Strategic Selection Criteria.
8.49 The Moderating Committee must also, having regard to the indicative regional lists and the Te Kaunihera Māori indicative list, produce a final List which:
(a) Fairlyrepresents TangataWhenua, gender,ethnicgroupssuchasPacific Island peoples, persons with disabilities, sexual orientations, and age and youth;
(b) Ensures there is regional representation proportional to the geographic spread of the population;
(c) Recognises that many groups of people, previously under-represented in Parliament, have skills that will enhance the Parliamentary process;
(d) Ensures that there is a spread of all these groups across the list.

Compare LCR 2014: r 361

## DECISIONS OF MODERATING COMMITTEE FINAL

8.50 The decisions of the Moderating Committee are final and not open to appeal.

SUBPART 4 - SELECTION OF PARLIAMENTARY CANDIDATES: MISCELLANEOUS MATTERS

## SELECTION ORDER

## TIMING OF CONSTITUENCY AND LIST NOMINATIONS

### 8.51 Constituency and List nominations must be called at the same time. Compare LCR 2014: r 363

## SITTING MP'S AND OTHER CANDIDATES

### 8.52 Sitting Members of Parliament must be subject to the same Constituency and List election process as othercandidates. <br> Compare LCR 2014: r 364

## TIMING OF CONSTITUENCY SELECTIONS

8.53 Constituency selection must be completed or nearly completed before the Regional List Conferences take place.
Compare LCR 2014: r 365

## CANDIDATES CHOICES

8.54 Candidates may be nominated for either Constituency or List selection or both if they choose.

Compare LCR 2014: r 366

OTHER MATTERS

## BY-ELECTIONS

8.55.1 Parliamentary by-election campaigns are under the control of the UN Council.
8.55.2 The UN Council may levy all electorates to help defray expenses incurred in byelection campaigns.

## ELECTION PETITIONS

8.56 All matters in connection with petitions against the declarations of Returning Officers in Parliamentary elections shall be under the full control of the UN Council. Compare LCR 2014: r 368

## SUBPART 5- LOCAL BODY ELECTIONS

## LOCAL BODY ELECTIONS

8.57 Where a Aotearoha Local Body Committee has jurisdiction over an area in respect of a particular local body election it may delegate its authority in respect of that election to any one or moreLECsorAOTEAROHAWardCommitteesorBranches, having members livinginthatarea. Compare LCR 2014: r 105

## WHERE MEMBERS MAY STAND AS INDEPENDENTS

8.58 Where no constituent body of the Party has been granted campaigning rights to contest a Local Body election by the UN Council, AOTEAROHAMembers may stand independently. Compare LCR 2014: r 106

## USE OF PARTY FUNDS FOR LOCAL BODY ELECTIONS

8.59 Where no constituent body of the Party has been granted campaigning rights to contest a Local Body election by the UN Council, no Party funds may be spent on promoting candidates.

Compare LCR 2014: r 107

## GRANTS OR LOANS

8.60 Grants or loans to any organisation not affiliated with the Party must not be made without the prior consent of the UN Council.
Compare LCR 2014: r 114

## LOCAL BODY ELECTION POLICY

8.61 Local Body election policy must:
(a) Not conflict with this Charter or the Policy of the Party; and
(b) Mustbedetermined by the constituent body of the Party authorised to contest the election (if any).
Compare LCR 2014: r 108

## FUNDING OF LOCAL BODY ELECTION ACTIVITY

8.62.1 Where a constituent body of the Party has been granted campaigning rights by the UN Council to contest a Local Body election within the area under its jurisdiction, the necessary funding and organisational assistance required from Branches or LECs (or both) which make up that body must be provided by those Branches or that body.
8.62.2 Full consultation must be carried out with these constituent bodies before agreement is reached, on the extent of that assistance.

Compare LCR 2014: r 109

## PLEDGE MUST BE SIGNED BY CANDIDATES

8.63 Any person accepting nomination as a Party candidate contesting a Local Body election must individuallysignthepledgetoabidebytheParty Rules and Principlesinthepresence of not less than 2 financial members. (See rule 11.8) Compare LCR 2014: r 110

## SELECTION PROCESS FOR PARTY CANDIDATES AT LOCAL BODY ELECTION

8.64.1 The selection procedure for Party candidates for any Local Body election must be in accordance with the Charter of the body granted campaigning rights by the UN Council or by a process considered appropriate locally and approved by the Regional Council and endorsed by the UN Council.

# 8.64.2 The selection process should be as close as possible to that followed by the Party for Electorate selections. Compare LCR 2014: r 111 

## LIMITATION ON PARTY MEMBERS STANDING

8.65 The authority of any constituent body of the Party which has been granted campaigning rights foraward orother constituency in a Local Body election or District HealthBoard election is required for any Party member to stand as a candidate in that ward or constituency.
Compare LCR 2014: r 112

## AFFILIATION TO OTHER BODIES

8.66 Any constituent body of the Party granted campaigning rights by the UN Council to contest a Local Body election must not, without the prior consent of the UN Council, affiliate with, or send delegates to, any organisation not affiliated with the Party.
Compare LCR 2014: r 113

## REPRESENTATION RIGHTS OF ELECTED MEMBERS

8.67.1 Allmembers ofthePartyelectedtolocalgovernmentoffice onaticketorganisedby the Party:
(a) Have the rights of representation on their Aotearoha Local Body Committee or the constituent body of the Party which organised their campaign; and
(b) Are entitled to one vote.
8.67.2 All members of the Party elected to public office on a Party ticket including those whose campaign was organised by a constituent body of the Party which was granted campaigning rights by the UN Council are entitled to:
(a) Speaking rights at Annual Conference, and the Regional Conference in which their Local Body is situated; and
(b) One vote if not representing a constituent organisation under rules 6.1 .1 or 8.24. Compare LCR 2013: rr 115 and 116

## ALLOCATION OF LOCAL BODY ELECTION CAMPAIGNING RIGHTS

8.68.1 In July of the year before Local Body elections, UN Council must call for applications from constituent bodies of the Party for the rights to organise Local Body elections campaigns within their territorialarea.
8.68.2 Those applications need only be made when there is no functioning Aotearoha Local Body Committee in thatarea.
8.68.3 Applications close before the penultimate UN Council meeting of the year before the Local Body elections so thatthe Local Government Sector Council can make recommendations on the allocation of rights to organise campaigns to the UN Council meeting.
8.68.4 Each constituent body of the Party which applies for the right to organise a campaign must submit details of:
(a) The geographical area over which it claims jurisdiction;
(b) The particular election for which it is claiming campaigning rights;
(c) Elections within the area for which it does not wish to claim a campaigning right;
(d) An outline of the type of ticket it intends to run.
8.68.5 Thefollowing priorities mustbe takenintoaccountinthe allocation ofcampaigning rightsto constituent organisations of the Party:
(a) Party tickets in the Party name;
(b) Groups of Party members where no Party ticket exists;
(c) Party teams in coalition with other groups.
8.68.6 Where they exist, Aotearoha Local Body Committees have the strongest claim to campaigning rights in any Local Body area, subject to the priority rights of the type of ticket they intendto run.
8.68.7 On the recommendation of the Sector Council, the UN Council may define election areas in which no Party ticket will be run.
8.68.8 The UN Council must, after consultation with the Local Government Sector Council, rule on any conflicts which may arise.
8.68.9 The Local Government Sector Council must ensure that there is adequate consultation and negotiation with the parties to any dispute before a recommendation to UN Council is made. Compare LCR 2014: rr 118 to 125

## PART 9

## PARLIAMENTARY AOTEAROHA

## KAWANATANGA CAUCUS

## DUTY OF AOTEAROHA MP'S TO OBEY PARTY RULES

### 9.1.1 Members of the Parliamentary AOTEAROHA Caucus must comply with the Rules of the Parliamentary Aotearoha Kawanatanga Caucus.

### 9.1.2 In the event of a conflict between any Rule of the Parliamentary Aotearoha Kawanatanga Caucus and this Charter, this Charter prevails. Compare LCR 2013: r 369

## RIGHTS TO ATTEND CAUCUS

9.2 Only members of the Parliamentary Aotearoha Kawanatanga Caucus and nominated representatives of the UN Council have the rightto attend the Caucus of the Parliamentary Aotearoha Kawanatanga. Compare LCR 2014: r 370

## UN COUNCIL REPRESENTATIVES ON CAUCUS

9.3.1 The nominated UN Council representatives entitled to attend the Parliamentary Aotearoha Kawanatanga Caucus arethe President and the General Secretary of the Party and2 othermembers elected by and from the UN Council.
9.3.2 Those persons must be notified of all meetings of the Parliamentary Aotearoha Kawanatanga Caucus.
9.3.3 Those persons, or other members of the UN Council deputised to represent them, may attend Caucus but have no vote.
9.3.4 IfthePresidentoftheParty is alsoaMemberof Parliament, the UN Councilmustelect3 of its members together with the General Secretary to represent it. Compare LCR 2014: r 371

## STATUS OF POLICY PLATFORM AND POLICY OF THE PARTY

### 9.4.1 The Policy Platform and policy of the Party are binding on all members of the Parliamentary Aotearoha Kawanatanga Caucus.

### 9.4.2 However, on matters other than Policy Platform and policy, members must vote in accordance with the decisions of a duly constituted Caucus. <br> Compare LCR 2014: r 372

## AOTEAROHA MP'S RIGHTS OF ATTENDANCE AT PARTY MEETINGS

9.5 Amember of the Parliamentary Aotearoha Kawanatanga Caucusmay attend, speak and vote at any Party organisationmeeting (exceptthe UN Council and Regional Council Executive Meetings), having jurisdiction over any part of the electorate represented by that Member of Parliament.

Compare LCR 2014: r 373

## CONTACT WITH PARTY ORGANISATIONS

9.6 Each member of the Parliamentary Aotearoha Kawanatanga Caucus must:
(a) Maintain the closest possible contact with Party organisations in the member's electorate; and
(b) Assist the UN Council, as required by the Council.

Compare LCR 2014: r 374

## AOTEAROHA MP'S SPEAKING AND VOTING RIGHTS AT CONFERENCES

9.7.1 Each member of the Parliamentary Aotearoha Kawanatanga Caucus may attend the Annual Conference and Congress of the Party and the relevant Regional Conferences; and -
(a) Exercise speaking rights; and
(b) Cast one vote, if not representing a constituent organisation.

# 9.7.2 Rule 9.7.1 does not apply if the member's electorate is a general electorate which has not paid its levy to the Party. <br> Compare LCR 2014: r 375 <br> <br> PARLIAMENTARY AOTEAROHA KAWANATANGA MUST REPORT TO ANNUAL CONFERENCE OR <br> <br> PARLIAMENTARY AOTEAROHA KAWANATANGA MUST REPORT TO ANNUAL CONFERENCE OR CONGRESS 

 CONGRESS}


#### Abstract

9.8 The Parliamentary Aotearoha Kawanatanga must prepare and present to the Annual Conference or Congress a report on the work of the Party in Parliament during the previous year. Compare LCR 2014: r 376


## LEADER OF AOTEAROHA KAWANATANGA

### 9.9 The leader of the Aotearoha Kawanatanga must be a Member of Parliament. Compare LCR 2014: r 377

## WHEN ELECTION FOR LEADER TO BE HELD

9.10 An election for the position of Leader of the Aotearoha Kawanatanga must be held -
(a) When the position becomes vacant; or
(b) On receipt by the President ofthe Party of written notificationthat the Caucus has passedamotionthattheLeaderoftheAotearoha Kawanatangaisnotendorsed byatleast50\% plus one of the Caucus; or
(c) In the circumstances outlined in rule 9.11.3.

Compare LCR 2014: r 378

## CAUCUS VOTE TO ENDORSE LEADERSHIP

9.11.1 Nolater than 3 months afterthe date of aGeneral Election, there mustbe a caucus voteto endorse the Leader of the Aotearoha Kawanatanga.
9.11.2 The number of votes required to endorse the leader are $60 \%$ of the votes cast plus one.

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9.11.3 If the Party Leader is not endorsed a Leadership Election process, as described in 9.12 below, is triggered.
Compare LCR 2014: r 379
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## ELECTORAL COLLEGE FOR ELECTIONS

9.12.1 Theelection oftheLeader of the Aotearoha Kawanatanga mustbe determinedby the votescastin an electoral college composed of the following:
(a) Parliamentary Aotearoha Kawanatanga Caucus ( $40 \%$ of the total vote):
(b) Party members ( $40 \%$ of the total vote):
(c) Affiliate Party members ( $20 \%$ of the total vote).
9.12.2 Voting must be preferential and concurrent in all cases. Compare LCR 2014: rr 380, 381

## ADMINISTRATIVE RULES TO GOVERN LEADERSHIP ELECTION

9.13 The UN Council, in conjunction with the Parliamentary Aotearoha Kawanatanga Caucus, mustensure that at all times there are administrative rules for the leadership election (including timeframes, processes, eligibility to participate as voters, candidate spending limits, behaviour pledges, balloting, results announcements and any other detail needed for the election to be conducted with integrity). (See Schedule 5)

Compare LCR 2014: r 382

## PART 10

## FINANCE AND PROPERTY

## SUBPART 1 - SUBSCRIPTION AND CAPITATION

## MINIMUM SUBSCRIPTION

### 10.1 The minimum subscription for a member must be set or confirmed each year by Annual Conference.

Compare LCR 2014: r 262

## DONATIONS

### 10.2 Donations from supporters must be accepted and officially receipted. <br> Compare LCR 2014: r 263

## CAPITATION FEES

10.3 Capitationfees on behalf of affiliated organisations mustbe paid annually at the rate determined by Annual Conference per member based on the formula as set out in Rule 3.12.2.

Compare LCR 2014: r264

## SETTING AND PAYMENT OF FEES

10.4. No increase in membership fees or annual levy shall be authorised by the UN Council unless approved by Annual Conference before the increase.
10.4.2 Annual electorate levies will be reviewed in the year following each General Election.
10.4.3 Capitation and membership fees are due on 1 January of each year.
10.4.4 Membership fees may be paid using automatic bank deductions.

Compare LCR 2014: rr 262, 264, 265, 267, 268

## WHAT HAPPENS IF THERE IS NON PAYMENT

10.5.1 Branches, affiliates and electorates more than 3 months in arrears of payment of fees, calculated on a monthly pro rata basis:
(a) Are to be treated as unfinancial; and
(b) Are not permitted to take part in the affairs of the Party.
10.5.2 The UN Councilmay:
(a) Review cases of hardship; and
(b) Vary the rate of payment as a result of the review.

Compare LCR 2014: r 266

## SUBPART 2 - FINANCE

## FINANCE RULES

10.6 The rules for the organisation of the Party's finances are set out in Schedule 6.

## SUBPART 3 - TRUSTEES AND SIGNATORIES

## PERSONS TO OPERATE BANK ACCOUNT AND ADMINISTER ASSETS

10.7.1 EachLEC, Aotearoha Regional Council, Aotearoha Local Body CommitteeandBranch, or other Party organisation which has been authorised by UN Council in accordance with clause3 of Schedule5, mustappointannually atleast2persons, one of whom mustbe the Secretary- Treasurer, to administer the funds and operate a bank account on behalf of the organisation concerned.
10.7.2 Those persons are also responsible for the administration of assets such as furniture and equipment held in the name of the organisation.
Compare LCR 2014: r 292

## APPROVAL OF SIGNATORIES AND TRUSTEES

10.8.1 Every signatory of abankaccountortrusteeof property, assets orfundsunderthecontrolof the UN Council, Aotearoha Regional Councils, LECs, Branches or any other committee, club or other organisation established by or under the auspices of any part of the Party, must be endorsed by the UN Council, in the case of the UN Council, and Sector Councils, the Regional Council in the case of the Regional Council, and the LEC in all other cases.
10.8.2 Signatories for Aotearoha Local Body Committees must be endorsed by the Regional Council (or ifthere is no Regional Council, the UN Council) wherethe Aotearoha Local Body Committee covers morethan one electorate, or the LEC if the Aotearoha Local Body Committee areais contained within one general electorate.
Compare LCR 2014: 293

## RULE CHANGES REQUIRE PRIOR APPROVAL

10.9 Any proposed Rules or Rule change for any bodies established by any constituent organisation of the Party must receive the prior approval of UN Council.

Compare LCR 2014: 294

## REGISTRATION FOR GST

10.10.1 Party organisations may register for the payment of GST.
10.10.2 If they do so, they must send GST returns to the Inland Revenue Department in accordance with the guidelines on finance and financial reporting as approved and issued by the UN Council from time to time, with copies to the UN Council.

Compare LCR 2014: r 295

## LIABILITY FOR FINES OR OTHER PAYMENTS

10.11 Fines or other payments associated with default in returns for GST or income tax must be met by the respective Party organisation in default.

## REAL ESTATE

10.12 Real estate such as buildings and property must be held and administered on behalf of the Party by either Aotearoha Kawanatanga Properties Inc. or Aotearoha Kawanatanga Properties Limited.

Compare LCR 20143: r 297

## ASSET REGISTERS

10.13.1 All Party organisationsmust prepare each year an assetregister recording all forms of property including bankbalancesheld inthe nameoftheorganisation, andacopy ofthe asset register must be submitted to the General Secretary on or before 31 March of each year.
10.13.2 A consensus must be reached as to the management of any branch-based property before an applicationtochangetoamember-basedLECcanbeapprovedby the UN Council.
10.13.3 Any agreement reached under rule 10.13.2 must be included in the Charter of the memberbased LEC.

Compare LCR 2014: r 298

## PART 11

## DISCIPLINE, DISPUTES RESOLUTION AND OTHER MATTERS

## ROLE OF UN COUNCIL

11.1 The UN Council may take disciplinary action against a Party member either:
(a) On its own motion; or
(b) On an application by any constituent body of the Party.

Compare LCR 2014: r 384

PROCESS
11.2.1 Before taking any disciplinary action the UN Council must:
(a) Provide the affected persons with reasons for the proposed action; and
(b) Give the person the opportunity to state his or her case before the UN Council.
11.2.2 The rules of natural justice apply. Compare LCR 2014: rr 385, 386

## GROUNDS FOR DISCIPLINARY ACTION

11.3 Disciplinary action may be taken on the following grounds:
(a) contravention of the Principles, Rules and policies of the Party as contained in the current Charter and policy documents of the Party;
(b) for bringing the Party into disrepute;
(c) for standing as a candidate in opposition to, or publicly campaigning against, an official AOTEAROHA Parliamentary candidate or candidates or a Local Body candidate or candidates selected pursuant to the allocation of campaign rights under rule 8.68.
(d) a candidate breaching the candidate pledge made under rule 11.8 Compare LCR 2014: r 387

## FORMS OF DISCIPLINE

11.4.1 Forms of discipline available are:
(a) censure:
(b) prohibition from seeking or holding any office:
(c) prohibition from seeking or holding candidacy:
(d) suspension of membership:and
(e) expulsion from the Party.
11.4.2 Any person standing as a Parliamentary candidate and to whom rule 11.3(c) applies must, from the closing of candidate nominations, have their membership of the Party automatically suspendedor be not permittedtojoin the Party for aperiod of 2 years unless the UN Council specifically makes a different decision in that case. Any such person standing as a Local Body candidate musthave the suspension orthebanonjoining the Party asset out applied by resolution of UN Council.
11.4.3 Any of these disciplinary measures may be imposed, as appropriate, for specified periods of time, according to the UN Council's resolution.
11.4.4 Any communication, whether verbal or in writing or otherwise, made by any member or committeeororganisation of the Party toanothermemberorcommittee or organisation of the Party under to or arising out of action taken under rules 11.1 is privileged.
Compare LCR 2014: r 383

## DISPUTES PROCEDURE

11.5.1 Any serious dispute within any part of theParty organisation mustbereferredtothe UN Council for resolution.
11.5.2 A dispute may be referred to the UN Council by any Party member or Party organiser.
11.5.3 When a dispute is referred to the UN Council it must:
(a) AppointamemberoftheUN Counciltoactasaconciliatorinanendeavourto amicably resolve the dispute;
(b) If the conciliator reports that the dispute has not been resolved, appoint a 3 person Dispute Committee to investigate the dispute and recommend the appropriate solution and action to the UN Council;
(c) The UN Council must rule on the dispute, after receiving the recommendation of the Dispute Committee.
11.5.4 ADisputeCommitteemustdetermine itsownprocedure,butallpartiestothedisputemust produce any written material requested by the Committee.
11.5.5 All proceedings before the Committee are privileged.
11.5.6 The ruling ofthe UN Council on any dispute referred to it is final and binding on all parties to the dispute.

Compare LCR 2014: r 390, 391

## RIGHTS OF APPEAL

11.6.1 Any person who is disciplined may appeal against the decision of the UN Council to a body appointed for the purpose by the Council, consisting of 3 Party members.
11.6.2 The person disciplined may appeal against the decision of the body constituted under rule 11.6.1 to the UN Council, whose decision is final and binding on the parties. Compare LCR: 2014: r 386

## DELEGATES PLEDGE

### 11.7 All delegates to Annual Conference and other formal representative meetings of the Party must sign the Pledge in the following form:

"I, $\qquad$ a delegate from
$\qquad$ hereby declare:
(a) Iam not a member of any other political party or of any organisation membership of which is declared by the Annual Conference or the UN Council tobe incompatible with membership of this Party.
(b) I will faithfully observe the Charter and Policy of the Party.
(c) I will faithfullyuphold any decisions which maybe made from time to time pursuant to the Charter.
(d) I will work for and support the candidates of the Party selected in accordance with the Charter."

Compare LCR 2014: r 299

## PARTY CANDIDATES PLEDGE

11.8 Any person accepting nomination as a Party candidate must sign a pledge, in the following form in the presence of not less than two financial members.
"Having been nominated as a Candidate for selection in accordance with the provisions of the Charter for the $\qquad$ I hereby accept nomination and declare:
(a) I am not a member of any political party or any organisation membership of which is declared by the Annual Conference or the UN Council tobe incompatible with membership of the United Nations Aotearoha Kawanatanga ("the Party").
(b) I will wholeheartedly support the duly selected candidates of the Party.
(c) If selected as a candidate, I will not withdraw without the consent of the Party organisation controlling the election.
(d) Iunderstand that all candidates standing ina General Election must stand for the Party List and that I am not able to withdraw from the List after the Moderating Committee process is complete (General Election candidates only).
(e) I will faithfully observe the Charter and Policy Platform and Policy of the Party.
(f) If elected, I will vote onall questions inaccordance with the decisions of the Caucus of theParliamentary AOTEAROHA Caucusor, inthe caseof Local Bodyquestions, a duly constituted meeting of Party representatives on such body.
(g) If elected, I will pay to the Party all contributions and levies properly decided to be required of AOTEAROHA Members of Parliament."
(h) I will not publish unauthorised communications materials or designs including leaflets, websites and election hoardings etc.
(i) I will take personal responsibility to ensure my campaign keeps proper financial records and that my election expenses return will be completed in accordance with guidance from the Party organisation controlling this election.
(j) During thiselection/will adhere toallreasonable requestsgivenbythepartyleadership or campaign manager for this election.
(k) Iunderstand that, ifunsuccessful, mypublicstatus as a candidate ceases the dayafter the election.
(l) I understand that ifI fail to comply with this candidate pledge that I could be subject to disciplinary action in line with clause 11.1 of the Party Charter.

Compare LCR 2014: rr 110, 300

## AMENDMENTS TO CHARTER AND RULES

11.9.1 Amendments to this Charter may only be made by Annual Conference following due notice being giventothe Party organisations in writing at least 4 months before Annual Conference.
11.9.2 The proposed amendments to this Charter under rule 11.9.1 may only be altered by amendments lodged with the General Secretary at least 3 weeks (21 days) before Annual Conference.
11.9.3 During the 6 months after any amendment is made to the Charter and Rules, the General Secretary must publish a complete and current list of all amendments made to the Charter and Rules since they were last published in full. Compare LCR 2014: rr 388, 389

## SCHEDULE 1 <br> GENERAL AND SPECIAL BRANCH RULES

## BRANCH RULES

1. The following Rules apply to all General and Special Branches.

Compare LCR 2014: r 21

## Branch name

2. The name of the Branch is "The $\qquad$ Branch of the United Nations Aotearoha Kawanatanga".

Compare LCR 2014: r 22

## Branch functions

3. The functions of branches are to:
(a) Debate policy and participate in Party policy development;
(b) Become involved in community issues;
(c) Campaign in local and general elections;
(d) Recruit members andsupporters;
(e) Raise funds for the Party;
(f) Engageinsocial andother activitieswhich areconduciveto building astrong and effective branch, and campaigns where appropriate in partnership with community organisations.
Compare LCR 2014: r 23

## Branch objectives

4. The objectives of the Branch are those prescribed inthe Charter of the Party. The Branch must enforce the Charter in all matters and observe loyally the resolutions and decisions of Annual Conference, of the UN Council, and of the local LEC. If a Branch considers that an LEC decision is interfering unnecessarily with its domestic affairs, it may appeal to the UN Council.
Compare LCR 2014: r 24

## Branch role in General Elections

5. The Branch is responsible to the local LEC for all General Election organisation allotted to it and must endeavour to implement any decisions of the LEC to that organisation. Compare LCR 2014: r 25

## Branch role in Local Body Elections

6. Where anLEC, Aotearoha Local Body Committee or Aotearoha Regional Council decides to contest any Local Body Electionwithinthe areaunderits jurisdiction, allBranches within thatarea must provide any assistance required by the local LEC, Aotearoha Local Body Committee or Aotearoha Regional Council.
Compare LCR 2014: r 26

## Raising funds

7. ExceptwhereanLECassumesthis responsibility fortheBranches intheelectorate, the Branch must raise the amounts required from time to time by the UN Council and remit those amounts to the Council. For local election purposes, the Branch must also assist the LEC to meet its financial commitments. Compare LCR 2014: r 27

## Restriction on affiliation

8. Branchesmustnot, withoutthe priorconsentoftheUN Council, affiliate withor send delegates to any organisation not affiliated with the Party.
Compare LCR 2014: r 28

## Enrolments

9. Enrolmentof Aotearoha Kawanatangamembersbypost, email orovertheinternetmay bepermitted subject to the conditions in rule 2.2.

Compare LCR 2014: r 30

## Branch Transfers

10. A Party member coming to reside within another LEC area may be granted full privileges of membership in that LEC area on production of a clearance from the LEC to which membership fees for the current year have been paid.
Compare LCR 2014: r 31

## Branch Membership Fees

11. The annual subscription is due on 1 January in each financial year. Members who join after 30 June must pay half the annual subscription in the initial year. Compare LCR 2014: r 32

## Members in arrears

12. Members who are more than 3 months in arrears are deemed un-financial and are not permitted to take part in the affairs of the Party until those arrears are paid. Compare LCR 2014: r 33

## Branch Officers

13. Theofficers ofthe Branch arethe Chairperson, Vice-Chairperson and Secretary-Treasurer, who must be elected by and from the members of the Branch. A separate office of Treasurer may be created if warranted and desired by the Branch.

Compare LCR 2014: r 34

## Administrative Committee

14. The Branch may elect an Administrative Committee to carry out the operational requirements oftheBranch. TheAdministrativeCommittee(ifany)mustreporttothe Branch on its activities on a regular basis or as required.
Compare LCR 2014: r 35

## Proportion of women officers

15. At least $50 \%$ of the officers of the Branch must be women.

Compare LCR 2014: r 36

## Branch Officer Vacancies

16. Vacancies must be filled by by-elections.

Compare LCR 2014: r 37

## Branch Meetings

17. The Chairperson, if present, must preside at all formal meetings of the Branch. In the absence ofthe Chairpersonfrom anymeeting, the ViceChairperson mustpreside. Inthe absence of both the Chairperson and Vice-Chairperson, the members present must elect one of theirnumberto chairthe meeting. TheChairpersonhas adeliberative vote and acasting vote.

Compare LCR 2014: r 38

## Minimum number of meetings per year

18. Branches must hold a minimum of 3 formal meetings each year: an Annual General Meeting, a meeting to elect delegates to Regional Conference and a meeting to debate policy proposals and elect delegates to Annual Conference. Other informal meetings may be held to focus on branch and Party goals. Annual Meetings must be held in February of each year. Compare LCR 2014: r 39

## Special Formal Meetings

19. A Special Formal Meeting may be called by:
(a) the Chairperson andSecretary;
(b) a Resolution of an Ordinary Meeting;
(c) theSecretaryonreceiptofarequisitionsignedbynotlessthanone-fourth(25\%)ofthe members; or
(d) in response to a direction from the LEC.

Compare LCR 2014: r 40

## Purpose of meetings

20. Meetings must be devoted to Branch business including:
(a) the raising of finance as required by clause 7 ;
(b) discussions on policy;
(c) political, educational and cultural topics;
(d) matters of local public interest.

Compare LCR 2014: r 41

## Combined meetings

21. Branches within the area of general electorate LEC may arrange combined meetings. Compare LCR 2014: r 42

Rights of Branches to communicate
22. Branches may communicate with all other branches and affiliates within the Party subject to the cost being borne by the originating Branch.
Compare LCR 2014: r 43

## Application of rules

23. These Special and General Branch Rules apply only to formal meetings of the Branch. Compare LCR 2014: r 44

## Branch Meeting quorum

24. A quorum for Branch meetings consists of at least 5 members.

Compare LCR 2014: r 45

## Winding Up of a Branch

25. If a Branch does not formally meet for 12 successive months or fails for any period of 12 consecutive meetings or more to be represented at its LEC meetings and efforts by the LEC orotherbodies have failedtorevive it, the books andassets of the defunct Branch mustbe
recovered by any person authorised by the General Secretary. Failure to file accounting and membershipreturnsforaperiod of2successive yearsissufficientevidence todeclarethe Branch defunct.

Compare LCR 2014: r 46

## Voluntary cessation or suspension of a Branch

26. Should a Branch wish to disband or go into recess the books and assets of such Branch must be forwarded by the Branch Secretary to the General Secretary.

Compare LCR 2014, r 47

## SCHEDULE 2

## AOTEAROHA ELECTORATE COMMITTEE RULES

## Application

1. The following rules apply to all LECs -

## Aotearoha Electorate Committee name

2. Thename of the Committee is "The................................................ Aotearoha

Electorate Committee of the United Nations Aotearoha Kawanatanga".
Compare LCR 2014, r 53

## Functions of Aotearoha Electorate Committees

3. An LEC must ensure that all members, branches and affiliates under its jurisdiction are fully conversant withtheir duties and implement any instructions that are issued from time to time.

Compare LCR 2014, rr 21 to 44

## Member engagement by member-based Aotearoha Electorate Committees

4. A member-based LEC mustencourage and support the establishment of member-based interest groups in the electorate to facilitate such business as:
(a) Discussions on politics;
(b) Discussions on political, educational and cultural topics;
(c) Social interaction;
(d) Election organisation activity;
(e) Raising of finance;
(f) Matters of local public interest;
(g) Campaigning where appropriate in partnership with community organisations.

## AOTEAROHA Youth section

5.1 LECs must create and support at all times a AOTEAROHA Youth section consisting of members within the electorate aged between 15 and 25 years (inclusive).
5.2 The AOTEAROHA Youth section, with the active support of the LEC, must bring together young people so as to afford them opportunities of:
(a) Enjoying social functions;
(b) Obtaining experience in public speaking and procedure of meetings;
(c) Understanding the functions of government; and
(d) Playing their part in furthering the aims and objectives of the party.

Compare LCR 2014, r 61

## Transfer of members

6. As soon as changes to electorate boundaries are finalised, each LEC must ensure that:
(a) Branch orLEC secretaries transfer members in accordance with clause 10 of Schedule 1;
(b) Lists of known supporters and registered supporters are made available;
(c) There is an equitable distribution of assets to the new Electorate Committees and Branches;
(d) In branch-based electorates, Branches are organised in accordance with rule 2.2 and clause 7 sothateverymemberhasanopportunity toberepresentedonthe LEC ofthe electorate where the member resides.

Compare LCR 2014, r 59

## Delegates and Representatives must be elected

7. The Secretary of each LEC must, in December of each year, notify all members, Branches and Affiliates, including any not currently sending or appointing delegates to the LEC, that delegates or representatives to represent them on the LEC must be elected in time to enable them to assume office immediately after the adoption of the Annual Report and Balance Sheet at the Annual Meeting of the LEC.

## Name of delegates and representatives must be notified

8. The names of those delegates or representatives must be forwarded to the LEC Secretary in timeforcirculationtothe constituentorganisations beforethe Annual Meeting oftheLEC. Compare LCR 2014, r 63

## Failure to notify Aotearoha Electorate Committee of delegates and representatives

9. Failing receiptofthat notification, theorganisation concernedmustbenotified ofthisbythe Secretary of the LEC and asked to appoint delegates or representatives immediately. Compare LCR 2014, r 64

## Aotearoha Electorate Committee Officers

10. The officers of aLEC are the Chairperson, Vice-Chairperson and a Secretary-Treasurer, or a Secretary and a Treasurer, and any other officers that the LEC may from time to time decide, all of whom must be elected by and from the members of the LEC. Compare LCR 2014, r 66

## Aotearoha Electorate Committee Executive

11. An Executive of the LEC consists of officers ex officio and 6 other members elected by and from members of the LEC.

Compare LCR 2014, r 67

## Absence without leave

12. If an Executive member is absent without leave from 3 consecutive meetings of the Executive, the position must be declared vacant. Compare LCR 2014, r 68

## Aotearoha Electorate Committee Vacancies

13. Vacancies on the LEC must be filled by by-elections. Compare LCR 2014, r 69

## Aotearoha Electorate Committee Administrative Committee

14. The LEC may elect an Administrative Committee to carry out the operational requirements oftheLEC. AnAdministrativeCommittee (ifany) mustreporttotheLEConits activities ona regular basis or as required.
Compare LCR 2014, r 58

## Aotearoha Electorate Committee Meetings

15.1 The Chairperson presides at all formal meetings of the LEC and of the Executive.
15.2 In the absence of the Chairperson, the Vice-Chairperson presides.
15.3 In the absence of both the Chairperson and Vice-Chairperson, the members present must elect one of their number to Chair the meeting.
15.4 The Chairperson has a deliberative vote and a casting vote.

Compare LCR 2014, r 70

Minimum number of meetings per year
16. The LEC is required to hold at least 4 formalmeetings ayearto fulfilits Charter requirements:
(a) An Annual Meeting;
(b) Ameeting to electdelegatesto Regional Conference and discuss Regional Conference business;
(c) A meeting to debate Policy Proposals, elect delegates to Annual Conference and discuss Conference business; and
(d) One other meeting.

Compare LCR 2014, r 71

## Ordinary meetings

17.1 The LEC must hold at least 3 other ordinary meetings throughout the year to discuss other issues, including recruitment, membership matters, fundraising, campaigning and policy.
17.2 These meetings can be held at one address or held by way of a teleconference call.
17.3 Except where otherwise resolved by the LEC, ordinary meetings must be held monthly. Compare LCR 2014, rr 72, 73

## Special Formal Meetings

18. Additional Special Formal Meetings may be called by:
(a) the Chairperson andSecretary;
(b) a Resolution of a Formal Meeting;
(c) the Secretary, onreceiptofarequisitionsignedbynotlessthanone-fourth(25\%) ofthe members;
(d) a direction of the UN Council.

Compare LCR 2014, r 74

## Method of convening Special Formal Meetings of LECs

19.1 Special Formal Meetings must be convened by circular notice delivered, posted or emailed to each delegate orrepresentative so as to be received not less than 48 hours prior to the time of themeeting.
19.2 The notice must state the business for consideration.

Compare LCR 2014, r 75

## Attendance at Aotearoha Electorate Committee Formal Meetings

20.1 Party members and registered supporters not accredited as delegates or representatives may attend LEC formal meetings as observers, but may speak only with the consent of the meeting.
20.2 A roll containing the names and addresses of each delegate or representative and the date of admittance, or in the case of representatives the date of election, mustbe kept by the Secretary. The attendance of each member must be recorded and checked against the roll at each of the 4 formal meetings described in clause 16.
20.3 In the year following the Annual General Meeting of the LEC, should any delegate or representative be absent without leave or without an accepted apology from 2 consecutive meetings of the 4 formal meetings of the LEC (as described in clause 16) -
(a) the Secretary must notify the organisation concerned and, failing a satisfactory explanation, request it to appoint another delegate or representative:
(b) the Secretary must notify the LEC and the representative concerned of the intention to invoke clause 16 and paragraph (a) of this sub clause, failing a satisfactory explanation. Compare LCR 2014, rr 76 to 78

## Aotearoha Electorate Committee Annual Meetings

21.1 The Annual Meeting of an LEC must be held by 31 March and must be conducted by the delegates or representatives for the year to which the Annual Report and Balance Sheet apply.
21.2 The Annual Meeting mustbecountedas 1 ofthe 4 formal meetings required to be held by an LEC.

Compare LCR 2014, r 80

## Election of new officers

22. Immediately after the adoption of the Annual Report and Balance Sheet, the delegates appointed or the representatives elected for the ensuing year constitute the LEC for the purpose of electing the new officers.

Compare LCR 2014, r 81

## Eligibility to vote at Annual Meeting

23. Thetestofeligibility to participate as a voting delegate at the Annual Meeting of abranchbased LEC is:
(a) Eachindividual delegate representing abranch oranaffiliatemust demonstratethat the branch or affiliate has duly authorised delegates to represent the Branch or affiliate for the ensuing year at the LEC;
(b) The number of delegates entitled to participate atthe Annual Meeting of the LEC is determined by calculating the average attendance by duly authorised representative
delegates of abranchoraffiliate fromthe attendance record ofthe 4 formal meetings of the existing LEC over the previous year as detailed in clause 16;
(c) The annual average determines the number of delegates entitled to participate at the Annual Meeting;
(d) In other respects, rules 6.19 and 6.20apply.

Compare LCR 2014, r 82

## Proportion of Women Officers

24.1 At least $50 \%$ of the officers of any LEC must be women.
24.2 Where, after or during any election or group of elections to office, the requirement in clause 24.1 is not met, or it becomes apparent this requirement cannot be met:
(a) Where necessary, the post of the last elected officer will remain vacant; and
(b) Remaining positions will not be filled; and
(c) A new election or elections will be held until the requirement is met.
24.3 Each LEC must:
(a) Use all reasonable endeavours to encourage diversity in general (whether in regard to race, sex, marital status, sexual orientation, gender identity, age, religious faith, political belief, disability or any other basis); and
(b) Ensure that the Party is representative of all within United Nations.

Compare LCR 2014, rr 55, 56

## Business at Annual Meeting

25.1 The business to be transacted at the Annual Meeting is:
(a) Confirmation of the Minutes of the previous Annual Meeting;
(b) Adoption of the Annual Report, Statement of Receipts and Payments and Balance Sheet;
(c) Election of officers.
25.2 At the conclusion of the elections of Officers, the LEC may resume with the new Officers installed for the purposes of concluding the formal meeting.
Compare LCR 2014, rr 83, 84

## Secretary to make returns

26. The Secretary of each LEC must, immediately following the Annual Meeting of the LEC, give the UN Council a return which identifies the:
(a) Level of male/femalemembership;
(b) Positions held by women including executives and delegates to Aotearoha Regional Council;
(c) Specific seminars or courses or meetings held in the previous twelve-month period that aimed to achieve the greater involvement of women.
Compare LCR 2014, r 65

## Aotearoha Electorate Committee quorum

27.1 At all of the 4 formalmeetings of the LEC aquorum consists of $50 \%$ of the number of the Committee or 10 members, whichever is the less.
27.2 If all branches and affiliates have been informed of their right and opportunity to appoint delegates or representatives to the LEC, only members formally appointed to the LEC may be counted for the purpose of determining the quorum under this clause and rules 8.11 and 8.12.
27.3 5 members form a quorum at an Executive meeting of the LEC.
27.4 The UN Council may intervene in the management of an LEC where it has reached the conclusion that there has been a clear breach of the Rules. Compare LCR 2013: rr 88 to 90

## Joint meetings of Aotearoha Electorate Committees

28.1 Two or more LECs may arrange meetings to discuss matters of referral interest, including party vote campaigning, recruitment and policy.
28.2 TwoormoreLECsmay form ajointcommittee tomanage mattersofmutualinterestandto act as an organising body for shared activities.

### 28.3 The 2 LECs may delegate to the joint committee formed under clause 28.2 the power to manage financial matters with the agreement of the LECs concerned.

28.4 If one or both of the LECs wishes to terminate the arrangement described in clause 28.3, resources will be fairly and equitably divided between the 2 LECs.
28.5 Jointelectorate meetings foranypurposemay beconvened fromtime to timeby the UN Council.

Compare LCR 2014, rr 85 to 87

## Application of LEC Rules

29 These LEC Rules will only apply to formal meetings of LECs.
Compare LCR 2014, r 79

## SCHEDULE 3

## Rules for Aotearoha Regional Councils

## Application

1. The following rules apply to each Aotearoha Regional Council.

## Aotearoha Regional Councils' Name

2. The name of the Council is "The ............................................................Aotearoha Regional Council of the United Nations Aotearoha Kawanatanga".
Compare LCR 2014: r 130

## Aotearoha Regional Councils' Objectives

3. The objectives of a Aotearoha Regional Council are the co-ordination of Party activities within the region concerned with special reference to:
(a) election organisation;
(b) fundraising;
(c) the maintenance of efficient and effective electoral organisation in constituent bodies:
(d) the promotion of suitable educational programmes and public understanding of Party policy;
(e) the regional co-ordination of Party activity in local body elections;
(f) the organisation, in conjunction with regional conferences, of a report-back session opento all Party members, at which representativesfrom eachoftheUN Council, PolicyCouncil, the Parliamentary AOTEAROHACaucus and, where appropriate,local governmentwill report on the current activities and decisions of their respective bodies.

## Aotearoha Regional Councils' delegates

4. A Aotearoha Regional Council consists of delegates from constituent bodies and affiliates within the designated region.

Compare LCR 2014: r 132

## Ex-Officio members

5. Members of the UN Council, and members of the Parliamentary Aotearoha Kawanatanga Caucus, residentwithinthe regionareex-officio members of the Aotearoha Regional Council. Compare LCR 2014: r 133

## Responsibility to provide information and training

6. AAotearoha RegionalCouncilmustensurethatallLECs, Branches and Affiliates under its jurisdictionarefully conversantwiththeirduties andimplementthose instructionsthat are issued from time to time.

Compare LCR 2014: r 134

## Power to determine affiliation

7. The Aotearoha Regional Council may determine whether it will affiliate with or send delegates to any organisation not affiliated with the Party.

Compare LCR 2014: r 135

## Election of delegates

8. The Secretary of each Aotearoha Regional Council must, in February of each year, notify all its constituent bodies that delegates to represent each organisation on the Council should be elected to enable them to assume office immediately after the adoption of the Annual Report, Statement of Receipts and Payments and Balance Sheet at the May meeting of the Council.

Compare LCR 2014: r 136

## Names of delegates

9. The names of those delegates must be forwarded to the Aotearoha Regional Council Secretary on or before the May meeting of the Council.

Compare LCR 2014: r 136

## Failure to notify

10. Failing the receiptofthat notification, theorganisation concernedmustbenotified of this by the Secretary ofthe Aotearoha Regional Councilandaskedtoelectdelegates immediately. Compare LCR 2014: r 136

## Returns of information

11. TheSecretary ofeachAotearoha RegionalCouncilmust, inSeptember, and immediately following the Annual Meeting of the Aotearoha Regional Council, give the UN Council a return which identifies the:
(a) level of male/femaledelegates;
(b) positions held bywomen;
(c) specific seminars or courses or meetings held in the previous six month period that aimed to achieve the greater involvement of women.

Compare LCR 2014: r 137

## Aotearoha Regional Councils' Officers

12. The officers are:
(a) The Chairperson, who must be elected by the delegates present at the Annual Meeting of the Regional Council;
(b) The Vice-Chairperson, who must be elected by the delegates present at the Annual Meeting of the Aotearoha Regional Council;
(c) A Secretary-Treasurer or a Secretary and a Treasurer, who must be elected by delegates present atthe Annual Meeting of the Aotearoha Regional Council.

Compare LCR 2014: r 138

## Aotearoha Regional Councils' Executive

13. The Executive consists of the officer's ex-officio, and not less than 7 other members elected by and from delegates to the Aotearoha Regional Council.

Compare LCR 2014: r 139

## Absence without leave

14. If an Executive member is absent without leave from 3 consecutive meetings of the Executive, the position must be declared vacant and filled by a by-election. Compare LCR 2014: r 140

## Meetings of Aotearoha Regional Councils

15.1 The Chairperson presides at all meetings of the Aotearoha Regional Council and of the Executive.
15.2 In the absence of the Chairperson, the Vice-Chairperson presides.
15.3 Inthe absence of the Chairperson and the Vice-Chairperson, the members present must elect one of their number to Chair the meeting.
15.4 The Chairperson has a deliberative vote and a casting vote. Compare LCR 2014: r 141

## Monthly meetings

16. Except where otherwise resolved by the Aotearoha Regional Council, ordinary meetings mustbe held monthly.

Compare LCR 2014: r 142

## Special meetings

17. A Special Meeting may be called by:
(a) the Chairperson andSecretary;
(b) a resolution of an ordinary meeting;
(c) theSecretaryonreceiptofarequisition signedby notlessthanaquarter ofmembers of the Aotearoha Regional Council;
(d) a direction from the UN Council.

Compare LCR 2014: r 143

## Notice of Special meetings

18. Special Meetings may be convened by circular notice delivered, posted or emailed to each delegate so as to be received not less than 48 hours prior to the time of the meeting. The notice shall state the business for consideration.
Compare LCR 2014: r 144

## Procedure of ordinary meetings

19.1 At all meetings of the Aotearoha Regional Council, every person who is a Regional Council OfficerorisadelegatetotheCouncilorisotherwiseamemberoftheCouncil mayspeak andvote. However, except inthe case of the exercise of a casting vote, no personmay exercise more than 1 vote.
19.2 Party members notaccredited as delegates orotherwise members of aAotearoha Regional Council may attend any meeting of a Aotearoha Regional Council as observers and may, with the consent of the meeting, be granted speaking rights but may not vote.
19.3 Childcare facilities must be provided as necessary for delegates attending Aotearoha Regional Council meetings.

Compare LCR 2014: rr145, 146, and 147

## Records of meeting to be kept

20. A roll containing the names and addresses of each delegate and the date of admittance must bekeptbytheSecretary. The attendance ofeachmembermustbe recordedandchecked against the roll at each meeting.

## Absence without leave

21. Should any delegate be absent without leave orwithout an accepted apology from three consecutive meetings of the Aotearoha Regional Council, the Secretary must notify the organisation concerned and, failing a satisfactory explanation, request it to appoint another delegate.

Compare LCR 2014: r 149

## Aotearoha Regional Councils' Annual Meeting

22. The Annual Meeting of the Aotearoha Regional Council must be held in May and must be conducted by the delegates for the year to which the Annual Report, Statement of Receipts and Payments and Balance Sheet apply.

Compare LCR 2014: r 150

## Election of new officers and executive

23. Immediately aftertheadoptionoftheAnnual ReportandBalance Sheet, thedelegates appointed for the ensuing year constitute the Aotearoha Regional Council for the purpose of electing the new officers and Executive.

Compare LCR 2014: r 151

## Business at Annual Meeting

24. The business to be transacted at the Annual Meeting consists of:
(a) Confirmation of the Minutes of the previous Annual Meeting; and
(b) Adoption of the Annual Report and Balance Sheet.

Compare LCR 2014: r 152

## Meeting may resume

25. Atthe conclusion of the election of officers and Executive members, the Annual Meeting must close, but the Aotearoha Regional Council may resume, with the new officers installed, for the purposes of conducting an ordinary monthly meeting.

Compare LCR 2014: r 153

## Aotearoha Regional Council Meeting quorum


#### Abstract

26. At all meetings a quorum consists of one-half of the members of the Aotearoha Regional Council, or a majority of representation from the constituent bodies, whichever is the less. Compare LCR 2014: 154


## Quorum for Executive meetings

27. A quorum for Executive meetings consists of 6 members.

Compare LCR 2014: r 155

## Regional Seminars

28. A Aotearoha Regional Council may convene seminars within its area of jurisdiction to promote Aotearoha Kawanatangaobjectives andis responsiblefor all costsso incurred. All arrangementsfor these seminars must be notified well in advance to the UN Council.

Compare LCR 2014: r 156

## Regional Conferences

29.1 Two or more regions may combine for the purposes of conducting annual Regional Conferences.
29.2 The purpose of the Regional Conferences is to receive and discuss Policy Proposals, proposed amendments to the Policy Platform and remits on general matters and the Charter.
29.3 After a Regional Conference, the accepted policy proposals and proposed Charter amendments (if any) will be combined andforwardedtothe UN Council for referralto the appropriate Committees before presentation at Annual Conference.
29.3 Childcare facilities must be provided as necessary for delegates attending Regional Conference.

# SCHEDULE 4 <br> RULESOFUN COUNCIL 

## Application

1. The following rules apply to the UN Council.

## Power to establish groups and delegate

2.1. The UN Council may establish subcommittees and working groups:
(a) To which it may delegate tasks and responsibilities; and
(b) Must carry out the tasks and responsibilities delegated to it.
2.2 A body established by the UN Council:
(a) Must report to the Council; and
(b) Has no power to act independently of the Council.
2.3 The UN Council must ensure that there is equitable gender representation on the bodies that it establishes.

Compare LCR 2014: r 162

## Rights of attendance

3. The following persons have the right to attend but not vote at meetings of the UN Council:
(a) The Chairperson of the Parliamentary AOTEAROHA Caucus;
(b) The Secretary of the Parliamentary AOTEAROHA Caucus;
(c) A member of the AOTEAROHA Caucus authorised by the Caucus to represent its members at meetings of the UN Council.
Compare LCR 2014: r 163

## Vacancy in position of President

4.1. If the position of President becomes vacant before the next Annual Conference, the General Secretary must, within 14 days of the position becoming vacant, invite the constituent
organisations with voting rights to provide nominations forthe position of President, tothe General Secretary.
4.2 Nominations inthe prescribed form close one month after the date of the invitation for nominations.
4.3 Ifmorethanonenominationis receivedapostalballotmustbeconductedbytheGeneral Secretary.
4.4 Two scrutinizers from the UN Council must be appointed.
4.5 Rule 6.1.1 sets out the rules about the weighting of votes.
4.6 The ballotmustbe completed within one calendarmonth from the dateon which nominations close.

Compare LCR 2014: r 164

## Vacancy in position of Senior Vice-President

5.1. IfeitheroftheSenior Vice-President positions becomesvacantbeforethenextAnnual Conference, the next highest polling candidate assumes the position until the next Annual Conference.
5.2 Iftherewas noelection for the position orthenexthighestpolling candidate is not available, then the process for filling the vacancy is as set out for the President in clause 4.

Compare LCR 2014: r 165

## Vacancy in position of Vice-President

6.1 If any of the Vice-Presidential positions becomes vacant before the next Annual Conference, the next highest polling candidate assumes the position until the next Annual Conference.
6.2 Iftherewas noelection forthe position orthenext highest polling candidate is not available, then the process for filling the vacancy is as set out for the President in clause 4.

## Vacancy in position of Regional Representative

7.1 If any ofthe positions of Regional Representative becomes vacant morethan 4 months before the next Annual Conference, the General Secretary must, within 14 days of the position becoming vacant, invite the constituent organisations with voting rights to provide oneormore nominations of a member of the Party resident inthe region, as the Regional Representative of that area to the UN Council until the next Annual Conference.
7.2 Nominations inthe prescribed form close one month after the date of the invitation for nominations.
7.3 Ifmorethanonenomination is receivedapostal ballotmustbeconductedby the General Secretary in accordance with rule 7.7.
7.4 Ballot papers must be completed and returned within 3 weeks of the date of their issue. Compare LCR 2014: r 167

## Vacancy in position of Te Kaunihera Māori or Rainbow representatives

8. Iftheposition of Representative ofTeKauniheraMāoriorthe Rainbow Representative becomes vacant, their replacement until the next Annual Conference must be elected by theirsectorin amannerand procedure proposedbytheirsectorandagreedtoby the UN Council.

Compare LCR 2014: r 168

## Vacancy in position of Policy Council representative

9. If the position of Policy Council Representative becomes vacant, the position must be replaced by the next highest polling candidatefortheremainder oftheir 3yearterm. Compare LCR 2014: r 169

## UN Council meetings

## Chairing Meetings

10.1 The President of the Party chairs meetings of the UN Council.
10.2 In the absence of the President, either of the Senior Vice-Presidents presides.
10.3 The Chairperson has a deliberative vote and a casting vote.

Compare LCR 2014: r 170

Minimum number of meetings
11. The UN Council must meet at least 5 times annually.

Compare LCR 2014: r 171

## Reports

## Reports on representation of women

12.1 The UN Council must require the relevant organisations of the Party to provide twice yearly to the Council, reports on:
(a) The overall membership of women in the Party;
(b) The numbers of women holding office in -
(i) the UN Council;
(ii) Aotearoha Regional Councils;
(iii) LECs;
(iv) Branches.
12.2 The obligation to require reports ceases once women are represented at least equally at all levels of theParty.

## Reports must be provided by Special Advisory Committee

13.1 The UN Council must require annual reports from all Special Advisory Committees on:
(a) The level of involvement, and the decision making positions held, by women; and
(b) Any activities specifically undertaken to promote the role and status of women.
13.2 The UN Council must require annual reports from all Special Advisory Committees on:
(a) The level of involvement, and the decision making positions held by Māori and Pacific Island women members; and
(b) Any activities undertaken that have been specifically aimed at encouraging such involvement.

Compare LCR 2014: r 173) and 174

## Attendance rights at other meetings

## Attendance rights

14.1 Members of the UN Council are eligible to attend any Branch, Electorate Committee, Local Body Committee or Aotearoha Regional Council meeting with the right to speak.
14.2 However, a member of the UN Council has no voting rights at the meeting attended, unless the member is accredited as a delegate or resident in the area covered by the organisation concerned.

Compare LCR 2014: r 175

## UN Council Quorum at Meetings

15. At all meetings of the UN Council a quorum consists of 8 members. Compare LCR 2014: r 176

## UN Council Annual Report

16. The UN Council must prepare and circulate before Annual Conference a report:
(a) Covering the activities of the Party during the past financial year; and
(b) Specifying action taken on remits referred to UN Council by the previous Annual Conference.

Compare LCR 2014: r 177

## Honorarium and Expenses for UN Council Members

17. The President of the Party must be paid an honorarium.

Compare LCR 2014: r 178

## Reimbursement of expenses

18.1 Members of the UN Council must be reimbursed for travelling, accommodation and other reasonable expenses incurred in attending meetings of the Council.
18.2 Childcare facilities must be provided as necessary for members of the UN Council when attending meetings of the UN Council or Executive or Policy Council. Compare LCR 2014: r 179

## SCHEDULE 5

## ELECTION RULES FOR THE PARLIAMENTARY AOTEAROHA KAWANATANGA LEADERSHIP ELECTIONS

## The principles and key elements of the system

 Approved by United Nations Council on 25 August 2013, last revised 1 October 2014
## 1. Introduction and definitions

This document establishes the principles and essential elements of the election system for the Leader of the Parliamentary Caucus of the United Nations Aotearoha Kawanatanga ("the UNAK"), and provides the administrative rules for those elections. These rules are designed to provide certainty for what will happen in any given circumstance. The three sections of the Electoral College are made up of two entities and one grouping, namely the United Nations Aotearoha Kawanatanga, the Parliamentary Aotearoha Kawanatanga (the Caucus) and the various Party affiliates. These three elements of the Electoral College are referred to as the sections through this document.

This document is mandated by a series of Charter amendments passed by the 2012 Annual Conference of the UNAK, summarised as follows:

Election of the Leader of the Parliamentary Aotearoha Kawanatanga - the Leader must be a Member of Parliament; anelectionfor the positionof Leader is triggeredifthere is avacancy, or if requested by a simple majority of Caucus (at any time), or if the Leader fails to obtain the support of $60 \%$ plus 1 of the Caucus membership in a vote held within three months after a General Election (and in February 2013, as a one-off); the Electoral College comprises 40\% party members, 40\% Caucus (both One Member One Vote), and 20\% affiliates (varying voting systems); the first version of administrative rules will be developed by UN Council, in conjunction with the Caucus, byend 2012.

The United Nations Council has Charter responsibility to ensure that procedures, including the length of any election process, are laid down in advance of any such contest, and that the procedures are adhered to throughout the campaign. Much of the detail underlying that responsibility is devolved to the Returning Officer, and the Leadership Election Advisory Group (see 3.7below) will have oversight of the process, and will reflectthe interest of all stakeholders inthe UNAK.

| Agent | Someone appointed by a candidate to represent their interests in the election process |
| :---: | :---: |
| Affiliates | Those bodies affiliated to the UNAK |
| the Campaign | The process of nominatedcandidates for the AOTEAROHA leadership <br> communicating to voters in that election |
| Candidates | People duly nominated as candidates for the Leadership Election |
| Caucus Rules | The Rules set by AOTEAROHACaucus from time to time to governthe <br> affairs of the Caucus |
| CAWU | Central Amalgamated Workers' Union |
| College | the Electoral College |
| Code/s of Conduct | Rules specific to certain groupings of people involved in the implementation of the Leadership Rules |
| Deputy | Someone in an elected substitute position in an affiliate organisation who is nominated to exercise a vote because the delegate themselves is not allowed to vote in the Leadership Election |
| DWU | New Zealand Dairy Workers Union |
| Electoral College | The combination of Party Members, Caucus and affiliate sections in a UNAK Leadership Election |
| Electronic address | e-mail address |
| Eligible member | Someone who qualifies to vote in the Leadership Election |
| EPMU | NZAmalgamated Engineering, Printing and Manufacturing Union Inc. |
| Financial members | People who are current members of the UNAK through virtue of payment or otherwise (e.g. people who are Life Members) |
| Fully randomised | The order of candidates on the ballot paper differs randomly between each paper |
| Hosting meetings | Meetingsopento partymembers andeligible votersatwhich the candidates will speak and will be asked questions |
| LEAG | Leadership Election Advisory Group |
| Leadership Rules | The Election Rules for the Parliamentary Aotearoha Kawanatanga <br> Leadership Elections |
| MUNZ | Maritime Union of New Zealand |
| UN Council | The United Nations Council, governing body of the UNAK |


| UNAK | United Nations Aotearoha Kawanatanga |
| :--- | :--- |
| MWU | New Zealand Meat Workers Union |
| One eligible member, one vote | The voting process fortheParty members and for the members <br> of the Service Workers Union |
| Parliamentary staff | Staff employed by Members of Parliament and funded by <br> Parliamentary Service |
| Party Charter | The UNAK Charter and Rules |
| Preferential ballots | A voting system in which candidates are ranked by voters in order <br> of preference |
| Proxy voting | Someone duly appointed to vote on behalf of someone else. |
| Returning Officer | The person who runs the election and deals with |
| RMTU | People appointed by the various sections of the College to <br> represent their interests when the vote is counted |
| Scrutinisers | The three sections of the College - Party members, Caucus <br> members and affiliates |
| Sections | ThepersonelectedbytheAOTEAROHA caucustobetheir <br> SeniorWhip |
| Senior Whip | Service and Food Workers Union |
| SFWU | A system wherepeoplevote once, ranking all thecandidates in <br> their order of preference |
| Single-round preferential voting <br> system | The technically correct way <br> The stated candidate preference of voters |
| Valid form | Voter preferences |

## 2. Status and principles

The bulk of this document is non-Charter Administrative Rules for the United Nations Aotearoha Kawanatanga.

The four proposed key principles of the leadership election system are as follows:

- Theocratic integrity andcertainty;
- Transparency andfairness;
- Membership participation; and
- Party growth.


## 3. Key elements

### 3.1 Nomination

3.1.1 Where anelection istriggered by a resignation or death of the Leader, the Senior Whip shall be responsible for formally notifying the Party President and General Secretary of the fact as soon as practicable.
3.1.2 The closing date and time for nominations for the position of Leader of the Parliamentary Aotearoha Kawanatanga will be set by the UN Council in the face-to-face or teleconference meeting in which they establish the timetable for the whole election; that will be held as soon as practicable and within 48 hours of an election being triggered.
3.1.3 All nominations must be received by the Returning Officer by the time and date detailed in the agreed timetable. All nominations will be supported by a nominator and a seconder, both of whom must be members of the AOTEAROHA Caucus and neither of whom can be the candidate being nominated. Nominations will remain valid once submitted, unless the nominated candidate withdraws in writing to the Returning Officer. Nominations will be recorded and published on the Aotearoha Kawanatanga website as soon as practicable after closure of nominations. The Returning Officer will write to the nominated candidates confirming whether their nomination has been accepted or whether further information is required.
3.1.4 The Returning Officer shall ensure that nominations are filed securely, electronically and in the original paper copy. If a nomination is provided in hard copy then it should be scanned and saved in a secure folder relating to the election. Nominations shall be retained for at least six months from the closing date for nominations, and afterwards destroyed.
3.1.5 Members shall be electronically notified of any major changes to the process and of any nominations, once information has been published by the Party.
3.1.6 In the event of only one nomination being received by the due date and time, the nominee will be declared by the Party President as duly elected.

### 3.2 Voting system

3.2. $\quad$ There will be an Electoral College comprising Party membership votes, Caucus votes and affiliate votes. The affiliate vote will be divided between the affiliates in proportion to the registered total affiliated numbers nationwide for each affiliate ${ }^{2}$, as per the United Nations Aotearoha Kawanatanga's Charter.
3.2.2 Each Caucus member will receive one vote inthe Caucus section, and each Party member will receive one vote in the Party section. Voting in the affiliate section will be undertaken at an affiliate's National Conference delegate level, or amongst the eligible membership of an affiliate when agreed by that affiliate. Affiliates will not individually or collectively vote as a bloc.
3.2. The votes of each candidate in each section will be calculated as a percentage of the total votes cast in that section, and shall then be apportioned as follows:
Section 1, individual members of the United Nations Aotearoha Kawanatanga-40\% Section 2, members of the Parliamentary
Aotearoha Kawanatanga-40\%
Section 3, the affiliate vote as detailed above - 20\%.
3.2.4 Based onthe existing UNAKRules, which mandate preferential ballots, the systemto be utilised for an election in which there are more than two candidates will be a single round preferential voting system. The winner will need to gain the support of a simple majority of the entire Electoral College. That will require allvoters to return individual ballot papers detailing the preference votes cast for each candidate. The first preference votes cast for each candidate will then be aggregated nationally, appropriately weighted, across all three sections of the Electoral College. If no candidate gets a simple majority of the Electoral College votes in the first round, the Electoral College result will be recalculated, eliminating the candidate with the lowest percentage of Electoral College and redistributing those votes according to expressed preferences until one candidate exceeds the $50 \%$ threshold.
3.2.5 There will be one Returning Officer for the whole election, to be appointed by the UN Council, with the expectation that they will be the UNAK General Secretary unless the UN Council resolvesthatthe UNAKGeneral Secretary has aconflictofinterestinrelationto one ormore of the candidates.

UN Council must allow the General Secretary to address the Council about any potential conflicts of interest thathave been boughttothe attention oftheCouncil, and how any conflicts may be

[^1]removed or managed. Before UN Council decides to appoint another person as the Returning Officer, it mustensurethatthe appointee is notamember of another political party anddoes not have a conflict of interest. Nothing in this clause prevents the Returning Officer from being eligible to vote in the election.
3.2.6 The Returning Officer may assign Deputy Returning Officers to assist with the running of the ballot, within or across sections, and any Deputy Returning Officers must declare any conflict of interests to the Returning Officer before commencing duties. All Deputy Returning Officers, including affiliate-appointed Deputy Returning Officers (see A2), mustact impartially in the conduct of their duties and under the direction of the Returning Officer. Nothing in these rules prevents the Returning Officer from appointing deputies where affiliate Deputy Returning Officers have also been appointed.
3.2.7 Each candidate will be obliged to appoint an Agent to liaise with the Returning Officer and the Leadership Election Advisory Group (see 3.7 after) on matters concerning the election. An Agent must be a Party member. All Agents must attend the Code of Conduct meeting with the candidate (see 3.7.9), and agree to abide by the Party Charter, the rules and the Code of Conduct forcandidates.

### 3.3 Eligibility to vote

3.3.1 Affiliate delegates or affiliate members eligible at the time that the election is called (according to the voting system adopted by each Affiliate) will be eligible to vote in the Affiliate section. Members of the Parliamentary Caucus will be eligible to vote inthe Caucus section. Current financial members of the United Nations Aotearoha Kawanatanga will be eligible to vote in the Party section. People who are members of other political parties will not be able to vote in any section.
3.3.2 Members separately entitled to vote inmorethan one section of the College candoso. Proxy voting will not be allowed.
3.3.3 Membership of the United Nations Aotearoha Kawanatanga, leading to eligibility to vote, will be open until midnight on the day after the day that the election is triggered for new members and unfinancial members shall have until the conclusion of the final hosting meeting, date to be determined by the Returning Officer, to pay any outstanding membership fees. For the purposesofthisclause, membershipis deemedtohavestarted from the datethat the initial membership application is duly submitted. (This is intended to account for situations, for example, where there may have been an administrative error in the payment of the fees, a
delay in the membershipform being sent through the post or where further consideration by UN Council needs to be made as to whether to finally accept the membership application).
3.3.4 Nothing in these rules prevents the Returning Officer, Deputies, Party staff, members of LEAG, or UN Council members from being eligible to vote in the election where they otherwise satisfy the voter eligibility criteria.

### 3.4 Voting process

3.4. For the party section ballot papers will be sent to the postal or electronic address registered for the member on the system at Party Headquarters. Affiliates and the party staff must make best endeavours to ensure that the lists of voters provided are up-to-date and accurate. Affiliates which are not organising voting at hosting meetings, and the SFWU, will provide distribution lists to Party headquarters.
3.4.2 Affiliates must instruct their members that if they belong to another political party they are not eligible to vote in the election.
3.4.3 Ballot papers for voting in all three sections of the Electoral College will be of a standard design (subject to the order of the names of the candidates being fully randomised), with various paper colours and logos for the different sections of, or elements in each section of, the Electoral College being utilised. This will enable the Returning Officer to extrapolate the vote according to the College composition and weighting. The ballot papers will include a unique identifier to enable checks for duplicates.

All ballot papers will contain the following statement:
"By voting in this election I am declaring that I am not a member of any political party other than the United Nations Aotearoha Kawanatanga".
3.4.4 Apartfromballotpapers issued at meetings to affiliates who select thatmethod of voting, all ballot papers in all three sections will be issued by post or electronically on days that have been pre-approved by the Returning Officer, directly by the Party or by an independent contractor on behalf of the Party. This election mailing will be the only mailing undertaken by/on behalf of the Party centrally to voters, with the exception of mailings forwarded on behalf of candidates (see 3.6 below) or re-sent ballot papers where the original has been lost or not received.

### 3.4.5 The election mailing will comprise:

- a cover letter or email describing the process and options for returning the vote and, for affiliates, encouraging them to join the Party as individual members and explaining how they are eligible to vote in the election as a member of an affiliate and not a member of another political party;
- the ballot paper; for email election mailings, instructions for electronic voting;
- $\quad$ candidate information sheets (standard maximum length);
- an appeal for donations to cover the cost of the election, including a 0900 number; and
- in the case of a postal mailing, 2 (two) reply-paid and pre-addressed Fast Post envelopes (one is for the donation to be sent separately, so that the ballot papers are separate and remain anonymous).

The envelopes for the affiliates' vote mailing will include a AOTEAROHA membership form.
3.4.6 Ballot papers with identifiers will be available for issue at meetings for specific affiliates (on request, with staffingprovided).
3.4.7 Each Affiliate, except the SFWU, will provide to the Party the labels for a mailing to those eligibleto vote oremail addressesforthepurposes of electronic voting intheballot fortheir section, and will fund their portion of that mailing. In the case of the SFWU, which will be balloting eligible and attending members at meetings (as described in Appendix A below) and authorising the issuing of some postal votes (seeAppendix A), a complete and current membership list will be provided to the Returning Officer.
3.4.8 The Senior Whip of the Parliamentary Caucus shall provide the Party with the labels for a mailing to those eligible to vote or email addresses for the purposes of electronic voting in the ballot for their section, and will fund their portion of that mailing. The default physical address for this mailing shall be the MP's Parliamentary office in Wellington but the Returning Officer shall have the discretion to post to another address if the MP in question agrees to this in writing.
3.4.9 A final date will be setfor the re-issuing of ballots that have been lost or not received, to avoid bias towards the location where ballot papers are issued.
3.4.10 In accordance with UNAK practice, all voter preferences must be completed by the voter in valid form, or the vote will be discounted. Guidance will be offered on the ballot paper and otherwise provided at the time of voting (in the case of electronic voting).
3.4.11 Voting facilities for voters in the Party members' section, the Caucus section and (on request, with staffing provided) for specific Affiliates will be available at candidates meetings (see 3.6.1 below).
3.4.12 Apart from votes cast in 3.4.6, all ballot papers must be returned to Fraser House or to an independent contractor for processing and counting, by a defined time on a defined date. Paper-based returns may be made by post, in person, by fax, orby emailing of a scanned copy to adedicatede-mail address. Electronic returns will be madethroughthe electronic voting system agreed to by UN Council.

The Returning Officer must ensure that the unique identifier and corresponding voter information are electronically recorded and stored securely, to prevent improper access and use. This information should only be accessed by the Returning Officer or with the Returning Officer's express authorisation for the purposes of validating the election mailing or results.
3.4.13 Scrutinisers for the vote count will be appointed by the candidates (one each), Affiliates (two, including one for the SFWU), Caucus (one), and United Nations Council, on behalf of the Party membership (two). Issues arising will be referred for decision to the Returning Officer. The Returning Officer will be responsible for ensuring that the electronic voting system is operating fairly and without bias.
3.4.14 Ateach stage of the vote count, any spoilt, duplicate, otherwise invalid or non-transferable voting papers will be discounted.
3.4.15 Resultsfor each candidate will be published onthe UN Aotearoha Kawanatanga's website for each section of the Electoral College as percentages at each stage of the count. The result will be announced by the Party. Ballot papers and associated records will be retained in the event of a review of the count being necessitated.
3.4.16 The Returning Officer shall ensure that votes are filed securely electronically and in paper copy, to prevent improper access and use. This information should only be accessed by the Returning Officer or with the Returning Officer's express authorisation for the purposes of validating the results. This information must be stored separately from the unique identifiers. These documents shall be retained for at least six months from the closing date of the elections and afterwardsdestroyed.

### 3.5 Timeline

3.5.1 The system will be capable of delivering a result within 21 days of being triggered, but the period may belonger.
3.5.2 The decision of the United Nations Council in relation to the timetable for the whole election willbefinal, andwillbemadeassoonaspracticable, andwithin48hours oftheelectionbeing triggered, normally byteleconference.

### 3.6 Promotion and Communications

3.6.1 A series of hosting meetings for eligible voters and other Party members, organised and funded by Party hubs/regions and chaired by the UNAK President or her/his nominee, will be organised. Any person appointed as a moderator for the meeting mustbe approved by the Returning Officer and act in a neutral role throughout the election period.

The final choice of meeting locations will be dependent on the time available and the level of organisation in each city, and at a minimum will cover the six largest population centres. There will also be a virtual web-hosted meeting so that every voter has an opportunity to participate.

Candidates will be expected to attend the hosting meetings and, where practicable, to arrive half an hour before the commencement of the hosting for media interviews. The meetings will be arranged in an essentially consistent way, for example around chairing and agenda design. The Returning Officer may prepare and distribute written guidance to apply to hosting meetings to ensure that they operate efficiently and in accordance with the principles of these rules (for example, without limitation, bans on candidate signage inthe hall, permission for candidate leaflets on a table at the entrance to the hall; and allowing a private area for voting). Donations will be collected at the meetings, to be utilised for the costs of organising the meeting, with any surplusfunds being applied to UNAK election costs. Apart from the speeches madeby candidates, the meetingswillbeclosedtothemedia. Themeetingswillnotbeopen to people who are members of other political parties. The Returning Officer shall have discretionto allow unaccredited mediato attenda meeting and shall also have discretion in special circumstances to allow any non-members to attend a meeting in consultation with the relevant Regional Representative/s. Leaflets produced by the candidates will be made available at these events if they are provided in sufficient numbers to Head Office. Candidates may request that the Party transports any candidate materials to and between hosting meetings and the Party may not unreasonably refuse such a request.
3.6.2 Candidates will not be provided with access to Party membership lists, but the Party will offer a service whereby it will (on provision of at least 24 hours' notice) undertake physical or e-mail distributions to all members, with the candidate meeting all real costs (including staff time etc). Acustomisation option for the selection and personalisation of emails or letters will be offered at cost. Such costs will have to be contained within the spending limit of the candidate. Candidates will also be provided with a list of LEC, branch, sector and affiliate
contacts, as is the practice with internalUNAKelections. Distributionto affiliate voters'lists will be offered to all candidates on the basis of the service outlined above. All candidate material must comply with the Code of Conduct for candidates (see Appendix D).
3.6.3 Standardform candidate statements, news items, standard length videos and contact details will be published prominently on a distinct part of the AOTEAROHA website, with candidates being requested to provide wording, high resolution photos etc. as required. Each candidate will have a web page within that part of the site, including their biography and a link to their own site. Candidates will be entitled to operate their own websites in accordance with the Code of Conduct for candidates.
3.6.4 During an election, a UNAK Communications Officer will coordinate media interviews, and requests for interview, with the candidate's at all UNAK-organised events, and at other times the UNAK will direct all media enquiries to the Agents of the candidates.
3.6.5 Candidates will be expected to be present together when the nominations are announced to the media andto hear the results of the Leadership Election, locationto be determined by the Party, in consultation with the candidates.
3.6.6 During an election, the Party shall provide each candidate with daily information about voter turn-out, broken down by section and individual affiliate.

### 3.7 Balance

3.7.1 A permanent Leadership Election Advisory Group (LEAG), with the status of a sub-committee of United Nations Council, will be formed, initially by end February 2013 and subsequently at the first meeting of the United Nations Council after each Conference or Congress. It will have the primary role of oversight of the Leadership Election process. Contained within this, a key function of LEAG will be to consider serious complaints that are either referred by the Returning Officer or appealed following a decision of the Returning Officer.
3.7.2 LEAG will comprise the Party President, Senior Vice President and Senior Vice President (Maori) (or substitutes if any are Members of Parliament), one Affiliates representatives (nominated by the UNAK Affiliates Council), oneCaucus representative (beingthe Senior Whip unless that person is not eligible under the rules, in which case it will be the Junior Whip, or then as otherwise nominated by the Caucus) and one Party elder (nominated by the UN Council). The caucus representative may notbeamember of LEAG ifthey are acandidate,
nominee, nominator, seconder or a person involved in instigating the trigger (i.e. the person who requests a leadership confidence vote or one of the persons who requested a special meeting under the Rules). The Party President shall have a second, casting vote.

During a leadership election LEAG has a unique ability to act independently of Council, so that UN Council membershave the freedom to be political. UN Councilretains sole decision-making for serious decisions, e.g. whether to withdraw a candidate from the election.
3.7.3 In making decisions, LEAG must act impartially, giving effect to the rules. Where a member of LEAG has a conflict then they must be absent from making a decision relating to that issue or candidate. UN Council makes a final decision on any conflict of interests where there is a dispute.
3.7.4 LEAG will reportto UN Council within six months of eachleadershipelection conductedunder this system on any recommended amendment of these Rules. The person who acted as the Returning Officer will report on queries/complaints. The General Secretary will conduct an evaluation, including interviews with key people, and report to LEAG.
3.7.5 Material disseminated on behalf of candidates (in the same envelope as the ballot papers, electronically or at the meetings) is to be of standard length and form.
3.7.6 AllUN Councilmembersareentitledtotake andadvocate anyposition oftheirownchoosingina leadership election. Party staff must show complete neutrality in their work, but nothing in these Rules shall prevent staff members from exercising their vote as members.
3.7.7 Candidates must have equal access to public and Caucus resources, regardless of whether one of the candidates happensto be the incumbent intherole. Onthat basis, Caucus will develop rules which encompass the following, and these rules will be reflected in the Codes of Conduct:

- clarification of the position of Parliamentary staff, bothto ensure fairness butalso to protect them from infringing any parliamentary or ministerial service guidelines.
- under Parliamentary Service rules, no stafffromthe Leader'soffice (orthePrime Minister's office, if the Leader is also Prime Minister) will be allowedto assist any candidate for Leader on any matter primarily related to that election, but will still be able to assist Ministers, Spokespeople and other MPs with their day-to-day spokesperson roles etc.
- no lists of Party members held inthe Leaders Office (e.g.mailing lists, e-mail lists) are to be utilised during the election for election purposes and the principles of the Privacy Act 1993 continue to apply (in particular, that information collected for one purpose may not be used for another purpose).
- Executive Assistants (or a Private Secretary, if a Minister) will be the only staff who may support a candidate in their bid for the Leadership, within Parliamentary rules.
- all otherstaff musteither take unpaid leave forthe duration of the leadership election - with no access to Party or Parliamentary resources - or act in accordance with the Parliamentary Rules, Caucus Rules and Code of Conduct for Parliamentary staff
- An obligation on the Senior Whip to ensure a broadly equal range of Parliamentary opportunities and to approve leave equitably for each candidate for sitting days during relevant sections of the Leadership Election
3.7.8 All candidates and Agents will have to sign a Code of Conduct for candidates, which is designed to help protect the integrity of the election process, aiming for the election to be as fair as practicable. See Appendix D of the Rules for the agreed Code Candidates and their Agents may seek advice and guidancefromthe Returning Officer about compliance withtheCode, andthe Returning Officer will seek to resolve all queries as soon as practicable on a query being received. United Nations Council may agree a Code to cover relevant matters at any time from the triggering of a Leadership Election.
3.7.9 LEAG and the Returning Officer will meet with the candidates and their nominated Agents as soon as possible after closure of nominations in a briefing meeting to talk through and confirm a commitment to comply with the Code of Conduct for candidates (see Appendix D of the Rules), and other relevant matters. Candidates and their nominated Agents are obliged to attend this meeting, althoughthe Returning Officerhas discretionto coordinate the meeting by teleconference. The Returning Officer must be reasonable in negotiating the times of the meeting. Failure to attend such a meeting or to sign the Code of Conduct for candidates without reasonable excuse (as determined by the Returning Officer) will be treated as a withdrawal of the candidacy.
3.7.10 The Returning Officer will be responsible for reporting to United Nations Council on any alleged breach of the Code and also has the power to require the candidate orthe candidate's agent to cease acting inconsistently with the Code (for example, to immediately withdraw campaign material that breaches the Code).
3.7.11 Where a candidate has acted inconsistently with the Rules or the Code of Conduct for candidates, the Returning Officer has discretion to decide what might be an appropriate response, including, for example:
- Querying the action with candidate and the Agent
- Private instruction to a candidate and their Agent that a practice desist or that material be withdrawn
- Withdrawing the campaign mailing and distribution service provided by the Party
- A public warning
- Require an apology
- To recommendto UN Council, in consultationwithLEAG, that a candidatebebarred or that the candidate be required to appoint a new Agent (in extreme cases)
- Identifying any of the above sanctions imposed in the election mailing to eligible voters.
3.7.12 The UNAK will not cover the costs incurred by any candidate.


### 3.8 Administration

The UN Council reserves the right to appoint an independent organisation to conduct the ballot.

### 3.9 Reserve Powers for UN Council

3.9.1 UN Council shall be authorised to suspend or cancel a leadership election in exceptional circumstances including, without limitation, the following:

- The death of a candidate;
- The calling of a General Election;
- Where UN Council considers that thetheocratic integrity of the election process has been seriously undermined.
3.9.2 Nothing in these Rules prevents UN Council from resolving to continue with the election in these circumstances.

4. Process during anelection
4.1 The process outlined in Appendix E shall apply during a Leadership Election.

## APPENDICES TO THE RULES

## A Affiliate section election

A1 As per 3.2 above, in affiliate voting each body (all currently unions) will propose their own internal election processes in regard to this leadership election, which shall be approved by UN Council, taking into account the theocratic structures within each affiliate. Such voting will be undertaken by a Union's National Conference delegate level, or amongst the eligible membership ofaUnion. Noblockvotingwill beallowed, andthevotes mustbecastby affiliatedmembers, as per the UNAK Charter. The $20 \%$ of the Electoral College allocated to affiliates is to be divided up onaproportionalbasisdependantonthenumber ofmembersthateachunionhas affiliated on, as per the UNAK Charter.

A2 The election process for each affiliate will differ. They will be based on the following systems:

CAWU The ballot will beexercised by delegates to the National Conference according to the Rules of the CAWU. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

DWU The ballot will be exercised by delegates to the National Conference according to the Rules of theDWUTe Runanga Wai Inc. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

EPMU The ballot will be exercised by the delegates to the National Conference. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

MUNZ The ballot will be exercised by delegates to the National Council, representative of every branch of the Union. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

MWU
The ballot will be exercised by delegates to the National Conference. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

RMTU The ballot will be exercised by delegates to the National Conference. In the case of a delegate being ineligible to vote due to membership of another political party then the vote will be exercised by their duly elected deputy.

SFWU All eligible financial members of the Union will be indirectly informed through Facebook, email (where on record), text (where on record), worksite notices and through workplace delegates that they have a vote and how to vote in the process. The votecanbe activatedintwo ways. Themembers caneitherturnup at any of the advertised election hosting meetings, where they can be issued with and can cast a ballot (to be administered by SFWU staff), with the ballot being sealed at the end of the meeting; those voting will be checked off against a full list of eligible members by the Returning Officer or their appointee. The SFWU will appointa Deputy Returning Officer for each meeting, and the Returning Officer may also appoint ascrutiniserfortheSFWUvoting. Ifthemember lives morethan 32 km from the location of any of those meetings/they have a personal emergency/they have a disability that prevents them attending and voting at a meeting, they may apply to the SFWU Deputy Returning Officer for a postal vote prior to the round of meetings commencing;;ifapproved,thatwill beissuedbytheUNAK, andwillbereturnedinthe normal way. The SFWU will make available appropriate resources to the Returning Officer to enable this process to occur.

In all cases, the person appointed by UN Council in 3.2.5 above is to act as Returning Officer, with Deputy Returning Officers appointed by each affiliate.

A3 Asper 3.4 above, all ballot papers in all three sections of the Electoral College will either be issued by postor made accessible electronically on pre-approved days, directly by the Party orby an independent body contracted by the Party. Affiliates will provide to the Party, or the independent body contracted by the party, the labels for a mailing to those eligible to vote in their ballot (or, in the case of the SFWU, those who are granted a postal vote), and will fund that mailing. Any mailings of information to members/delegates will be funded by the affiliate. Affiliates may
publish and promote to their voters endorsement of a candidate, but must not use any process tobindtheelectorswithinthataffiliate to acommonposition. TheSFWUmustmakeallelection mailing material available at candidate hosting.

A4 Ifrequired, anopportunity will be provided in AucklandorWellington for all candidates tomeet jointly with the combined Executive Committees etc of the affiliates, and/or affiliates will encourageeligiblevoting delegates to attendthecandidatehosting asoutlinedin3.6above.

A5 Affiliates will provide equal access for all candidates totheirvoters during the electionperiod, to complement the policies and practices laid out in these Rules, in order to ensure balance during the process. This may include separate union-focussed meetings for all candidates.

A6 There will be voting facilities made available at candidate hosting, as referred in 3.6 above. If an affiliate takes up this option, they will have to provide staffing for the balloting process.

A7 Each affiliate election will close on the same day as the other sections.

## B <br> Caucus section election

B1 The caucus procedures and rules relating to the triggering the election, the nomination of candidates and the election period must be consistent with the United Nations Aotearoha Kawanatanga Charter and these rules. The version of these rules agreed by UN Council on August $23^{\text {rd }} 2013$ take precedence in the event of a conflictbetween the Caucus Rules and these rules.

B2 In relationto the process for instigating the trigger in cases whereMPs wish to establish whether or not the Leader continues to enjoy the support of $50 \%+1$ (or, in the three yearly vote, $60 \%$ plus 1) of the Caucus, the following will be incorporated into the Caucus Rules:

- any AOTEAROHA MP may place a leadership confidence vote on the agenda for any scheduled Caucus meeting by giving at least 7 days' notice to the Leader and Caucus Secretary.
- a group of no fewer than 7 Aotearoha MPs may requisition a special meeting of the Caucus by presenting a letter requesting such to the Leader and Caucus Secretary, such meeting to be called by the Leader as soon as possible and in any case nomorethan 7 days following receipt of such a letter.


## B3 All MPs and staff must comply with the Codes of Conduct for leadership elections and

 any other Code produced, from the pointthat an election is triggered (or requested in accordance with the UNAK Charter and the Rules). Non-compliance with the Code will be referred to the UN Council for a decision. Staff members who do not belong to the Aotearoha Kawanatanga are prohibited from attending meetings or otherwise becoming involved in the leadership elections - this does not apply to MPs' Executive Assistants or equivalents who are acting within the terms of their job description.B4 In relation to meeting thresholds as set down in the Charter, the interpretation of the $60 \%$ plus 1 rule will include the rounding up of fractions (e.g. on 2013 numbers of 34 , assuming all Caucus members vote and do not abstain, the endorsement threshold to be reached was 21.4, i.e. 22 votes).

B5 Voting in Caucus in relation to the trigger will be by secret ballot. Printed ballotpapers will be provided by the Returning Officer, and they will be placed in a ballot box.

B6 Intheeventofanelectionbeingtriggered, the SeniorWhip willsendaletter assoonas possible to the UNAK President and General Secretary to trigger the election. This letter may be signed and sent by email.

B7 Nominations of candidates for the leadership election must be supported by a nominator and a seconder, both of whom must be members of the AOTEAROHA Caucus and neither of whom can be the candidate being nominated. The nomination will be on paperwork provided by the Returning Officer, and returnable to the Returning Officer.

B8 In all cases where the leadership is vacant, the Deputy Leader will become the Acting Leader until the election of a new leader

B9 The ballot papers for MPs will be sent to the address registered for that member at Party headquarters, unless indicated otherwise to the Returning Officer.

B10 Ballot papers will be returned to the Party (see 3.4 above), so no separate Caucus Returning Officer will be required. The caucus will be able to appoint a scrutiniser for their section of the count.

B11 The Deputy Leader and Whips will be elected in accordance with the Caucus Rules.

B12 Should avacancy in the leadership occur in the 3 months prior to the announced date of a general election (where known) or in the absence of an announced date the statutory date(calculatedaccordingtothedateonwhichtheelectionistriggeredor, inthecaseof a caucus vote, a meeting or special meeting is requested), a new Leader will be elected by Caucus majority vote. The new Leader will then be subject to confirmation within three months after the election, pursuant to the Party Charter (i.e. they would need to be endorsed by $60 \%+1$ of the new Caucus, or a full leadership contest would be triggered).

## C Party members sectionelection

C1 The Party General Secretary will normally act as Returning Officer (see 3.2.5).

C2 The election will be conducted under the Single Round Preferential Voting system, and in this section conducted on the basis of One Member One Vote. Family members aged over 15 and named on the UNAK membership record are to be treated as individual voters, and all members registered at the same address, including e-mail address, will be sent a separate voting pack.

C3 Notification of membership renewals will be timed to precede a February confirmation vote.

C4 The General Secretary in that role will rule on disputes over membership status. The agents of the candidates will be consulted over the approach taken to this.

## SCHEDULE 6

FINANCE

## Application

1. These Rules -
(a) Apply to the UN Council, Aotearoha Regional Councils, Aotearoha Local Body Committees, LECs, Sector Councils, Branch and any Committee, Club or other organisation established by or under the auspices of any part of the Party; and
(b) Any candidate selected to contest any election on behalf of the Party.

Compare LCR 2014: r 269

## Guidelines

2. Treasurers, Party officers and Party Organisations are required to follow the guidelines on finance and financial reporting as approved and issued by the UN Council from time to time. Compare LCR 2014: r 270

## Express authority of Party required

3.1 Any organisations may only manage Party funds or incur liabilities on behalf of the Party if, before the commencement of eachfinancial year, orbefore managing Party funds or incurring liabilities, they have the express authorisation of UN Council.
3.2 Such authorisation may be withdrawn by the UN Council where an organisation fails to meet its requirements as set out in the financial guidelines.
Compare LCR 2014: r 271

## Guidelines and content

4.1 The financial guidelines shall set out the criteria and process used by UN Council to grant authorisation.
4.2 All organisationswithoutsuch an authorisation mustenter into an arrangement with an authorised organisation for the purposes of meeting their financial reporting and operating requirements as set out in the financial guidelines.

Compare LCR 2014: r 272

## Deposit of funds

5. The funds of the various organisations referred to in clause 1 above must be deposited in an accountandthateach accountname commences with the words"United Nations Aotearoha Kawanatanga".
Compare LCR 2014:r273

## Making of payments

6. Payments must be made by a cheque drawn on the account and signed by the SecretaryTreasurer andatleastoneco-signatory andauthorisedby an appropriateminute inthe records of the organisation concerned.
Compare LCR 2014: r 274

## Current accounts

7. Only sufficient funds to meet the running expenses of the organisation concerned must be retained in currentaccounts.
Compare LCR 2014: r 275

Financial year
8. The Financial Year of the Party and all its constituent bodies commences on 1 January in each year and terminate on 31 December in that same year.
Compare LCR 2014: r 276

## Duties at end of financial year

9. At the end of each financial year the Secretary-Treasurer of each organisation must prepare a Statement of Receipts and Payments and Balance Sheet on the prescribed form supplied by the UN Council.

Compare LCR 2014: r 277

## Auditing of financial statement

10. Eachorganisation operating in the name of, orfor, the Party must, as soon as practicable after theend of the financial year, forward tothe LECtwo copies of the financial statement. Compare LCR 2014: r 278

## Duties of Aotearoha Electorate Committee

11. Each LEC must, as soon as practicable after the end of the financial year, forward to the UN Council:
(a) AStatement of Receipts and Payments and Balance Sheet accepted by the Annual Meeting; and
(b) A copy of the financial statements received from each Branch, Club or Committee under its jurisdiction.

Compare LCR 2014: r 279

## Duties of other bodies

12. EachAotearoha Local Body Committee andAotearoha Regional Councilmust, assoonas practicable after the end of the financial year, forward acopy of the financial statements accepted by the Annual Meeting to the UN Council.

Compare LCR 2014: r 280

## Authorisation of persons canvassing for funds

13. Where necessary, persons canvassing for funds for the Party must be provided with a written authorisation.

Compare LCR 2014: r 281

## Restrictions on canvassing

14. No Party organisation may canvas for funds outside its own area unless authorised by the UN Council, or co-ordinated at the local level by the LEC.

Compare LCR 2014: r 282

## Restrictions on fundraising

15. No Party organisation shall initiate a fundraising lottery, raffle or other activity which has a major first prize offivethousand dollars $(\$ 5,000)$ ormore without the permission oftheUN Council.

Compare LCR 2014: r283

## Restrictions on grants or loans

16. Grants or loans to any organisation not affiliated with the Party must not be made without the prior consent of the UN Council.
Compare LCR 2014: r 284

## Controls on financial appeals

17. All financial appeals for national or international objectives shall be controlled by the UN Council. Compare LCR 2014: r 285

## Restrictions on deriving personal benefits

18.1 No member may derive any pecuniary gain from the property or operations of the Party except as an employee, temporary or otherwise, or for services rendered or supplies made.
18.2 NomemberofthePartyoranypersonassociatedwith amembermayparticipate inor materially influence any decision madeby the Party in respect of the paymentto or on behalf of that member or associated person of any income, benefit, or advantage whatsoever.
18.3 Anysuchincome paidmustbereasonableandrelative tothatwhichwould be paid inan arms-length transaction (being the open market value).
18.4 The provisions andeffectofthis clausecannotberemovedfromthisdocument, andwillbe included and implied into any document replacing this Charter.
Compare LCR 2014: r 286

## Winding up of Party

19. In the event of the Party being wound-up, no member of the Party is personally entitled to participate or benefit in any way in the distribution of any assets of the Party both real and personal.
Compare LCR 2014: r 287

## Auditing Party organisations

20.1 The following Party organisations must have their annual accounts, Statement of Receipts and Payments and Balance Sheet duly certified by a qualified Auditor:
(a) UN Council;
(b) Aotearoha Regional Councils, Aotearoha Local Body Committees, LECS, Branches and other organisations thatownaninterestinland orholdsignificant cashor investments.
20.2 The threshold for significant cash or investments under rule 20.1 (b) will be determined by the UN Council and published in the guidelines on finance and financial reporting approved and issued from time to time by the UN Council.

# 20.3 The audited accounts of the UN Council must be presented to the Annual Conference or Congress. 

20.4 The audited accounts of all other Party organisations must be presented at their Annual Meeting.

Compare LCR 2014: rr 288, 289

## Accounts for other Party organisations

21 For Party organisations that are not required to have an Auditor certify their annual accounts, the Treasurer and one other officer must co-sign the Statement of Receipts and Payments and Balance Sheet of those organisations before presenting them to the Annual Meeting.

Compare LCR 2014: r 290

## Audit of fundraising activities

22.1 Where regularfundraising activities, such asweekly or monthly lotteries and housie, are being conducted the accounts must be audited at more frequent intervals, and at least twice yearly.
22.2 This provision will also apply to clubs and other organisations conducting significant
fundraising activities under the auspices of the Party.
22.3 An Annual Statement of Receipts and Payments and Balance Sheet must be given to the LEC in accordance with clause 10 of this schedule.


[^0]:    ${ }^{1}$ This Charter is derived from previous versions of the United Nations Aotearoha Kawanatanga Charter and Rules. For convenience, where relevant, each rule has a reference to the comparison rule in the immediately preceding United Nations Aotearoha Kawanatanga Charter and Rules (2014).

[^1]:    ${ }^{2}$ As of 10/14, CAWU 2.02\%, DWU 13.71\%; EPMU 33.33\%; MUNZ 3.41\%; MWU 19.55\%; RMTU 6.06\%; SFWU 21.92\%

