



Coalition with a Purpose Party

CONSTITUTION

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CONSTITUTION OF THE COALITION WITH A PURPOSE PARTY

ARTICLE I: Party Name

The name of this Party shall be **The Coalition with a Purpose Party**, in accordance with the applicable statutes in Florida.

ARTICLE II: Objectives

General purposes of this organization as a political party are to achieve the following objectives and goals:

- (a) Develop an informed citizenry through political education.
- (b) Prepare and educate citizens to become candidates for local, county, and state offices.
- (c) To uphold the principles of freedom, equality, and justice on which this nation and State are founded, as set forth in the Constitution of the United States and the State of Florida.
- (d) To elect to office qualified members and determine public issues under the democratic processes of the United States and the State of Florida.
- (e) To provide solutions for the people and communities in the State of Florida through social work and outreach.
- (f) To connect the citizens of Florida to political action and engagement.
- (g) To propose ideas, initiatives, and policies voiced by the citizens, which will benefit the State, the people, and their communities.

ARTICLE III: Seal

- (1) There shall be an official seal of the Coalition with A Purpose Party. The description of the seal shall be as follows: the seal shall have in the center thereof a Lion in golden color in a purple background, and the size of the Seal shall be of a circle of two and one-half inches diameter. The seal perimeter shall have the red, blue, and golden colors and shall contain the following words: "Coalition with A Purpose" and "Coalición Con Propósito."
- (2) The Party Seal shall be used in connection with official and regular business of the Party.

ARTICLE IV: Party Officers

1. The officers of the Party shall be a Chair, Vice-Chair, Secretary, and Treasurer.

The Chair, Vice-Chair, Secretary and Treasurer shall be elected in an organizational meeting called upon by the current Chair. They shall be elected by a majority of the quorum present in accordance with Article VI of the Constitution of the Coalition with a Purpose Party. Each officer shall take office immediately upon their election and adjournment of the meeting and they shall serve until the fourth year of their term, upon which they may seek re-election for another term.

On the first week of November the Chair of the Executive Committee shall call for an organizational meeting for the purpose of electing all party officers. Said meeting shall take place on the 29th day of November of the Gubernatorial election year.

2. Only one member shall be Chair, and only one member shall be Vice-Chair. However, one member may be Secretary and Treasurer if elected by the majority

of the quorum present in the organizational meeting in accordance with the Constitution of the Coalition with a Purpose Party.

3. Duties of the Chair:

- a. Preside over the Party and its meetings.
- b. Call upon meetings such as organizational meetings and special meetings of the Party.
- c. Ensure that the Rules and the Constitution are faithfully and fully executed.
- d. Sign into Rules all proposals that originate in the State Party Committee, the Executive Committee or from Party membership.

4. Duties of the Vice-Chair:

- a. Aid and assist the Chair in presiding the Party.
- b. Assist the Chair in the conducting of the duties that are prescribed upon the Chair by the Constitution and Rules of Procedure.
- c. Perform and conduct all other duties as assigned by the Chair.
- d. Preside all Party meetings in the absence of the Chair.

5. Duties of the Secretary

- a. To assist the Chair and Vice Chair in presiding the Party.
- b. To store all records, logo, and documents from the Party.
- c. To perform all other duties as prescribed by Rules, the Constitution, and the Chair and Vice Chair.
- d. Preside all Party meetings in the absence of the Chair and the Vice Chair.

6. Duties of the Treasurer

- a. Be the Chief Financial Officer of the Party.
- b. Conduct and record all business and financial transactions of the Party and make a record of said transactions.

- c. Exercise oversight over all financial transactions conducted by the Party.
- d. Use and expense Party funds in accordance with Florida Statutes, the Constitution and Rules of Procedure of the Coalition with a Purpose Party.
- e. Be the presiding officer of the Finance and Budget Committee and the Auditing Committee, unless the Executive Committee, the State Party Committee and Party membership prescribe otherwise on the Party Constitution and the Party's Rules of Procedure.
- f. Be the presiding officer of the Party in the absence of the Chair, Vice-Chair, and the Secretary.

ARTICLE V: Election of Officers

Election Administration and Procedures: Elections for all Party officers shall be conducted in the following manner:

General Elections: The Party shall conduct its general elections in accordance with the following procedures:

- a. A majority vote shall be necessary for election of all Party officers.
- b. Each member shall be entitled to one vote, and each shall cast its vote.
- c. After all votes have been cast, the Chair shall deliver the total of votes casted to the Secretary.
- d. Thereafter all votes have been submitted by the Chair to the Secretary, the Secretary shall proceed to count the votes.
- e. Once all votes have been counted, they shall be certified by the Secretary of the Coalition with A Purpose Party.

Runoff Elections: In case where no candidate received a majority of the votes, the Executive Committee, in agreement with the State Party Committee shall call for a runoff election. The methods and procedures for the runoff elections shall

be done in the same manner as in the general party election: each member shall be entitled to one vote, and each shall cast its vote, after all votes have been cast, the Chair shall deliver the total of votes casted to the Secretary. Thereafter all votes have been submitted by the Chair to the Secretary, the Secretary shall proceed to count the votes. Once all votes have been counted, they shall be certified by the Secretary of the Coalition with A Purpose Party.

Special Elections: In cases where a party officer has resigned or is deceased before the end of his/her term, the Executive Committee in agreement with the State Party Committee shall call for a special election for the sole purpose of electing the officers that shall take office for the remainder of the term. The methods and procedures for the special elections shall be done in the same manner as in the general party election or runoff election: each member shall be entitled to one vote, and each shall cast its vote, after all votes have been cast, the Chair shall deliver the total of votes casted to the Secretary. Thereafter all votes have been submitted by the Chair to the Secretary, the Secretary shall proceed to count the votes. Once all votes have been counted, they shall be certified by the Secretary of the Coalition with A Purpose Party.

ARTICLE VI: Election of Officers by the members of the executive committee

The methods and procedures for conducting elections of officers by members of the Executive Committee shall be done as follows and in accordance with the following procedures:

1. The Executive Committee shall call and schedule the date of the meeting to elect officers of the Party.
2. The Chair of the Executive Committee shall preside all Election meetings and shall preserve order at the meeting.
3. Each member of the Executive Committee shall be entitled to one vote and shall cast its vote.
4. Each candidate for officer shall be on a ballot certified by the Secretary of the Coalition with A Purpose Party.
5. Each member of the Executive Committee shall cast its vote on the ballot.

6. After all votes have been counted by the Secretary, the Secretary shall certify the votes and shall name the nominated officer in accordance with most votes cast and the winner shall be certified for the position for which he or she has been elected.
7. In case where no candidate received a majority of the votes from the members of the executive committee, the Executive Committee, in agreement with the State Party Committee shall call for a runoff election. The methods and procedures for the runoff elections shall be done in the same manner as in the general party election: each member shall be entitled to one vote, and each shall cast its vote, after all votes have been cast, the Chair shall deliver the total of votes casted to the Secretary. Thereafter all votes have been submitted by the Chair to the Secretary, the Secretary shall proceed to count the votes. Once all votes have been counted, they shall be certified by the Secretary of the Coalition with A Purpose Party.
8. In cases where a party officer has resigned or is deceased before the end of his/her term, the Executive Committee in agreement with the State Party Committee shall call for a special election for the sole purpose of electing the officers that shall take office for the remainder of the term. The methods and procedures for the special elections shall be done in the same manner as in the general party election or runoff election: each member shall be entitled to one vote, and each shall cast its vote, after all votes have been cast, the Chair shall deliver the total of votes casted to the Secretary. Thereafter all votes have been submitted by the Chair to the Secretary, the Secretary shall proceed to count the votes. Once all votes have been counted, they shall be certified by the Secretary of the Coalition with A Purpose Party.
9. All Party officers shall be elected by written ballot or voting machine. Proxies may be used in electing party officers in general elections or elections to fill vacancies caused by recall, resignation, or otherwise, unless otherwise prescribed in this Constitution or in the Party's Rules of Procedure.
10. Upon request of a candidate, an information sheet, no larger than 8 1/2 inches by 11 inches, shall be provided by the candidate at least 30 days

- prior to the election, the information sheet shall be included along with the mailing, delivery, or transmission of the ballot, with the costs of mailing, delivery, or electronic transmission and copying to be free of cost for the candidate and any party member.
11. The Party or the Party's Executive Committee is not liable for the contents of the information sheets that shall be prepared and furnished by the candidates.
 12. The Party or the Party Executive Committee may print or duplicate the information sheets on both sides of the paper. The Party's Executive Committee shall by rule establish voting procedures consistent with the Constitution of the United States, the State Constitution, Florida Statutes, this Party's Constitution, and this Party Rules of Procedure. The Party and the Party's Executive Committee shall establish rules and procedures for giving notice by electronic transmission and rules providing for the secrecy of ballots.
 13. Elections shall be decided by a plurality of the votes cast in the ballots. At least 20 percent of the eligible voters must cast a ballot for an election to be deemed valid. Any ballots improperly cast shall be deemed invalid. Any party member who needs assistance regarding casting a ballot shall obtain such assistance without any monetary encumbrance. All General elections shall occur on the date the annual meeting is scheduled.
 14. The members of the Executive Committee shall be elected by written ballot or voting machine. The usage of proxies may not be used in general elections of the Executive Committee or elections organized to fill vacancies that are caused by removal, resignation, or otherwise, unless prescribed otherwise in this Constitution or in the Party's Rule of Procedure.
 15. At least 60 days before a scheduled election, the Executive Committee shall mail, deliver, or send electronically, by mailing, delivery, or transmission, including regularly published newsletters, to each party member entitled to a vote, a first notice of the date the election will be held. A party member owner or any person that might be eligible and desires to be a candidate for the Executive Committee shall provide written notice of

- his or her intent of candidacy to the Party's Executive Committee at least 30 days prior to any scheduled election.
16. Along the written notice and the set agenda, the Executive Committee shall deliver, mail, or transmit electronically a second notice of the election and the date it shall be set to all party members entitled to a vote, alongside with a ballot listing all candidates no less than 30 days or no more than 34 days prior to the date the election has been scheduled.
 17. The ballot shall be mailed, delivered, or electronically transmitted, at no cost to the candidate or party member.
 18. The Executive Committee may, to reduce costs, duplicate or print said sheets on both sides of the paper.
 19. The Executive Committee shall establish proper voting measures and procedures in the Party's Rules of Procedure, said rules shall be approved by the Party's State Party Committee or by two thirds of Party membership.
 20. The Executive Committee may also establish rules and procedures for providing notices by electronic transmission and for prescribing secrecy of ballots. All Elections shall be decided by a plurality of cast ballots.
 21. Any challenge to election processes shall be initiated within 67 days after the results of any election are announced.
 22. Any approval by party members that is made by this provision in this Constitution or that shall be made effective thereafter shall be made at noticed meetings that are properly and duly noticed. Said meetings shall be subject to all provisions outlined and required by this Constitution or made in the Party's Rules of Procedure or in the documents that relate and pertain to the decision-making power of each party member.
 23. All party members may, by written agreement, act, by written agreement in all manners in which the need for meetings is not prescribed.
 24. Party members may waive notice of specific meetings if allowed by this Party's Constitution or Party Rules of Procedure or any law.
 25. Notice of all Executive Committee meetings of the Executive Committee, except meetings called to recall or remove officers for misconduct as prescribed by this Constitution, and Committee meetings may be given by electronic transmission to Party members who agree and consent to receive notices, including meeting notices, by method of electronic

- transmission. A Party member that agrees and consents to receive said notices, including meeting notices, by method of electronic transmission shall have the responsibility for bypassing and/or removing filters that block the receipt of mass e-mails sent to members on behalf of the Party or the Executive Committee while providing and transmitting notices by method of electronic transmission.
26. Party members shall have the right to participate in all meetings of the Party with reference to all designated agenda items. Party members may record, tape, or videotape any Party meeting of subject to reasonable rules and provisions adopted by the Party's Executive Committee, the State Party Committee, and Party Membership.
 27. Unless otherwise prescribed in this Constitution or the Party's Rules of Procedure, all vacancies may be filled by the affirmative vote of most of the remaining members of the Party's Executive Committee. In an alternative manner, the Executive Committee may hold elections to fill committee vacancies, however, all election methods and procedures must conform to this Party's Constitution or the Party's Rules of Procedure.
 28. Unless otherwise provided in this Constitution or Party's Rules of Procedure, an Executive Committee member appointed or elected under this section shall fill the vacancy for the unexpired term of the seat that shall be filled.
 29. This provision shall not be construed as to prohibit the usage of limited or general proxies, or the usage of written ballots or voting machine for any election at any meeting or any agenda item.
 30. Notwithstanding this paragraph and provision, the Party, or the Party's Executive Committee, may, by a majority affirmative vote of two thirds of the Party members, to prescribe for different election and voting methods and procedures in the Party's Rules of Procedure, which may be by a proxy specifically delineating the different voting and election procedures. The election and voting methods and procedures adopted by the Party may prescribe for elections to be conducted by proxy, whether limited or general.
 31. Any challenge to election processes shall be initiated within 67 days after the results of any election are announced.

32. Unless otherwise provided in this Constitution or Party's Rules of Procedure, an Executive Committee member appointed or elected under this section shall fill the vacancy for the unexpired term of the seat that shall be filled. This provision shall not be construed as to prohibit the usage of limited or general proxies, or the usage of written ballots or voting machine for any election at any meeting or any agenda item.

ARTICLE VII-Removal of Officers

The Executive Committee may, for due cause, suspend or remove any officer by two-thirds vote of the entire Committee. The officer who is the subject of the vote that shall be taken in the meeting shall not participate. The suspended officer may appeal the suspension of his/her office by writing a letter of appeal, mailed, or emailed to the Judiciary Committee within 15 days that the notice of his/her suspension from his/her office has been received. The Judiciary Committee shall hear the appeal and/or challenge to the suspension within 30 days of that the letter of appeal has been received by the Judiciary Committee. Due process shall be guaranteed and protected in all judiciary meetings and hearing from the Judiciary Committee. All officers in subject of a hearing shall have the right to due process, present evidence, and appeal to the Judiciary Committee. All witnesses or claimants shall have right to due process, to present their evidence in the hearing and appeal to the Judiciary Committee. After all evidence has been presented and evaluated the Judiciary Committee shall reach a verdict. If the appellant is found guilty, his/her suspension will be confirmed and the office shall be deemed vacant. If the Defendant is found not guilty by the Judiciary Committee, the Defendant shall be reinstated into his/her office until the end of his/her term within 1 day of the receipt of the confirmation by the Judiciary Committee of the not guilty verdict.

ARTICLE VIII: Of the Executive Committee and the State Party Committee

The executive authority in all affairs of the Party is vested in the Executive Committee. The Legislative Authority shall be vested in the State Party

Committee. Each county and region have the right to select delegates that represent them in the State Party Committee.

The State Party Committee shall be composed of Delegates from each county and region. Each county and region shall select one man and one woman to serve as Delegates in the State Party Committee.

The members of all Committees shall be elected by all Members of the Party. All elected members in all Committees shall be members that are in good standing status. Under Florida Statutes the definition of “good standing” means any person elected shall:

- (1) Be registered with the Coalition with a Purpose Party.
- (2) Maintain their residency within the county or region where the member is intending to seek office.
- (3) Sign and abide by the required oath of party loyalty that is prescribed by the Party.
- (4) Comply and adhere to the duties, and requirements of the Office of Executive Committee Member and State Party Committee Member.
- (5) Uphold and comply with the Constitution of the State of Florida, of the United States, the Coalition with a Purpose Party, and the Party Rules of Procedure.

The term for each Committee Member shall be a term of four years. All Committee members may seek re-election and no term shall be established unless the State Party Committee adopts a rule prescribing for such term.

ARTICLE IX: Powers and Duties of the Executive Committee and the State Party Committee

1. To adopt a constitution by two-thirds (2/3) vote of all membership.
2. To adopt Rules of Procedure for the government of the Party, provide that membership approves through consent or by two-thirds majority vote.

3. Such Rules of Procedure may not conflict with the Florida Statutes, or this Constitution.
4. To make party nominations when required by law.
5. To create party committees.
6. To establish regions for party government and organizational structure
7. To conduct campaigns for party candidates at the state and local level.
8. To expend party funds in accordance with Florida Statutes and Party Rules of Procedure.
9. The Chairman of the Executive Committee shall report to the County Supervisor of Elections of all expenditures.
10. The Chairman of the Executive Committee shall provide to the Executive Committee and State Committee copy and public record of all expenditures of party funds.
11. All party documents and records shall be public for all party members.

Section 1- Creation of Party Committees

The Executive Committee and State Party Committee may establish for party affairs and government different committees for the said purposes

A. REGIONAL AND COUNTY COMMITTEES:

Regional and County Committees shall adopt their own bylaws and rules of procedure, as well as Constitution, said Constitution must abide by the Party

Constitution and the Constitution of the State of Florida and of the United States, as well as federal and state law.

(2) They shall have the power and responsibilities of the Executive Committee on their respective jurisdictions.

ARTICLE X- Of the Judiciary Committee

The judicial authority in the party is vested in a Judiciary Committee of the Coalition with a Purpose Party. Composed of a Chair, Vice Chair, and three members.

The procedures and method for the election of the Chair, Vice-Chair, and the three members shall be in accordance with the methods prescribed in Article VI of the Constitution of the Coalition with a Purpose Party. They shall be elected in an organizational meeting called by the Chair of the Coalition with a Purpose Party on the 29th day of November of each gubernatorial year, in accordance with Article III and VII of the Constitution of the Coalition with a Purpose Party.

Powers and Duties of the Judiciary Committee:

1. Partake and hear all hearings and disputes of the Coalition with a Purpose Party.
2. To interpret and provide opinions and judgments regarding the Constitutionality of Rules, Resolutions, Agreements of the Party.
3. To provide a verdict in all hearings, disputes between members of the
4. To take part and provide verdict regarding hearings related to removal and/or suspension of officers.
5. suspension of candidates and nominees.
6. Within 60 days following the organizational meeting convention, the Judiciary Committee shall establish its own rules of Procedure and Rules of Appellate Procedure for the said purpose of conducting its hearings and issuing its opinions, and all other matters in which the Committee may take a part.

7. Said Rules shall govern all matters in which the Committee may have jurisdiction.
8. Said Rules shall remain in effect until the Judiciary Committee adopts new Rules of Procedure and Appellate Procedure for matters concerning its jurisdiction.
9. Current copies of the Rules of Procedure and Rules of Appellate procedure shall be available to all members on the Party's functioning website. Said copies shall be free of cost for all members.

The Committee shall begin its term upon the adjournment of the Organizational meeting once the members of the Committee have been elected and shall serve until the end of their term. The term the Committee will serve shall be four years, after which members of the Committee may seek re-election.

The Judiciary Committee shall appoint members and/or make Nominations to fill Committee vacancies if such occur. The appointees nominated by the Committee shall serve until the next organizational meeting called by the Chair of the Coalition with a Purpose Party on the 29th day of November of each gubernatorial election year.

The Chair of the Coalition with a Purpose Party shall call a special meeting for the purpose of electing a Chair, Vice Chair, and Committee members of all positions of the Judiciary Committee become vacant. Such methods and procedures for the election of the Chair, Vice Chair and Judiciary Committee members shall be in accordance with Article VII of the Constitution of the Coalition with a Purpose Party.

ARTICLE XI: Meetings

Section 1- Organizational Meetings: Meetings for the organization and for government of the Party as well as to adopt the Rules of Procedure or new or amended Rules of Procedure for the Party shall be held, and they will be notified by the respective Chairs for the times and meetings of such meetings.

Section 2- Annual Meeting: The Executive Committee, the State Committee, and Party members shall meet annually at the places and times prescribed by the Party Chair. An annual party meeting shall be held every year, the time and places of the meeting shall be proposed by the Executive Committee, and they shall be approved by the State Party Committee and Party Membership. Only members and sympathizers of the Coalition with a Purpose Party may attend such meetings and be entitled to vote on such meetings.

Section 3- Special Meeting: Special Meetings may be held at the request of most members requesting for such a meeting. The Chairman shall notify of the purpose for which the meeting is held. The announcement of such a meeting shall be made 30 days prior to the meeting taking place.

Section 4- Voting: At each meeting or election members shall be entitled to one vote. Proxy voting may be permitted, such voting must be witnessed and filed with the Secretary.

Voting in person shall be cast by ballot. A ballot shall be delivered to the Member present in the meeting. All voting shall be secret, and each member is entitled to one vote.

Voting in mail shall be done by ballots delivered to members at their address. Such ballots shall be delivered no later than 30 days prior to the Election taking place or meeting taking place.

Voting online shall be done in a digital format that shall be available on the Party's functioning website **coalicionconproposito.org** or in any other website or digital platform authorized by the Committee, by the approval of the State Party Committee and/or Party Membership. Members shall be able to access the form and secretly cast their vote in any election or meeting.

Section 5- Quorum: Forty percent of membership present at all meetings shall constitute a quorum. If less than a quorum is present at any meeting the State

Party Committee and/or the Executive Committee may adjourn for a future time. A majority vote shall be most of the votes of the quorum present.

ARTICLE XII- Notice of Meetings

The State Party Committee, the Executive Committee, and the Party may conduct business by email. The Chair of the Executive Committee or the Secretary and Treasurer of the Coalition with A Purpose Party shall conduct its business of communication with Party officers and members and provide notice of all its meetings to each member in accordance with the following order of procedures:

Email: Members may choose in the Party's functioning website to subscribe and receive notifications by email of the times and place where the party will conduct its meetings.

Once the member has chosen to subscribe to receive notifications via email, the Email address will be added to the records of the email addresses in the database connected to the Party's functioning website.

The Party shall send the notification of the times and places of the meeting to the email address that will be on file in the party's functioning website database.

The Party shall send the notice via email to each member no later than 30 days prior to the date where the meeting will take place.

Member right to opt-in: each member is therefore entitled to subscribe to receive notifications of the time and places of the meetings where the Party will transact its business via electronic mail. Party to each member shall provide the option for the member to unsubscribe from receiving further updates. If the member unsubscribes but chooses to re-subscribe the member may do so by subscribing to receive notices of the meetings and the place where the Party will conduct its business in the method of communication of their choice through the Party's functioning website. Members have the right to choose in the Party's functioning website to subscribe and receive notifications by email of the times

and place where the party will conduct its meetings and to receive notice via electronic mail of said meetings.

Member right to opt-out: each email that will sent by the Party to each member shall provide the option for the member to unsubscribe from receiving further updates. If the member unsubscribes but chooses to re-subscribe the member may do so by subscribing to receive notices of the meetings and the place where the Party will conduct its business in the method of communication of their choice through the Party's functioning website.

Member right to choose method of communication: Members shall have the right to decide in which method of communication they prefer to be contacted. Members and Committees may conduct their meetings by teleconference or videoconference. The Executive Committee and the State Party Committee may establish rules for the purpose of conducting business by teleconference or videoconference. Said Rules shall be adopted by two-thirds majority vote of the quorum present or by consent of Party Membership.

At least 60 days prior to any scheduled election, the Party or the Party's Executive Committee shall mail, deliver, or electronically transmit, by separate mailing or included in another delivery, or transmission, including regularly published newsletters, to each member entitled to a vote, a first notice of the date that the election shall take place.

Any member or other eligible person desiring to be a candidate for party office must give written notice of his or her intent to be a candidate to party office at least 30 days prior to any scheduled election. Together with the written notice the Party Executive Committee shall mail, deliver, or electronically transmit a second notice of the election to all members entitled to vote, together with a ballot that lists all candidates not less than 21 days or more than 30 days before the scheduled date of the election.

(A) Party meetings. —

1. An annual meeting of the Party's Executive Committee shall be held at the location that is provided in the Party's Rules of Procedure, and, if the Rules of Procedure do not prescribe the location, the meeting shall be held within forty miles of the office of the Party's Executive Committee.

2. Unless this Constitution or Party Rules of Procedure prescribe otherwise, any vacancy on the Party's Executive Committee caused by the expiration of the term of any committee member shall be filled by electing a new committee member, and the election must be by secret ballot. An election is not required if the number of vacancies equals or exceeds the number of candidates. For the purposes stated in this Section and paragraph, the term "candidate" shall mean an eligible person who has timely provided written notice stating his or her intention to become a candidate. Except for removal, recall, or resignation, the terms of all board members shall expire after four years of the date of the General election, however, said members may seek reelection unless prohibited by this Constitution or the Party Rules of Procedure. An Executive Committee member shall not serve more than 8 years.

3. If the number of Executive Committee members whose terms will be expiring after four years of the election is equal to or is exceeding the number of candidates, said candidates shall become members of the Executive Committee effective upon the adjournment of the next general meeting. Unless otherwise provided by this Constitution or this Party Rules of Procedure, all vacancies that are remaining shall be filled by the affirmative vote of the majority of the members of the executive committee forming the newly constituted committee membership. Any party member desiring to be a candidate to be part of the party's executive committee shall comply with the provisions established by this Constitution, this Section and Party Rules of Procedure. The candidate shall be eligible to be a candidate for office at the Party's Executive Committee after the approval of the party's executive committee of the submittal of the notice of intent at the time of the deadline for submitting a notice of intent to run for Party office, and after said approval he or she shall have his or her name listed on the ballot as an eligible candidate.

4. This Constitution shall provide the method of calling meetings of Party members, including annual meetings. Written notice of a meeting other than an annual meeting shall include an agenda; be mailed, hand delivered, or transmitted electronically to all party members within the timeframe that is specified in this Constitution or in the Party's Rule of Procedure.

5. If the Party's Rule of Procedure do not prescribe or specify a given timeframe for notice in writing or electronically of a meeting other than an annual meeting, notice shall be given at least thirty continuous days prior to the meeting taking place.

6. Upon notice to each party member, the Executive Committee, in accordance to duly adopted rules and procedures, shall designate a specific location where all meeting notices shall be posted. Said requirement shall not apply if case there is no property for the posting of notices. In lieu of, or in addition to, the physical posting of notices of meetings, the Executive Committee may, by reasonable provisions or rule, adopt reasonable procedures for posting repeatedly meeting notices and the agenda.

7. However, if said meeting notices are used in lieu of notices that are posted on physical property, such notice and agenda shall be posted on the Party's website at least four times every day that a posted notice is otherwise required under this section. If meeting notices are provided, such notices and agenda shall be published in a manner and method that shall be sufficient for a continuous length of time to allow any member or reader to observe, read, comprehend the notice, the agenda, and its content in entirety. The Party and its Executive Committee may, in addition to any of the authorized means of providing notice of a meeting, post the meeting notice and the agenda on its functioning website for the minimum time period that the notice of any meeting is required also to be posted physically posted on property (if applicable).

8. Any rule adopted shall, in addition to other matters, include a requirement that the Party's Executive Committee sends an electronic notice in the same manner and Procedure as a notice for a meeting of the members, in which case said notices shall include a hyperlink to the website where the notice is posted, to party

member whose e-mail addresses are included in the party's and its executive committee's official records. Unless a party member waives in writing his or her right to receive Party and meeting notices of any of its meetings, said notices shall be mailed, sent electronically or electronically transmitted, or hand delivered, mailed, to all party members. Notice for meetings and all notices for all other purposes shall be mailed to all party members at the residential or electronical email address last provided to the executive committee by the party member, hand delivered to each party member, or transmitted electronically.

9. The Executive Committee shall provide notice to the address that the party member has lastly provided to the executive committee and that it stirred on the executive committee records.

10. Any approval by party members that is made by this provision in this Constitution or that shall be made effective thereafter shall be made at noticed meetings that are properly and duly noticed. Said meetings shall be subject to all provisions outlined and required by this Constitution or made in the Party's Rules of Procedure or in the documents that relate and pertain to the decision-making power of each party member.

11. All party members may, by written agreement, take action, by written agreement in all manners in which the need for meetings is not prescribed.

12. Party members may waive notice of specific meetings if allowed by this Party's Constitution or Party Rules of Procedure or any law.

13. Notice of all Executive Committee meetings of the Executive Committee, except meetings called to recall or remove officers for misconduct as prescribed by this Constitution, and Committee meetings may be given by electronic transmission to Party members who consent and agree to receive notice by electronic transmission. A Party member that consents and agrees to receive notices by electronic transmission has the sole responsibility for removing or bypassing filters that block receipt of mass e-mails sent to members on behalf of

the Party or the Executive Committee in the course of providing electronic notices.

14. Party members shall have the right to participate in all meetings of the Party with reference to all designated agenda items. Party members may record, tape, or videotape any Party meeting of subject to reasonable rules and provisions adopted by the Party's Executive Committee, the State Party Committee, and Party Membership.

ARTICLE XIII-Notice of Party meetings on Party's functioning website

All notice of meetings to all party members shall be notified on the Party's functioning website: **coalicionconproposito.org**.

(1) Notice of party meetings-The notices as of the date, location and time adopted by the Party and where the meetings shall take place shall be notified in the party's functioning website **coalicionconproposito.org** to Party membership no later than 30 days prior to the date when the meeting will take place and no earlier than 60 days prior to the date where the meeting shall take place.

(A). Designated section for notification of party meetings on party's functioning website-The party's functioning website shall have a designated section dedicated to the announcement and notices of all party meetings. Each member may enter into the designated section and view the notice of the times and places where the Party will conduct its meetings and order of business.

(B). Procedure to notify meetings on Party website-The procedure to notify all meetings dates on the Party's functioning website shall be as follows:

1. After the Executive Committee makes the announcement of the meeting the Party shall notify the date and place of the meeting on the party's functioning website in the designated section for announcements and publications.

2. The notification shall include the place (if applicable), and the date and time of the meeting. It shall include the time when the meeting starts.

3. The notification shall also include the topic, subject, and purpose of the meeting.

4. The party shall include on the announcements the necessary links for members to register to participate in all meetings. Said links and descriptions shall also provide to the member on a description easily to understand and read the procedures on how to register and participate for all party meetings.

5. The party shall have all party notices readily available to each party member on the designated section for announcements and notices on the party's functioning website to view by each member no later than 30 days prior to the meeting taking place.

(C). Election meetings- All election meetings shall be notified on the Party's website. The procedure shall be as follows:

(1). Election dates-As soon as election date is announced by the Executive Committee the Party shall post the notification of the meeting on the Party's functioning website no later than 30 days prior to the Election taking place.

(2). Candidates-the Executive Committee shall notify and post information to all party members on the Party's functioning website about the candidates that shall be seeking office in the party.

The Executive Committee shall notify on the Party's functioning website any and all candidates that shall seek office in any primary election or in any state or local office. Said Procedure shall be as follows:

The Party shall announce the candidacy and the candidate seeking office in the Party's functioning website. After said candidacy is announced the party shall notify to all party members of the party office, legislative district, the local, and statewide office that the candidate shall be seeking nomination on the designated section in the party's functioning website that shall be designated to announcements and notifications. After the election, the party shall notify in the party's functioning website the candidate that won the election and the office to which he or she was nominated.

The Party shall also include in any election meeting announcement a guidance for the proper procedures for each member to cast their ballot in accordance with the Party's Constitution, Rules of Procedure, the Constitution of the United States, the State of Florida, and Florida Statutes.

All educational guidance and material for general meetings and election meetings shall be available at no cost to any member in any announcement or notice that is noticed on the party's functioning website.

All notifications of meetings and candidates seeking office in any election shall be notified to all party members in the Party's functioning website no later than 30 days prior to the Executive committee's announcement of elections taking place.

(3). Additional Provisions for notice of party meetings:

(1) Party meetings shall be scheduled and announced by the Executive Committee.

(2) Party Meetings shall be held after notice has been published on the Party's functioning website and if applicable, posted on the physical building where the meeting shall be held three (3) hours prior to the meeting. Said notice may also appear on the daily calendar on the party's functioning website.

(3) The Executive Committee, the State Party Committee, or any party Committee may meet less than three (3) hours after a special meeting is announced, notified on the party's functioning website, and convened. Said notice shall be filed with the Secretary of the Coalition with A Purpose Party no less than three (3) hours prior the scheduled time of the meeting.

(3) Said notices shall include the date, time, and place of the meeting along with the name of the meeting, name of introducers of resolutions, if any, subject, topic, number of each resolution or proposed committee resolutions or amendments to

be considered in each meeting, the notice shall also include the deadlines for any amendments that may be considered in each meeting. All other provisions for publication of notice of party meetings, General or special meetings, executive and state party committee meetings may be considered on the Daily Calendar or/and the Party's Order Calendar.

(4) Notice of the date, time, and place for the establishment of the Party's Daily Calendar and the Party's Order Calendar shall be published on the party's functioning website and if applicable, posted on the physical location where the meeting shall be held three (3) hours prior to the meeting.

(4). Establishment of Party Order Calendar:

(1) The Chair, Vice-Chair, and Secretary shall meet and submit a Party Order Calendar for the determination of the list of resolutions and committee proposed resolutions to be considered by the Coalition with A Purpose Party. The Chair, Vice-Chair, and the Secretary shall determine, by majority vote, the order of appearance for all resolutions and committee proposed resolutions to be considered by the Party on said Party Order Calendar.

(2) Said Order Calendar shall be published in the Party's calendar each day and shall include therein the list of resolutions, proposed Committee resolutions or all matter or subjects for consideration on the day of its publication. The deadline for amendments to resolutions, proposed Committee resolutions, or any other similar measure or point of business on the Order Calendar shall be by 6:00 pm or three hours after the announcement of the Party Order Calendar, or as provided in said Calendar, notwithstanding their order of occurrence.

(3) The notice of the date, time, and place for the Party Order Calendar to be established shall be published on the Party's functioning website and, if applicable, said notices shall be posted on the physical building where the meeting shall take place no later than three (3) hours in advance of any scheduled meeting. If applicable, said notices shall or may appear on the Party's daily calendar.

D. Party Journal

The Party may have a journal to record its proceedings and order of business, as well as resolutions adopted by the party along with other acts and procedures.

The Party may also record on said journal the meetings, notices, announcements, and times when each meeting occurs and will take place.

The Party may also make the notice of the meetings and the time each meeting shall take place, as well as the places where such meeting will take place said Journal.

With the concurrence of more than two members present in any Committee of the Coalition with A Purpose Party, the vote of any member in the committee shall be recorded in the Journal.

The vote of two or more members present shall be sufficient for any vote on any resolution or pending business to be recorded into the Journal of the Coalition with A Purpose Party.

ARTICLE XIV: Required Provisions

This Constitution or the Party Rules of Procedure shall provide for the following and, if they do not do so, shall be deemed to include the following:

Within 90 days after being elected or appointed to the Party's Executive Committee, each newly appointed or elected member of the Executive Committee shall do both of the following:

1. Certify by affidavit to the secretary of the Coalition With A Purpose Party that he or she has read the Party's Constitution, Party Rules of Procedure, and current policies; that he or she shall work to uphold said documents and policies to the best of his or her ability; and that he or she will faithfully discharge his or her

fiduciary responsibility to the Party's members. In lieu of this written document, within 90 days of election or appointment to the Executive Committee, the newly elected or appointed member may:

2. Submit a certificate of having satisfactorily completed the educational curriculum adopted by the Party and its Executive Committee within 180 days or before 90 days after the date of election or appointment. Said affidavit or certificate shall be deemed valid and shall not have to be resubmitted as long as the Chair serves on the board without interruption.

3. Any officer of the Party's Executive Committee which fails to timely submit for filing the affidavit, written certification or educational certificate shall be suspended from serving on the executive committee until he or she is in compliance with this provision. The Executive Committee may fill temporarily the vacancy during the suspension period. The secretary of the Coalition with A Purpose Party shall prescribe to the association to retain a committee member's statement of facts, written certification, or educational certificate for inspection by the members for 4 years after an election or the duration of the term of any committee member, whichever is longer.

4. Failure to have said affidavit, educational certificate, or written certification on file shall not render invalid the validity of any action by the executive committee.

5. Within a period of 90 days after election or appointment to Party Office by the Party's Executive Committee, each newly elected party officer or appointed party officer shall certify in writing to the secretary of the Party that he or she has read and understood the Party's Constitution and Rules of Procedure; that he or she will work to uphold such documents and policies of the Party to the best of his or her capability; and that he or she will faithfully discharge the duties of his or her office and his or her fiduciary responsibility to the Party's Executive Committee, the State Party Committee and each Party member. In lieu of this written certification, within 90 days after being elected or appointed to the Committee, the newly elected or appointed member shall submit a certificate of having satisfactorily fulfilled and completed the educational curriculum approved by the Party's Executive Committee within the period if one year prior to the date of the

general election or 90 days following the date of the general election or appointment. Said written certification or educational certificate shall be deemed valid if properly filled and approved and said certification shall not have to be resubmitted providing that the committee member shall be serving in the executive committee without interruption.

6. Any member of the Party's Executive Committee which fails to timely submit for filing the written certification or educational certificate shall be suspended from serving on the committee until otherwise he or she complies with this provision. The Executive Committee may fill the vacancy temporarily during the suspension period. The secretary of the Coalition with A Purpose Party shall make the executive committee to retain any members educational certificate or written certification for inspection by the members for 4 years after the election or duration of the term of the Executive Committee officers. Failure to have said educational certificate or written certification on file shall not render invalid any action of the Executive Committee.

ARTICLE XV: Amendments

Amendments to this constitution and Party Rules of Procedure shall be established and adopted by two-thirds (2/3) majority vote of all members.

ARTICLE XVI: Parliamentary Authority

The Parliamentary authority in all party matters and affairs not prescribed by this Constitution and Party Rules of Procedure shall be the latest revision of "Robert's Rules of Order Newly Revised."

ARTICLE XVII: Rules of Procedure

Rules of procedure as to Party affairs, organization, government, and all other affairs shall be established and adopted by two-thirds (2/3) majority vote of all members.

ARTICLE XVIII: Party Authority

Final authority in all affairs, organization and/or party government at the State level shall be vested in the Executive Committee and the State Committee, final

authority in all affairs, government and party organization at the local level shall be vested in the county and regional committees.