

# RULES OF THE OKLAHOMA REPUBLICAN PARTY

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# ARTICLE I. RULES OF THE OKLAHOMA REPUBLICAN PARTY

### **PREAMBLE**

We, the duly elected delegates of all the qualified Republican registered voters of the State of Oklahoma in State Convention duly assembled, in order to form a more perfect organization and establish more uniform and efficient rules of procedure, do hereby establish and adopt the following organization and rules for the Republican Party in and of the State of Oklahoma.

# **SECTION 1 NAME**

The name of this organization shall be the "Oklahoma Republican Party" and was established as the "Republican Party" in and of the State of Oklahoma upon filing with the State Election Board. Other informal names by which this organization may be referenced include the "Oklahoma GOP" and the "OKGOP." For purposes of filing with the Federal Election Commission (FEC), this organization shall file as "Oklahoma Leadership Council."

# **SECTION 2 PURPOSE**

The purpose of the Oklahoma Republican Party is to promote the principles of the Republican Party and to elect Republican candidates to office.

# **SECTION 3** Membership Rights and Qualifications

#### **RULE 3.1 Members**

All citizens of Oklahoma are invited to join the Oklahoma Republican Party to perpetuate this Republic. All qualified voters of this state who are registered Republicans are members of the Oklahoma Republican Party and shall have the right to participate in the official affairs and governance of the Republican Party in accordance with these rules as set forth herein. Such right shall be sacred and inviolate, and the willful disregard or abridgement of such right by an officer or member of any committee of the Party shall be deemed sufficient cause for the removal of such officer or committee member.

#### **RULE 3.2 OFFICERS AND DELEGATES**

No person shall be eligible to be elected or appointed as an officer or a member of any committee of the Republican Party or as a delegate or alternate delegate to any county, district, state, or national convention, nor to be endorsed for any position on the Republican National Committee, unless such person is, at the time of such election, appointment, or endorsement, a qualified registered Republican voter of the political unit which such position represents. Any such office, position, or endorsement shall become vacant and shall be deemed revoked when any such officer, delegate, alternate delegate, or committee member shall cease to be a qualified registered Republican voter, as defined by State law, of the unit represented.

## **SECTION 4 ORGANIZATION**

#### **RULE 4.1** Permanent Structure

The permanent organization of the Oklahoma Republican Party shall consist of the following committees. And such additional committees, conventions and officers as are hereinafter established, recognized or authorized.

#### 4.1.1 Republican Precinct Committees

There shall be a Precinct Committee in each election precinct of the state.

#### 4.1.2 Republican County Committees

There shall be a County Committee in each county of the state.

#### 4.1.3 Republican County Executive Committees

There shall be a County Executive Committee in each county of the state.

#### 4.1.4 Republican County Central Committees

There shall be a County Central Committee in each county of the state.

#### 4.1.5 Republican Congressional District Committees

There shall be a Congressional District Committee in each congressional district of the state.

#### 4.1.6 Republican State Committee

There shall be a State Committee in and for the State of Oklahoma.

#### 4.1.7 Republican State Executive Committee

There shall be a State Executive Committee.

#### 4.1.8 Republican State Central Committee

There shall be a State Central Committee.

#### 4.1.9 Republican State Finance Committee

There shall be a State Finance Committee.

#### 4.1.10 Republican State Budget Committee

There shall be a State Budget Committee.

#### 4.1.11 Republican National Committee Members

There shall be a Republican National Committeeman and Committeewoman from Oklahoma.

#### 4.1.12 Additional Officers, Committees, and Rules

All officers, committees, and delegates recognized or established by these rules are authorized to appoint, or elect, their own chairman and such subordinate officers or committees, and promulgate such additional rules, not inconsistent with these rules, as they may deem necessary from time to time to aid them in the performance of their duties, and may discontinue or change any of such officers, committees or rules at any time.

#### RULE 4.2 OFFICERS AND COMMITTEE MEMBERSHIP

#### 4.2.1 Republican Precinct Committees

The voting members of each Precinct Committee shall consist of:

- (1) The Precinct Chairman
- (2) The Precinct Vice Chairman
- (3) The Precinct Secretary } May be the same person.
- (4) The Precinct Treasurer

The officers of each Precinct Committee shall consist of:

- (1) The Precinct Chairman
- (2) The Precinct Vice Chairman
- (3) The Precinct Secretary } May be the same person.
- (4) The Precinct Treasurer

#### 4.2.2 Republican County Committees

The voting members of each County Committee shall consist of:

- (1) The County Chairman
- (2) The County Vice Chairman
- (3) All the Precinct Chairmen and Vice Chairmen of the county
- (4) Two State Committee Members from the county
- (5) Two Congressional District Committee Members per Congressional District within the county

The officers of each County Committee shall consist of:

- (1) The County Chairman
- (2) The County Vice Chairman
- (3) The County Secretary } May be the same person.
- (4) The County Treasurer

#### 4.2.3 Republican County Executive Committees

The voting members of each County Executive Committee shall consist of:

- (1) The County Chairman
- (2) The County Vice Chairman
- (3) Two State Committee Members from the county (as designated in RULE 4.2.2(4))
- (4) Two Congressional District Committee Members per Congressional District within the county (as designated in RULE 4.2.2(5))
- (5) One State Representative, one State Senator elected in the county, one legislator selected by the County Chairman and, if more than one legislator, one selected by the County Vice Chairman. If such selected legislator's district includes more than one county, the county of their residence shall be the one in which they may serve on the committee.
- (6) Appointed Members:
  - a. Appointed Members shall serve at the pleasure of the County Chairman and Vice Chairman.
  - b. For counties whose population is less than 200,000, not more than 25 men and women may be appointed jointly by the County Chairman and Vice Chairman. If they cannot agree upon such appointments, then the Chairman shall appoint not

- more than 13 and the Vice Chairman shall appoint not more than 12 of such members.
- c. For counties whose population is 200,000 or more, not more than 51 men and women may be appointed jointly by the County Chairman and Vice Chairman. If they cannot agree upon such appointments, then the Chairman shall appoint not more than 26 and the Vice Chairman shall appoint not more than 25 of such members.
- d. Where the Chairman and Vice Chairman have been unable to agree on such appointments and 13 or 26 appointments have been made by the Chairman and 12 or 25 by the Vice Chairman as provided above, if it shall later become necessary to remove any of said appointees and they cannot again agree on said removal, then each may remove any appointee made individually by them under the provisions of this rule and may thereafter appoint their replacement.

The Secretary of the County Committee shall, by virtue of the office, also be Secretary of the County Executive Committee.

#### 4.2.4 Republican County Central Committees

The voting members of each County Central Committee shall consist of:

- (1) The County Chairman
- (2) The County Vice Chairman
- (3) Two State Committee Members from the county (as designated in RULE 4.2.2(4))

The Secretary and Treasurer of the County Committee shall, by virtue of their offices, also be Secretary and Treasurer of the County Central Committee.

#### 4.2.5 Republican Congressional District Committees

The voting members of each Congressional District Committee shall consist of:

- (1) The Congressional District Chairman
- (2) The Congressional District Vice Chairman
- (3) Two Members from each county within the Congressional District (as designated in RULE 4.2.2(5))
- (4) The County Chairman and Vice Chairman of the counties within the Congressional District

The officers of each Congressional District Committee shall consist of:

- (1) The Congressional District Chairman
- (2) The Congressional District Vice Chairman
- (3) The Congressional District Secretary } May be the same person.
- (4) The Congressional District Treasurer

#### 4.2.6 Republican State Committee

The voting members of the State Committee of Oklahoma shall consist of:

- (1) The State Chairman
- (2) The State Vice Chairman
- (3) Two Members from each county of the State (as designated in RULE 4.2.2(4))
- (4) The Chairman and Vice Chairman of each Congressional District in the state
- (5) The Chairman of the Oklahoma Federation of Young Republicans
- (6) The Chairman of the Oklahoma Federation of College Republicans
- (7) The Chairman of the Oklahoma Federation of Teen-Age Republicans

- (8) The President of the Oklahoma Federation of Republican Women
- (9) The Chairman of the Oklahoma Minority Republican Coalition
- (10) The Republican National Committeeman and Committeewoman of Oklahoma
- (11) The immediate past State Chairman
- (12) The County Chairman and Vice Chairman of each county in the state

The officers of the State Committee shall consist of:

- (1) The State Chairman
- (2) The State Vice Chairman
- (3) The State Secretary
- (4) The State Treasurer
- (5) The Assistant State Treasurer
- (6) The General Counsel

#### 4.2.7 Republican State Executive Committee

The voting members of the State Executive Committee shall consist of:

- (1) The State Chairman
- (2) The State Vice Chairman
- (3) The Chairman and Vice Chairman of each Congressional District of the state
- (4) The Republican Governor, if there be one
- (5) The Chairman of the Oklahoma Federation of Young Republicans
- (6) The Chairman of the Oklahoma Federation of Teen-Age Republicans
- (7) The President of the Oklahoma Federation of Republican Women
- (8) The County Chairman of each county which maintains (and has maintained, for the year immediately previous) a County Republican Headquarters facility in accordance with RULE 5.2
- (9) Ten Appointed At-Large Members from the State. The members shall be appointed jointly by the State Chairman and Vice Chairman if they can agree; however, in case they cannot agree, each may appoint five (5) members, subject to the approval of the State Committee.
- (10) The Republican National Committeeman and Committeewoman of Oklahoma
- (11) The highest-ranking Republican Representative of the Oklahoma House of Representatives
- (12) The highest-ranking Republican Senator of the Oklahoma Senate

The State Secretary shall, by virtue of the office, also be Secretary of the State Executive Committee.

#### 4.2.8 Republican State Central Committee

The voting members of the State Central Committee shall consist of:

- (1) The State Chairman
- (2) The State Vice Chairman
- (3) The Republican National Committeeman and Committeewoman of Oklahoma

The Secretary and Treasurer of the State Committee shall, by virtue of their offices, also be Secretary and Treasurer of the State Central Committee.

#### 4.2.9 Republican State Finance Committee

The voting members of the State Finance Committee shall consist of:

(1) Appointed Members:

- a. Appointed members shall serve at the pleasure of the State Chairman.
- b. The State Finance Chairman
- c. The State Finance Vice Chairman, if desired
- d. Members At-Large in a quantity not less than twice the number of Congressional Districts in the state and not more than one hundred (100)
- e. Members in (b), (c), and (d) above shall be appointed by the State Chairman, as soon as possible (not to exceed sixty (60) days after the regular biennial State Convention, subject to the approval of the State Committee.
- (2) The State Chairman and Vice Chairman
- (3) The Republican National Committeeman and Committeewoman of Oklahoma
- (4) The State Treasurer

The Secretary of the State Committee shall, by virtue of the office, also be Secretary of the State Finance Committee.

#### 4.2.10 Republican State Budget Committee

The voting members of the State Budget Committee shall consist of:

- (1) The State Chairman
- (2) The State Vice Chairman
- (3) The Republican National Committeeman and Committeewoman of Oklahoma
- (4) The State Treasurer
- (5) The State Finance Chairman
- (6) Nine State Budget Committee Members At-Large

The Secretary of the State Committee shall, by virtue of the office, also be Secretary of the State Budget Committee.

#### 4.2.11 Republican National Committee Members

#### 4.2.11.1 Ex-Officio Members of Certain Committees

The Republican National Committeeman and Committeewomen of Oklahoma shall, by virtue of their offices, be members of the State Committee, the State Executive Committee, the State Central Committee, the State Finance Committee, and the State Budget Committee, with the same powers and privileges as the other members of said committees.

# RULE 4.3 ELECTIONS, APPOINTMENTS, VACANCIES, TERMS OF OFFICE, AND REMOVALS

#### 4.3.1 Elections and Appointments

#### 4.3.1.1 Voting Officers and Committee Members

- (1) Except as otherwise specifically provided in these rules, any officer or committee member of any committee defined in RULE 4.2, shall be elected per the schedule in RULE 6.1.4.
- (2) The Precinct Committee members shall be elected at the regular biennial Precinct Meeting of the qualified Republican voters of each precinct called by the County Chairman, or as provided in these rules. The same procedure shall be followed at a regular or special meeting, in the event new precincts are created anywhere in any county of the state.

- (3) The County Chairman and Vice Chairman shall be elected by the regular biennial County Convention by roll call vote or, if more than one candidate is nominated for either office by secret ballot. However, if for any reason no such County Convention is assembled within the time required, or the County Convention fails to elect a County Chairman and Vice Chairman, they shall be elected by the County Committee at a special meeting called for such purpose pursuant to RULE 6.3.
- (4) The two (2) State Committee Members from each county of the State designated in RULE 4.2.2(4) shall be elected at a regular biennial County Convention.
- (5) The two (2) Congressional District Committee Members per Congressional District within the county designated in RULE 4.2.2(5) shall be elected at the regular biennial County Convention from each congressional district in which a county lies, by delegates residing within the congressional district.
- (6) The Congressional District Chairman and Vice Chairman shall be elected at the regular quadrennial Congressional District Meeting, which shall be held by said committee within sixty (60) days after the regular biennial County Conventions in the year immediately following the gubernatorial elections.
- (7) For the nine (9) State Budget Committee Members At-Large designated in RULE 4.2.10(6), members of each Congressional District Committee shall elect at least one member as soon as possible (not to exceed sixty (60) days) after the regular biennial State Convention. Any remaining members after those elected by the members of the Congressional District Committees of each Congressional District shall be jointly appointed by the State Chairman and Vice Chairman. If they cannot agree on such appointment, then they shall be evenly appointed between the State Chairman and Vice Chairman. In the event there is an odd number remaining, the State Chairman shall make the extra appointment.
- (8) The State Chairman and Vice Chairman shall be elected at the regular biennial State Convention, by roll call vote if there is more than one candidate nominated for either office
- (9) Pursuant to state law, the Republican National Committeeman and Committeewoman from Oklahoma shall be elected at the regular State Convention held in a Presidential election year.
- (10) Appointed Members of the County Executive Committee, Appointed At-Large Members of the State Executive Committee, and Appointed Members of the State Finance Committee are appointed per RULE 4.2.3(6), RULE 4.2.7(9), and RULE 4.2.9(1), respectively.

#### 4.3.1.2 Offices of Secretary, Treasurer, Assistant Treasurer, and General Counsel

- (1) The Secretary and Treasurer of the Precinct Committee are elected per RULE 4 3 1 1(2)
- (2) The Secretary and Treasurer of the County Committee shall be appointed.
- (3) The Secretary and Treasurer of the Congressional District Committee shall be appointed jointly by the Congressional District Chairman and Vice Chairman as soon as possible not exceeding sixty (60) days after each regular quadrennial Congressional District Meeting. If they cannot agree on either or both such appointments, then the Chairman shall appoint the Treasurer and the Vice Chairman the Secretary. Such appointments shall be subject to the approval of the Congressional District Committee.
- (4) The State Secretary, Treasurer, Assistant Treasurer, and General Counsel of the State Committee shall be appointed by the State Chairman, subject to the approval of the

State Committee, as soon as possible not exceeding sixty (60) days after each regular biennial State Convention.

#### 4.3.1.3 Convention Delegates

- (1) Except as otherwise specifically provided in these rules, any convention delegate shall be elected per the schedule in RULE 6.1.4.
- (2) The Precinct Chairman and County Chairman are not disqualified to be elected or appointed as a delegate pursuant to these rules.

#### 4.3.2 Vacancies

- (1) Except as otherwise specifically provided in these rules, any position of an officer or committee member of any committee defined in RULE 4.2, shall be deemed vacant if the person dies; moves from the precinct, county, or state they were elected or appointed to serve; resigns; or otherwise becomes disqualified.
- (2) Except as otherwise specifically provided in these rules, any vacancy shall be filled in the same manner as the position was elected or appointed, at any regular or special meeting or convention of the appropriate body and properly called per RULE 6.3.
- (3) Any person elected or appointed to fill a vacancy shall serve the remainder of the unexpired term, unless replaced as set forth herein.
- (4) If the Precinct Chairman fails to function as determined by the County Executive Committee, the position shall be deemed vacant. If the County Chairman or Vice Chairman fail to function as determined by the County Executive Committee, the position shall be deemed vacant.
- (5) For Precinct Committee vacancies:
  - a. If any Precinct Chairman position is vacant, the Vice Chairman shall serve as Chairman until a Precinct Committee meeting can be held to elect a new Chairman.
  - b. If the Vice Chairman, Secretary, or Treasurer position is vacant, the vacancy shall be filled by election at any regular or special meeting, properly called, of the registered Republican voters in the precinct.
  - c. If the precinct shall fail to fill any vacancy within thirty (30) days of the vacancy occurring, or if the precinct has failed to initially elect such officers, then the County Chairman and Vice Chairman shall jointly fill the vacancy by appointment. If they cannot agree upon any such appointment, then the County Central Committee will appoint. If the members of the County Central Committee cannot agree, then the County Executive Committee will appoint. Such appointment shall be subject to the approval of the County Executive Committee.
- (6) For County Committee vacancies:
  - a. The roster(s) of membership of the County Committee and the County Executive Committee on file with the State chairman, pursuant with RULE 10.2(2), shall constitute the membership of said committees for purposes of this rule.
  - b. If any County Chairman position is vacant, the County Vice Chairman shall serve as Chairman until a County Committee meeting can be held to elect a new chairman.
  - c. If the County Chairman or Vice Chairman position is vacant, then the County Executive Committee shall meet within sixty (60) days of said vacancy and shall fill the vacancy by appointment, subject to the approval of the County Committee. If the County Committee fails to approve the recommendation of the County Executive Committee, the vacancy shall be referred back to the County Executive Committee for further recommendation.

- d. If the County Committee fails to fill such vacancy within sixty (60) days of the event that caused the vacancy, then the office shall be appointed by the State Chairman and shall be effective immediately. However, the County Committee may elect another in lieu thereof within thirty (30) days of the appointment by the State Chairman.
- (7) For County Executive Committee Appointed Members vacancies:
  - a. If any County Executive Committee Appointed Member position is vacant, then the County Chairman and Vice Chairman shall jointly fill the vacancy. If they cannot agree upon any such appointment, then the County Central Committee will appoint. If the members of the County Central Committee cannot agree, then the County Executive Committee will appoint.
- (8) For Congressional District Committee vacancies:
  - a. If the Congressional District Chairman and Vice Chairman position is vacant, such vacancy shall be filled by the Congressional District Committee at a special meeting called for such purpose.
  - b. If any Congressional District Committee Member designated in RULE 4.2.2(5) position is vacant, then the County Chairman and Vice Chairman of their county shall jointly fill the vacancy by appointment. If they cannot agree on such appointment, then the County Central Committee will appoint. All such appointments shall be subject to the approval of the County Executive Committee. If the County Chairman or Vice Chairman shall fail to fill such vacancy after ten (10) days notification by the State Committee, then the position shall be appointed by the State Chairman and shall be effective immediately. However, the County Committee may appoint another in lieu thereof within thirty (30) days of the appointment by the State Chairman.
- (9) For State Committee vacancies:
  - a. State Chairman and Vice Chairman
    - i. If the State Chairman position is vacant, the Vice Chairman shall serve as Chairman until a State Committee meeting can be held to elect a new Chairman.
    - ii. A vacancy of the State Chairman position shall be filled by the State Committee by election at a special meeting held within sixty (60) days for such purpose. A proper "notice" (see RULE 6.3(1)) shall be made not less than 30 days prior to the meeting.
    - iii. If the Vice Chairman position is vacant, then the vacancy shall be filled by the State Committee as described for filling the office of Chairman.
  - b. If the office of the State Committee Treasurer shall become vacant, the State Committee Assistant Treasurer shall become Treasurer until a new successor is appointed and qualified.
  - c. If any State Committee Member designated in RULE 4.2.2(4) position is vacant, then the County Committee of their county shall fill such vacancy by election at a special meeting called for such purpose pursuant to ten (10) days written or electronic notice sent to all members of said committee stating such purpose. If the County Committee fails to fill such vacancy within thirty (30) days, then the position shall be appointed by the State Chairman, effective immediately. However, the County Committee may elect another in lieu thereof within thirty (30) days of the appointment by the State Chairman.
- (10) If a vacancy should occur, for any reason, in the position of National Committeeman or National Committeewoman, it shall be filled by election by the State Committee.

#### 4.3.3 Terms of Office

The term of office for committee officers and members designated in RULE 4.2, shall begin immediately after adjournment of the regular convention or special meeting at which they were elected or appointed or immediately after appointment (see RULE 4.3.1) and shall continue until the adjournment of the next regular convention calling for that position's election or appointment, or until their successors are elected, appointed and qualified, unless the person is removed, resigns, or becomes disqualified.

The typical length of each term is as follows:

- (1) Congressional District Officers: Four-Year Term
- (2) All other committee officers and members designated in RULE 4.2: Two-Year Term

#### 4.3.4 Removal of Officers, Committee Members, and Delegates

Except as otherwise specifically provided in these rules, any officer, committee member or delegate of any organization, committee, delegation, or unit of the Oklahoma Republican Party, may at any time be removed in the same manner and by the same power or authority by which one was appointed or elected.

Only the Precinct Committee has the authority to remove any duly elected qualified delegate to the county convention. Only the County Central Committee has the authority to remove any duly elected qualified delegate to the district or state convention.

Any County Chairman or Vice Chairman, or any member of the State Committee, or any member of the Congressional District Committee, may be removed at any time for cause by a majority vote of the entire existing membership of the County Committee of their County.

The State Chairman, Vice Chairman, National Committeeman, or National Committeewoman may be removed at any time for cause by a majority vote of the entire existing membership of the State Committee.

Causes for removal shall include but not be limited to the following:

- (1) Cause as described in RULE 3.1;
- (2) Misappropriation of funds under the rules of the Republican Party;
- (3) Failure to follow the rules of the Oklahoma Republican Party;
- (4) Conviction of a felony; and
- (5) Publicly supporting or endorsing an opponent of candidates of the Republican Party.

Any such removals, except as to those authorized for Precinct or County Chairmen or Vice Chairmen under RULE 4.3.2(4) and those authorized for County Executive Committee Appointed Members per RULE 4.2.3(6)(d), may be ordered only after ten (10) days' notice in writing has been given to the person charged, stating the cause and time and place of hearing thereon, and after the person has had the opportunity to present evidence, witnesses, and to be heard personally and by counsel.

#### RULE 4.4 AUTHORITY AND DUTIES

#### 4.4.1 Republican Precinct Committees

(1) The Precinct Committee of each precinct is the supreme Republican Party authority of the precinct, subject to these rules, and the direction and control of official Precinct Committee Meetings. The Precinct Committee of each precinct is charged with the

- duty of promoting the welfare and directing and controlling the affairs of the Republican Party in its precinct.
- (2) The Precinct Chairman shall be the executive officer of the precinct delegates to any county convention.

### 4.4.2 Republican County Committees

- (1) The County Committee of each county is the supreme Republican Party authority of the county, subject to these rules and the direction and control of County Conventions. The County Committee of each county is charged with the duty of promoting the welfare and directing and controlling the affairs of the Republican Party in its county.
- (2) The County Chairman shall be the executive officer and the Vice Chairman the assistant executive officer of the Republican Party of the county.
- (3) The County Chairman shall be responsible for the enforcement of these rules and the carrying out of the directions and resolutions of the County Committee and the County Conventions in accordance with these rules.
- (4) The County Chairman shall assist in all State and National Republican Party campaigns and shall have general supervision over all Republican Party activities, functions, and campaigns within the county.
- (5) The County Vice Chairman shall aid and assist the County Chairman in all of said duties.
- (6) The Secretary of the County Committee shall keep minutes of the County Committee and County Executive Committee, and act as secretary at County Conventions.
- (7) The Treasurer of the County Committee shall keep records of all financial transactions of the county and make a report at each County Committee Meeting and County Convention and submit all reports as required by law.
- (8) The County Chairman shall be the executive officer of the county delegates to any district or state convention.

#### 4.4.3 Republican County Executive Committees

- (1) The County Executive Committee shall at all times act in an advisory capacity to the County Chairman and Vice Chairman and shall confer with them and offer such plans and suggestions as will serve and advance the best interests of the welfare of the Party not inconsistent with these rules.
- (2) It shall also be the duty of the County Executive Committee to meet prior to any County Convention to make recommendations to the County Chairman for the organization of the County Convention.

#### 4.4.4 Republican County Central Committees

The duty of the County Central Committee shall be limited solely to performing, with the advice and consent of the County Executive Committee, functions as prescribed by law. When submitting to the County Election Board recommendations for Republican Membership on the precinct election boards, as provided by law, the County Central Committee must recommend those persons whose names have been recommended for membership on the election board in that precinct by a precinct caucus, provided the precinct caucus was called and conducted in accordance with the Rules of the Republican Party, and further provided that the list is submitted pursuant to Oklahoma election laws.

#### 4.4.5 Republican Congressional District Committees

The Congressional District Committee of each congressional district is the supreme Republican Party authority as to Congressional matters in the district, subject to these rules and the

direction and control of Congressional District Conventions, the State Committee, and State Conventions. The Congressional District Committee is charged with the duty of promoting the welfare and directing and controlling the affairs of the Republican Party in its respective Congressional District.

#### 4.4.6 Republican State Committee

- (1) The State Committee is the supreme Republican Party authority of the state Republican Party, subject to these rules and the direction and control of the State Convention. The State Committee is charged with the duty of promoting the welfare and directing and controlling the affairs of the Oklahoma Republican Party and the Oklahoma State Republican Conventions, and in promoting the welfare of the Republican Party of the United States of America.
- (2) The State Committee shall meet immediately preceding any State Convention and receive the report and recommendations of the State Executive Committee for the purpose of establishing the organization of the State Convention and shall consider same and shall thereafter make its report and recommendations to the State Convention.
- (3) The State Chairman shall be the executive officer and the Vice Chairman the assistant executive officer of the State Committee and the Oklahoma Republican Party.
- (4) The State Chairman shall be responsible for the enforcement of these rules and the carrying out of the directions and resolutions of the State Committee and the State Conventions in accordance with these rules.
- (5) The State Chairman shall not discard any of the files or records of the Republican State Committee without the consent of the Budget Committee.
- (6) The State Chairman shall assist in all national Republican Party campaigns, and shall have general supervision over all activities, functions, and campaigns within the state.
- (7) It shall be the duty of the State Chairman to arrange for or provide a suitable place for meetings of the State Committee and State Conventions and adequate office space for the Republican State headquarters, subject to the direction or approval of the State Committee.
- (8) The State Chairman shall post all resolutions passed by the State Committee to the state party website within 10 days of passage.
- (9) The State Vice Chairman shall aid and assist the State Chairman in all of said duties and shall act as Chairman when the chairmanship is vacant or when the Chairman is disgualified or is not available.
- (10) The State Secretary shall attend all meetings of the State Committee and keep the minutes of all meetings and reports furnished to said committee. The minutes of such meetings shall be attested by the State Secretary. The minutes and reports shall be transmitted or delivered to the office of the State Chairman at the State Headquarters, as soon as possible, not to exceed ten (10) days after each meeting. They shall remain there available for review by any officer or member of the Republican State Committee.
- (11) The State Treasurer shall be the custodian of all funds of the State Committee and the Oklahoma Republican Party and shall disburse the same in accordance with budgets established by the State Budget Committee. The State Treasurer shall keep a strict account of all receipts and disbursements, with the dates thereof, from whom received and to whom disbursed, and the purpose thereof. All disbursements shall be made in accordance with the law and these rules. The State Treasurer shall report at such time or times as requested by the State Budget Committee in such form as will provide all necessary information relative to the amount of receipts, disbursements and cash

balance, together with expenditures charged to each item of the budget and the unexpended balance of the budget items. At any time, if required by the State Budget Committee, the State Treasurer shall furnish a good and sufficient bond payable to the Oklahoma Republican State Committee for the faithful performance of the duties and due accounting for all money and property entrusted to the Treasurer, in such amount as may be required by the State Budget Committee and be generally approved by said committee.

- (12) The accounts of the State Treasurer shall be accessible at all times to the State Chairman and Vice Chairman, any member of the State Finance or Budget Committees, or any representative of any of said officers or committees duly authorized in writing by such officer or committee.
- (13) It shall be the duty of the General Counsel of the State Committee to be the chief legal advisor of the State Committee, and all other state committees and state officers on legal matters pertaining to said committees and officers and the Oklahoma Republican Party. General Counsel may also attend and be Parliamentarian at all State Committee meetings to advise the presiding officer on all questions of parliamentary procedure and the rulings of the presiding officer, if requested to do so by such officer of the committee.

#### 4.4.7 Republican State Executive Committee

- (1) The State Executive Committee shall at all times act in an advisory capacity to the State Chairman and Vice Chairman and shall confer with said chairman and offer such plans and suggestions as will serve and advance the best interests of the Party not inconsistent with these rules.
- (2) The State Executive Committee shall fix the time and place of any State Convention as more fully prescribed in RULE 6.1.3. It shall also be the duty of the State Executive Committee to report its recommendations to the State Committee for organization in preparation for any State Convention.

#### 4.4.8 Republican State Central Committee

(1) The duty of the State Central Committee shall be to perform, with the advice and consent of the State Executive Committee, functions necessary for the operation of the Oklahoma Republican Party.

#### 4.4.9 Republican State Finance Committee

- (1) It shall be the duty of the State Finance Committee to devise ways and means to properly finance the Republican General Election campaigns and other Republican Party business and affairs.
- (2) The State Finance Committee shall have authority to establish quotas on an equitable basis designating the responsibility of each county within the state to provide the funds required to meet Republican Party organizational needs, and to cooperate with county organizations in determining the financial requirements of local organizations, and to effect agreements between the State Finance Committee and county Republican organizations for equitable division of funds raised within each county.
- (3) The State Finance Committee shall have the authority to communicate in the name of the committee with such persons as it shall deem necessary for the purpose of promoting the business and general welfare of the Republican Party, and to raise funds for general election campaigns. Said committee shall not, however, directly or indirectly, raise or collect, or attempt to raise or collect funds for the benefit of any candidates (county, state or national) for primary elections.

- (4) The State Finance Chairman shall have the authority and responsibility for details involved with committee-sponsored or statewide fundraising events, including the collection and accountability for the proceeds therefrom. Requests for presidents, vice presidents, cabinet members, governors, senators, and representatives for the state party fundraising events shall be made through either the State Finance Chairman or State Headquarters.
- (5) All funds collected by the Oklahoma Republican Party shall be deposited in an account subject to disbursement by the State Chairman, subject to the advice and consent of the State Budget Committee, in the manner hereinafter provided. At such periodic intervals as may be determined by the State Budget Committee, there may be disbursed to the county Republican organizations such portion of funds collected within the county involved as shall have been agreed upon in writing between the State Finance Committee and the County Chairman and County Finance Committee, or as shall have otherwise been determined by the State Finance Committee. Payment of the necessary and proper operating expenses of the State Finance Committee, within limits authorized by the State Budget Committee, shall be made from funds in possession of said committee. At such periodic intervals as shall be directed by the State Budget Committee, the remaining funds collected by the State Finance Committee shall be transferred to the State Treasurer, who shall disburse it only in accordance with law and these rules.

#### 4.4.10 Republican State Budget Committee

- (1) The State Budget Committee shall have the power, authority and responsibility to prepare budgets designating the amount, classification, and priority of expenditures to be made from funds of the Republican State Committee, giving due consideration to the estimated availability of funds.
- (2) By appropriate actions and resolutions, the State Budget Committee shall prescribe rules and regulation governing the fiscal affairs of the Republican Party organizations, including the procedure required for recommendations to the State Committee of amounts to be included in budgets and the incurring of obligations under such budgets.
- (3) The State Budget Committee shall not authorize, directly or indirectly, any budget for, or expenditures of, funds for any candidate or candidates for any Primary election campaign, or the expenses thereof, whether such expenses incurred before, during, or after such Primary election.
- (4) It shall be the duty of the State Budget Committee to evaluate the procedures and records of the State Treasurer and the State Finance Committee, and to make a report of such evaluation to the State Chairman and State Committee annually, or more often as deemed necessary by the State Budget Committee, or when requested by the State Chairman or State Committee.

#### 4.4.10.1 CPA Financial Review

The financial books and records of the Oklahoma Republican Party, including the State Committee, the State Finance Committee, the Candidate Reserve Fund, and all other funds established by the Oklahoma Republican Party, shall be reviewed by a certified public accountant (CPA) chosen by the State Budget Committee within a reasonable time after a new State Chairman is elected. A biennial review shall be conducted immediately preceding the biennial State Convention and shall cover the two-year period ending January 31 of the Biennial State Convention year. The review shall be conducted in accordance with generally accepted accounting principles as established by the American Institute of Certified Public Accountants.

The completed review shall be submitted to the State Chairman, the State Budget Committee, and the State Committee.

Such a review may also be conducted at any other time as deemed necessary by a majority of those present and voting at a State Budget Committee or State Committee meeting, provided a quorum is present at the meeting.

#### 4.4.10.2 State Budget Committee Review

The financial records of the Oklahoma Republican Party including the State Committee, the State Finance Committee, the Candidate Reserve Fund, and all other funds established by the Oklahoma Republican Party, and in addition, a complete inventory of all equipment and all property owned or leased by the Oklahoma Republican Party, shall be examined by the State Budget Committee, and shall cover the two-year period ending with the even-numbered years. The completed examination shall be submitted to the State Chairman and the State Committee.

Such a review may also be conducted at any other time as recommended by the State Budget Committee or the State Committee.

# **SECTION 5** HEADQUARTERS

#### **RULE 5.1** STATE HEADQUARTERS

The headquarters of the Oklahoma Republican Party and of its State Committee shall be in Oklahoma City, Oklahoma, unless and until otherwise ordered by the State Committee or a State Convention.

#### **RULE 5.2 COUNTY HEADQUARTERS**

For purposes of these rules, a County headquarters shall be a facility staffed and open to the public a minimum of 20 hours per week, 24 weeks annually in election years, 20 weeks annually in non-election years. It shall not be a shared residence or business office.

# **SECTION 6** MEETINGS AND CONVENTIONS

#### RULE 6.1 REGULAR MEETINGS AND CONVENTIONS

#### 6.1.1 Regular Precinct, County, and State Meetings and Conventions

The regular biennial Precinct Meetings, County Conventions, and State Convention shall be called and convened every two (2) years in the odd-numbered years. Additionally, regular Precinct Meetings, County Conventions, and a State Convention shall be called and convened in each Presidential election year.

The Precinct Meeting and County Conventions shall be located in their respective precinct or county, except the Precinct Meeting location may be changed with prior approval of the County Executive Committee for a location outside the precinct boundary. The State Convention shall be called to convene during the months of April or May every two years in the odd numbered years, and April or May in each Presidential election year.

#### 6.1.2 Regular Quadrennial Congressional District Meetings and Conventions

There shall be a regular quadrennial Congressional District Convention of the Republican Party of each Congressional District of Oklahoma called to convene during the months of February, March, April, or May of each Presidential election year. There shall be a regular quadrennial Congressional District Committee Meeting in the year immediately following the gubernatorial elections.

#### 6.1.3 Fixing Time and Place of Meetings and Conventions

The State Executive Committee shall fix the deadlines for holding said regular biennial and quadrennial Precinct Meetings, County Conventions, and Congressional District Conventions, and the time and place of the State Conventions. The State Executive Committee shall direct the State Chairman, or if not available, or said office is vacant, the State Vice Chairman, to issue such call, not less than thirty (30) days prior to the date fixed for the State Convention. The State Executive Committee or the State Chairman may permit the County and Congressional District organizations to fix the exact hour, day, and place of the Precinct Meetings and the County Conventions, within limits consistent with these rules. The dates convening all of said meetings and conventions shall be fixed so that they will convene in the following chronological order: (1) Precinct Meetings; (2) County Conventions; (3) Congressional District Conventions; (4) State Convention.

#### 6.1.4 Meeting and Convention Four-Year Cycle Schedule

Biennial Precinct Meetings, County Conventions, and State Conventions: (odd # years)

Quadrennial Congressional District Meeting: (odd # years prior to Presidential election year)

Quadrennial Precinct Meetings, and County, District, State, and National Conventions: (Presidential election year)

Meeting Type	Odd # years prior to Pres election		Even # years when Pres election		Odd # years		Even # years when Governor election
Precinct Meeting	Yes	(1)	Yes	(2)	Yes	(1)	No
<b>County Convention</b>	Yes	(3)	Yes	(4)	Yes	(3)	No
Congressional District Meeting	Yes	(5)	No		No		No
Congressional District Convention	No		Yes	(6)	No		No
State Convention	Yes	(7)	Yes	(8)	Yes	(7)	No
National Convention <sup>1</sup>	No		Yes	(9)	No		No

Primary business of called meeting or convention:

- (1) Elect delegates to county convention and elect precinct officers
- (2) Elect delegates to county convention
- (3) Elect delegates to state convention, elect county officers, elect two State Committee Members from the county, and elect two Congressional District Committee Members per Congressional District within the county
- (4) Elect delegates to district convention and state convention
- (5) Elect district officers
- (6) Elect three delegates-at-large and three alternates-at-large to the national convention, and one Presidential elector and alternate
- (7) Elect state chairman and vice chairman
- (8) Elect delegates-at-large and alternates-at-large to the national convention, national committeeman and national committeewoman, and two Presidential electors and two alternates
- (9) Elect presidential and vice-presidential candidates<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The Republican National Convention is listed here for reference only; it is not governed by these rules.

#### RULE 6.2 Special Meetings and Conventions

The State Committee, at any time in the interest of the Republican Party, may direct the State Chairman, or if not available or if said office is vacant, the State Vice Chairman, to issue a call for Special Precinct Meetings, County Conventions, and Congressional District Conventions, in any or all of the counties and congressional districts of the state in connection with or without calling a Special State Convention. The procedure for calling regular meetings and conventions shall apply to the calling of special meetings so far as applicable and not inconsistent with these rules.

#### RULE 6.3 CALL OF A MEETING<sup>2</sup>

- (1) For the purposes of this rule, a "notice" shall be a written or electronic notice of the call of the meeting sent to all members of the committee.
- (2) For the purposes of this rule, "unavailable" shall be defined as an officer or member who is not available to issue the call, fails or refuses to issue the call, or whose office/role is vacant.
- (3) For the purposes of this rule, if a meeting requires a "joint call" and:
  - a. if either of said officers/members is not available, fails or refuses to issue the call, cannot agree as to such call, or either office/role is vacant, then either may call such meeting.
  - b. both officers/members issue the call, the first call issued shall be the legal call.

#### 6.3.1 Call of a Meeting: Precinct Committees

- (1) The Precinct Committee shall meet at any time upon the call of the Precinct Chairman, or if said officer is "unavailable" the committee shall meet at any time upon the call of any two members of the Precinct Committee.
- (2) In like manner, a general precinct meeting may at any time be called of the qualified registered Republican voters in the precinct.
- (3) The "notice" shall be made not less than five (5) days prior to the meeting.

# 6.3.2 Call of a Meeting: County, County Executive, Congressional District, State, and State Executive Committees

- (1) The County, County Executive, Congressional District, State, and State Executive Committees shall meet at any time upon the "joint call" of the respective Chairman and Vice Chairman.
- (2) For the County Committee only, if both Chairman and Vice Chairman offices are vacant, or both officers or either of them, fail or refuse to issue such call when deemed necessary, then the committee shall meet at any time upon the "joint call" of the State Chairman and Vice Chairman.
- (3) For the State Committee and State Executive Committees only, if both State Chairman and Vice Chairman offices are vacant, or both officers or either of them, fail or refuse to issue such call when deemed necessary, then the committee shall meet at any time upon the "joint call" of the National Committeeman and Committeewoman.
- (4) If any officer/member in RULE 6.3.2(1), 6.3.2(2), or 6.3.2(3) above is "unavailable" to issue the call, then the County, County Executive, Congressional District, State, or State Executive Committee shall meet at any time upon the call of one-fourth of the entire existing members of the respective committee, duly signed by those who issued

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<sup>&</sup>lt;sup>2</sup> RULE 6.3 is a "Rule of Order" as defined in RONR (12<sup>th</sup> ed.) 2:14-22

- the call. The call made by such members must state the purpose of the meeting and no other business may be transacted at such meeting.
- (5) The "notice" shall be made not less than five (5) days prior to the meeting for the County and County Executive Committees, and not less than ten (10) days prior to the meeting for the Congressional District, State, and State Executive Committees.

#### 6.3.3 Call of a Meeting: Other Committees

For other committees defined in these rules (see RULE 4.1 and SECTION 7) and not listed in RULE 6.3.1 or RULE 6.3.2 above, any meeting shall be called using the procedures outlined in RONR.

# RULE 6.4 Presiding Officer for Committee Meetings<sup>3</sup>

For any committee established in RULE 4.1 or SECTION 7, the Chairman of that respective committee, and in the Chairman's absence the Vice Chairman of that respective committee, or in the absence of both, any person who is a registered Republican selected by a majority of those in attendance, shall preside at the respective committee meeting.

#### RULE 6.5 CALL TO ORDER AT CONVENTIONS<sup>4</sup>

All County, Congressional District, and State Conventions shall be called to order respectively by the County, Congressional District, or State Chairman, or if not available or said office is vacant, by the Vice Chairman.

# **SECTION 7** State Convention Committees

#### RULE 7.1 STATE CONVENTION COMMITTEE MEMBERS

The number of committee delegates for all convention committees is based on a proportional representation formula, determined by the number of votes cast in the last presidential or gubernatorial election, in each county for the Republican candidate, with a minimum of one committee member per county. Counties with only one delegate may choose the committee: Platform, Credentials, or Rules, on which that delegate may serve. Each county is allowed one member per every ten percent of delegate votes. No more than fifty percent of committee delegates from a county may serve on any one committee.

#### RULE 7.2 STATE CONVENTION CREDENTIALS COMMITTEE

- (1) The State Chairman shall appoint the Credentials Committee Chairman.
- (2) The Credentials Committee shall review the delegate list from each County, resolve any disputes, and recommend those eligible to be delegates to the Convention.
- (3) The Credentials Committee report shall be submitted to the State Convention for adoption.

<sup>&</sup>lt;sup>3</sup> RULE 6.4 is a "Rule of Order" as defined in RONR (12<sup>th</sup> ed.) 2:14-22

<sup>&</sup>lt;sup>4</sup> RULE 6.5 is a "Rule of Order" as defined in RONR (12<sup>th</sup> ed.) 2:14-22

### RULE 7.3 STATE CONVENTION PLATFORM COMMITTEE

- (1) The State Chairman shall appoint the Platform Committee Chairman. The assembled subcommittees shall each select its chairman.
- (2) The State Chairman shall appoint a Platform Editor to edit for grammar, style, and redundancy. The Editor shall have no authority to make substantive changes to the recommended Platform.
- (3) The Platform Committee shall review and revise, as necessary, the last adopted Platform.
- (4) The Platform Committee may meet a maximum of four times before the State Convention. All Platform Committee meetings shall not meet before 9:00 a.m. and shall not extend after 6:00 p.m.<sup>5</sup>
- (5) The Platform Committee report shall be submitted to the State Convention for debate and adoption.

#### RULE 7.4 STATE CONVENTION RULES COMMITTEE

- (1) The State Chairman shall appoint the Rules Committee Chairman.
- (2) The Rules Committee shall review and revise, as necessary, the last adopted Rules.
- (3) The Rules Committee shall specify how additional rules, regulations, or platform planks may be submitted from the floor for consideration and shall specify the percentages of votes needed for passage.
- (4) The Rules Committee may meet a maximum of four times before the State Convention. All Rules Committee meetings shall not meet before 9:00 a.m. and shall not extend after 6:00 p.m.<sup>6</sup>
- (5) No substantive changes may be made at the final meeting of the Rules Committee prior to the State Convention.
- (6) The Rules Committee report shall be submitted to the State Convention for debate and adoption.

# **SECTION 8** DELEGATES AND PRESIDENTIAL ELECTORS

# RULE 8.1 Delegates to County, District, and State Conventions

#### 8.1.1 County and Precinct Delegates

The State Executive Committee shall determine the number of delegates by which each county is entitled to be represented in any Congressional District Convention or State Convention, apportioned among the counties according to the number of votes cast for the Republican nominee for President or Governor in each county at the preceding General Election. The State Convention Call shall specify the number of delegates each county is entitled to be represented by in the State and/or Congressional Conventions. If only a portion of a county lies within a congressional district, apportionment of county delegates to each Congressional District Convention shall be based upon the number of votes cast within that portion of the county which lies within the congressional district.

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<sup>&</sup>lt;sup>5</sup> RULE 7.3(4) is a "Standing Rule" as defined in RONR (12<sup>th</sup> ed.) 2:23-24

<sup>&</sup>lt;sup>6</sup> RULE 7.4(4) is a "Standing Rule" as defined in RONR (12<sup>th</sup> ed.) 2:23-24

The County Executive Committee of each county shall determine the number of delegates each precinct is entitled to be represented by in any County Convention, apportioned among the precincts of the County according to the number of votes cast for the Republican nominee for President or Governor in each precinct at the preceding General Election. Each precinct shall be entitled to at least one delegate. The County Convention Call shall specify the number of delegates each precinct is entitled to be represented by in the County Convention.

#### 8.1.2 Types of Convention Delegates

- (1) Open Delegation: An open delegation is one which allows all qualified delegates from a precinct or county to attend and vote at a convention. An open delegation must be approved by vote of the County Convention. A sign-up sheet, or similar method, must be provided for any County Convention delegate to indicate their intent to attend the Congressional District or State Convention as a delegate. The County Convention shall also vote on any authority and acceptable reasons for adding delegates after the conclusion of the County Convention. The list of those persons signing as delegates must be submitted to the Congressional District or State Chairman at least seven (7) days prior to the respective convention. No one person shall cast more than two (2) whole votes. No alternates or proxies will be allowed in an open delegation.
- (2) **Delegate-Alternate:** A delegate-alternate delegation is one in which the number of delegates matches the allocated votes of the precinct or county convention. The list of those persons elected as delegates/alternates must be submitted to the Congressional District or State Chairman at least seven (7) days prior to the respective convention. No proxies will be allowed in a delegate-alternate delegation.

#### RULE 8.2 DELEGATES TO NATIONAL CONVENTION

#### 8.2.1 Nomination and Election of Delegates to National Convention

Delegates-at-Large and Alternates-at-Large to the Republican National Convention shall consist of those from the Congressional District Conventions per RULE 8.2.1.1, those from the State Convention per RULE 8.2.1.2, the State Chairman, the National Committeeman, and the National Committeewoman.

#### 8.2.1.1 Nominations at Congressional District Conventions

At the Congressional District Conventions convened for the purpose of electing Delegates-at-Large and Alternates-at-Large to the Republican National Convention, qualified nominations shall be received by the chairman of the Congressional District Convention and shall be placed before the Congressional District Convention in accordance with the rules adopted by such convention. Election of three (3) Delegates-at-Large and three (3) Alternates-at-Large from each Congressional District Convention shall be by roll call vote of each county. Each Delegate-at-Large and Alternate-at-Large shall be elected by separate ballot.

#### 8.2.1.2 Nominations at State Convention

#### 8.2.1.2.1 Nominating Committee

The State Executive Committee shall convene after the close of the Congressional District Conventions and at least two weeks prior to the date of the State Convention for the purpose of selecting nominees for Delegate-at-Large and Alternate-at-Large to the Republican National Convention. The number of names placed in nomination shall be determined by the State Executive Committee.

#### **8.2.1.2.2 Voting for Nominations**

Members of the State Executive Committee who are seeking nomination to a position of Delegate-at-Large or Alternate-at Large shall not vote on the selection of nominees, nor may they be represented by proxy in the selection of nominees, but they may participate in all other business of the committee.

#### 8.2.1.2.3 List of Nominees

A list of names selected by the State Executive Committee to be placed in nomination at the State Convention, and the position to which they will be nominated, shall be posted on the State Party website, and sent by mail or electronically ten (10) days prior to the State Convention to each Republican County Chairman by the Republican State Chairman.

#### 8.2.1.2.4 Nominations at State Convention

At the State Convention convened for the purpose of electing Delegates-at-Large and Alternates-at-Large to the Republican National Convention, qualified nominations of the State Executive Committee shall be placed before the convention by the State Chairman, and all other qualified nominations shall be received by the chairman of the State Convention in accordance with the rules adopted by such convention. Election of the Delegates-at-Large and Alternates-at-Large shall be by roll call vote.

### 8.2.1.3 Eligibility of Delegates

A person may serve as a delegate to the Republican National Convention no more than two consecutive times. This limitation shall not, however, prevent the attendance as a delegate of a person appointed to chair one of the National Convention Committees. As required by the Republican National Committee Rules, the State Chairman, the National Committeeman, and National Committeewoman shall be delegates to the Republican National Convention. The total number of times that a person may be a delegate or alternate is unlimited.

#### 8.2.1.4 Qualification of Nominees

A nomination at a convention for the position of Delegate-at-Large or Alternate-at-Large to the Republican National Convention shall be deemed qualified only if the State Convention Secretary or the Congressional District Convention Secretary, whichever is applicable, shall have received, pursuant to Convention rules, an affidavit signed by the nominee. The affidavit shall state the name and address of the nominee, certify that the nominee is a registered voter of the Oklahoma Republican Party, that the nominee will accept the nomination if elected, and that the vote of the nominee on selection of the Republican candidate for President of the United States at the Republican National Convention shall be cast as provided in 26 Okla. Stat. § 20-104(h).

#### 8.2.2 Award of Delegate Votes at the Republican National Convention

The following method shall be followed by the Oklahoma Republican Party to award delegates votes at the Republican National Convention, based on the canvassed results of the Presidential Preferential Primary reported to the Oklahoma Republican Party State Chairman by the Secretary of the State Election Board. The method to award delegates that is set out by statute in the State of Oklahoma [presently codified at 26 Okla. Stat. § 20-104(B&C) (2024)] shall be superseded and/or supplanted by this rule.

(1) All delegates from the State at Large shall be awarded to a presidential candidate who receives a majority (more than 50%) of the votes in the Republican presidential

preferential primary election in the state. If no presidential candidate receives a majority of the votes in the state, then the award shall be as follows: based on the relationship that the number of votes received by each presidential candidate bears to the total number of votes cast in the Republican presidential primary election in the entire State; provided that a presidential candidate must receive at least 15 percent of the total vote cast in the State in the Republican presidential preferential primary election in order to be entitled to any of the State at Large delegates. The Chairman of the Oklahoma Republican Party shall apportion pro rata the number of delegates from the State at large each of the presidential candidates is entitled to receive rounded to the nearest whole number.

- (2) All delegates from each congressional district shall be awarded to a presidential candidate who receives a majority (more than 50%) of the votes in the Republican presidential preferential primary election in that district. If no presidential candidate receives a majority of the votes in a congressional district, then the award shall be as follows:
  - a. If three or more presidential candidates receive 15 percent or more of such total vote in the district, the top three finishers in the district shall each be awarded one delegate from that district;
  - b. If only two presidential candidates receive 15 percent or more of such total vote in the district, the presidential candidate who receives the most votes in that congressional district shall receive two (2) delegates and the presidential candidate who receives the second most votes in that congressional district shall receive one (1) delegate; and
  - c. If only one presidential candidate receives 15 percent or more of such total vote in the district, such presidential candidate shall be awarded all of the delegates from that district.

A presidential candidate must receive at least 15 percent of the total vote cast in the district in the Republican presidential primary election in order to be entitled to any of the three delegates from that district.

#### RULE 8.3 ELECTION OF PRESIDENTIAL ELECTORS

Pursuant to Oklahoma State Laws, the Oklahoma Republican Party shall nominate a number of Electors for President and Vice President of the United States of America equal to the number of United States Senators and United States Representatives which the state is entitled to elect. Therefore, each Congressional District Convention shall elect one Presidential Elector and one Alternate Presidential Elector who shall subscribe to the duties of said office. The State Convention held in the same presidential election year shall elect two Presidential Electors and two Alternate Presidential Electors who shall subscribe to the duties of said office.

# **SECTION 9** QUORUM AND VOTING

# RULE 9.1 QUORUM OF COMMITTEES, DELEGATIONS, AND CONVENTIONS

A quorum of the State Committee shall be a minimum of one hundred (100) members present in person. A majority of the roll of delegates at any duly convened Republican Convention shall constitute a quorum. A majority of the members of any Committee or Delegation shall constitute a quorum. A majority of those registered Republicans who sign in at the biennial general precinct meeting shall constitute a quorum. Once a quorum is established, a quorum shall be

deemed to be present until fewer than two thirds (2/3) of the credentialed number remain. Any proper legal action may be taken by such committee, delegation, or convention by a majority of the members voting, except when otherwise specifically provided in these rules or by law.

#### **RULE 9.2 VOTING AT CONVENTIONS**

Delegates to County, Congressional District, and State Conventions may cast whole votes or fractional votes in accordance with the authorization of the original precinct or county convention (whichever is applicable) so long as each delegate within a precinct or county delegation shall possess a vote equal to the vote possessed by any other delegate within the same delegation.

The following rules shall apply to all delegations as a part of the convention rules and order of business:

- (1) Votes announced shall be in one-half (½) or whole votes only and shall not be announced in any other fraction, or the Convention may accept the actual ballot count for the purpose of computerized tallies.
- (2) Any delegation shall be allowed to pass when its name is called on the first roll, but must answer when its name is called the second time, in proper order, and failing to do so immediately, shall lose its vote on such roll call.
- (3) Voting of any delegation under the unit rule<sup>7</sup> shall not be recognized by any County, Congressional District, or State Convention.

#### RULE 9.3 Proxies and Alternates

#### 9.3.1 Proxies

The use of proxies is strictly prohibited at any official precinct meeting, committee meeting, or county, congressional district, or state convention of the Oklahoma Republican Party.

#### 9.3.2 Alternates to State and District Committee Meetings

Each county shall elect at their County Convention two Alternates to serve as State/District Alternates, or State Committee Members and District Committee Members can be elected as alternates to the opposite committee. Alternates may attend any State or District Committee meeting as an Alternate during their term. At any particular meeting one Alternate may stand in for any one, but only one, of the following elected positions and no others: Chairman, Vice Chairman, or either of the two State Committee Members, or any of the District Committee Members if any of the aforementioned cannot attend the meeting in person.

Counties that cover more than one Congressional District shall elect two State Alternates plus two Alternates from each Congressional District within the county. State Alternates may only stand in at State Committee meetings; Congressional District Alternates may only stand in at Congressional District Committee meetings.

Any Alternate must be a registered Republican that is elected within their county at the biennial County Convention or by special election in the case of a vacancy per RULE 4.3.2 and shall have the same rights and privileges as the State or District Committee voting member for whom they are the Alternate. The Alternate may automatically assume the role if the voting member is not present.

<sup>&</sup>lt;sup>7</sup> Unit rule is defined as requiring a delegation to cast its entire vote as a unit as determined by a majority vote on all or some matters to be acted on by the convention.

# **SECTION 10 GENERAL PROVISIONS**

#### RULE 10.1 MINUTES OF ALL OFFICIAL ACTIONS

Written minutes shall be kept by all County, Congressional District, and State Committee meetings, chartered organizations, and conventions of final official actions taken by them, a copy of which shall be filed with the County Chairman as to all county meetings, and with the Congressional District Chairman as to all Congressional District meetings, and with the State Chairman as to all State meetings. Said minutes shall be available for review by any registered Republican voter of that political unit upon request to the County, Congressional District, or State Chairman within ten (10) days of the request.

### RULE 10.2 Membership and Delegation Rolls<sup>8</sup>

- (1) It is the duty of the County Chairman of each county to provide a list of all precinct officers of the precincts in their county to include Precinct Officer names, phone numbers, and email addresses, with the corresponding precinct numbers, within sixty (60) days following the Precinct Elections. It is the duty of the County Chairman to provide a copy of said list within sixty (60) days following the Precinct Elections, to every Precinct Chairman within their respective county. It is the duty of each Precinct Chairman to make the list available to any member of the respective precinct upon request by the Precinct Member.
- (2) The County Chairman shall maintain and within sixty (60) days of being elected, forward to the State Chairman a roster of membership of the County Committee and the County Executive Committee.
- (3) County, Congressional District, or State Convention lists of proposed delegates to said conventions shall be available for inspection by any registered Republican voter upon request to the respective Chairman at least ten (10) days prior to the time the respective convention is scheduled to convene. If a permanent County office is maintained, such delegate list shall be posted in an appropriate location for inspection by registered Republican voters.
- (4) A list of authorized convention delegates and their contact information shall be made available to any delegate requesting said information within seven (7) days after the date of the Convention from which a list is manufactured.

# RULE 10.3 DELIVERY OF PROPERTY AND RECORDS TO SUCCESSORS9

Every officer, committee and each member thereof, and delegates of any Republican organization of Oklahoma, upon removal, resignation, disqualification, or termination of office, shall at once deliver to the successor or to the officer or body from which one was appointed or elected, all of the papers, books, records, funds, monies, and property kept or received in such official capacity, or in one's possession, belonging to the Oklahoma Republican Party.

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<sup>&</sup>lt;sup>8</sup> RULE 10.2 is a "Standing Rule" as defined in RONR (12<sup>th</sup> ed.) 2:23-24

<sup>&</sup>lt;sup>9</sup> RULE 10.3 is a "Standing Rule" as defined in RONR (12th ed.) 2:23-24

#### **RULE 10.4 CHARTERS FOR AUXILIARY GROUPS**

Any group in Oklahoma which purports to represent the Republican Party must obtain a charter from the State Executive Committee which shall be issued only on a majority vote of said committee and such charter may be revoked by a two-thirds (2/3) vote of said committee; both the granting and revocation are subject to approval by a majority vote of the State Committee. Auxiliary groups must report all contributions given to federal candidates in accordance with Federal Election Commission rules and to the State Chairman within five (5) days of such contribution.

# RULE 10.5 DISCLOSURE OF AGREEMENT OF CANDIDATES WITH OUR PLATFORM

For a Republican candidate for elective office to receive the endorsement and support of the Oklahoma Republican Party, he must read and mark up a copy of the current Oklahoma Republican Platform, indicating his agreement or disagreement with each plank with explanation as necessary, and make it available for review at the State Headquarters.

# RULE 10.6 RESTRICTIONS ON VOTER ELIGIBILITY IN PARTY AND GOVERNMENT ELECTIONS

No registered Republican in Oklahoma and no committee in the Oklahoma Republican Party shall have the authority to allow registered Independents in Oklahoma to vote in partisan primary government elections in Oklahoma, partisan runoff government elections in Oklahoma, or any party elections in the Oklahoma Republican Party.

# SECTION 11 APPLICABILITY, EFFECTIVENESS, AND AMENDMENT OF RULES

#### RULE 11.1 RULES AS TO TOWNS AND CITIES

These rules are not intended to extend to or establish organizations for the Republican Party of the various towns and cities of the state as separate units from the precincts and counties of the State of Oklahoma. Qualified and registered Republican voters of the towns and cities of the state may organize and promulgate their own rules not inconsistent with these rules and the organizations herein established.

#### RULE 11.2 Rules as to Counties and Congressional Districts

The County Committees and County Conventions of each county of the state, and the Congressional District Committees and Conventions are specifically authorized to promulgate such additional rules and establish such additional party officers, committees, or organizations for their respective counties and congressional districts, not inconsistent with these rules and the law, as shall be deemed necessary by them for the welfare of the Party.

#### **RULE 11.3 PARLIAMENTARY AUTHORITY**

All question of parliamentary procedure and other matters affecting the Oklahoma Republican Party, or any of its organizations, unit meetings, or conventions, which are not specifically covered in these rules shall be governed by Robert's Rules of Order Newly Revised (RONR), and the law of the State of Oklahoma, whichever may be applicable.

#### RULE 11.4 EFFECTIVE DATE OF RULES, AMENDMENTS, OR CHANGES

Any amendments or changes to these rules shall become effective immediately upon adjournment of the State Convention or State Committee meeting which adopts them. This, however, shall not invalidate any actions taken under the previous rules.

#### RULE 11.5 AMENDMENT OF RULES BY STATE CONVENTION

These rules may be amended and changed by a majority vote of any State Convention by either of the following methods:

- (1) Amendment must first be submitted to the State Executive Committee, which shall, with or without recommendation, include a copy of the proposed change in the Call authorized in RULE 6.1.3.
- (2) Amendment proposed by a vote of a County or Congressional District Convention shall be submitted to a vote at the next succeeding State Convention if filed with the State Chairman within five (5) days after adjournment of said County or Congressional District Convention.

Notice of amendments proposed by a County or Congressional District Convention shall be given by the State Chairman by written or electronic notice to the Chairman of each County delegation, or if no other delegation chairman has been designated, to the County Chairman, at least ten (10) days prior to said State Convention. Any failure of a state convention to take due parliamentary action on a county's or congressional district's proposed amendment at the State Convention shall result in the same amendment being first order of business at the next State Convention. Any failure by any county, district, or state leader to present an amendment passed by a county or district convention shall be deemed a RULE 3.1 violation of a sacred and inviolate right of party participation.

#### RULE 11.6 AMENDMENT OF RULES BY STATE COMMITTEE

These rules may also be amended and changed by the State Committee, provided a majority of the entire committee is present, by a vote of two-thirds (2/3) of the members present and voting at the committee meeting. The call of the State Committee meeting (per RULE 6.3.2) shall include a copy of the proposed amendment or amendments to the rules. Furthermore, any amendment to these rules by the State Committee which in any way affects the allocation or method of selection of delegates to conventions, the frequency or method of call of conventions, the composition of the State Committee, or the method for amending these rules shall be subject to the approval or disapproval as a whole by a majority vote of the next State Convention and shall not take effect under RULE 11.4 until adjournment of said State Convention.