OTBU D12 Toronto Rules of Order 2023-2024

Procedures

- 1. The Chair shall begin the meeting at the time scheduled for Call to Order.
- 2. The meeting will continue until Adjournment.
- 3. Each person shall be recognized by, and address, the Chair in the order determined by these rules. They must first be recognized by the Chair using the appropriate indicator they wish to speak on.

Agenda

- 4. Order of Motions
 - a. On time motions will be sequenced before late motions.
 - b. On time motions will be sequenced in the following order:
 - Equity Motions (see definitions).
 - ii. Additional on time motions will be sequenced in the order they are received before the on-time deadline.
 - c. Late motions will be sequenced on the Agenda as an item that does not come prior to On time motions.

Timed Items

- 5. Agenda items may be timed or untimed.
 - a. Timed items shall be marked with a time on the Agenda.
 - b. Timed items shall not interrupt a motion or election in progress.

Motions

- 6. Only Procedural motions are dealt with at the November General Meeting.
- 7. All motions can be dealt with at the May Annual General Meeting
- 8. A motion may not contravene our established bylaws or constitution.
- 9. Unless otherwise stated, a Motion will require a mover and a seconder and who are present at the meeting.
- 10. Unless otherwise stated a Motion may be debated.
- 11. A motion that has already been debated and defeated cannot be brought forward again as it has already been decided by the body.

Decisions by Consensus

- 12. Decisions can be made by consensus (i.e., not requiring a vote) if, when the Chair asks, there is no objection from any Member.
 - a. Motion language may be changed through universal consensus.
 - b. Motions may be passed through universal consensus.

Other Kinds of Motions

- 13. Amendment to the motion on the floor
 - a. An amendment may delete, substitute, or add words that will modify the original⁸

motion but must not negate it or change the intent.

- i. If the amendment passes, the Chair should read the new amended motion which is on the floor to be debated and voted on.
- ii. If the amendment fails, the previous motion again becomes the motion on the floor. Further amendments are allowed, one at a time.
- iii. An amendment to an amendment may not be amended.

14. Reconsider

- a. A motion to reconsider a previous decision can be made within the same meeting after the decision has been made.
 - i. It is non-debatable.
 - ii. The motion can be made only by a Member who voted on the prevailing side in the original vote.
- b. If the motion to reconsider is passed, then a Member moves the previous motion and it is again debated and voted on.
 - i. The new decision replaces the previous one.

15. Deal with a report

- a. Not all reports need to have an attached motion.
- b. A motion to deal with a report can be either adopted, endorsed, or received.
 - i. Adopting has the effect of approving every word in the report.
 - ii. Endorsing has the effect of approving the general directions of the report without adopting the recommendations.
 - iii. Receiving indicates only that the report has been read.

16. Notice of Motion

- a. A notice of motion can be made to Members in writing during a meeting regarding a motion to be presented at a future meeting.
- b. A notice of motion may be made to Members verbally during a meeting regarding a motion to be presented at a future meeting.
- c. This motion does not require a seconder.

17. Procedural Motions

- a. BLOCing motions "En bloc" shall be used to request that interdependent motions be considered together.
 - i. Motions can be combined and approved as one BLOC
 - ii. When motions have been moved en-bloc, a single Member may request for the removal of one or more motions from the bloc. Any motion removed from the bloc shall be dealt with immediately after the en bloc resolutions have been dealt with.
- b. Calling for the Vote / Calling the Question
 - i. A Member that believes the debate is exhausted and wishes the meeting to proceed directly to a vote may "Call for the vote" or "Call the question".
 - ii. The Chair will immediately move to a vote to see if Meeting wishes to end debate immediately and move to the vote on the motion, otherwise the prior debate will continue.
 - iii. There will be no debate on this motion.
- c. Moving to suspend the rules
- d. Amending an adopted Agenda
- e. Changing the sequencing of Motions

- f. Splitting a motion
 - i. A motion may be split if there are distinct questions that can be moved, debated, and voted on separately.

Debate

Indicators

- 18. There shall be 4 indicators used during debate:
 - a. **FOR** (\checkmark) (90 second speaking limit): Debating in favour of the motion.
 - b. AGAINST (X) (90 second speaking limit): Debating against the motion.
 - c. **QUESTION** (?) (60 second speaking limit): A question indicator may be used for:
 - i. Moving a Main Motion
 - ii. Moving a motion that can affect a motion being debated
 - iii. Moving other kinds of motions
 - iv. Moving a procedural motion
 - i. Procedural motions may be moved at any time after the District Representative has been recognized by the Chair.
 - v. Questions to the Chair or to the mover through the Chair about a motion
 - i. Answers to the questions are not timed.
 - ii. Members may only ask one question each time they are recognized by the Chair on the QUESTION indicator, and one follow up (10 second speaking limit) to clarify
 - d. **PAUSE ()** (60 second speaking limit): Used only when absolutely necessary to pause meeting business, upon recognition by the Chair. It may not be used during a vote. It may be used by a Member only when the Member:
 - i. believes the established Rules of Order are being contravened.
 - ii. is experiencing an issue which is impacting their ability to participate in the meeting and within the purview of the Chair to resolve.
 - iii. is experiencing an issue which requires accommodation to physically participate in the meeting.
 - iv. disagrees with the ruling of the Chair and wishes to Challenge to the
 - v. has a question for the Chair about how to navigate the Rules of Order.

Rules for Debate

- 19. Any Member in attendance may participate in the debate.
- 20. Motions must be submitted to the OTBU Secretary in writing prior to debate of the motion. Late motions require a 2/3's vote from the members at the meeting to be debated.
- 21. Only a Member can move, second, and vote on motions.
- 22. Once a Member has identified the indicator they wish to speak on they will be placed into sequence by the Chair. Changing indicators changes the sequencing of speakers.

- 23. Upon being recognized by the Chair, a Member shall state their name and the indicator they are speaking on.
- 24. The mover of the motion shall be heard first on a FOR indicator, followed by the first AGAINST speaker. Subsequent debaters shall rotate in the order of QUESTION, FOR, AGAINST speakers. Before voting on the motion, the mover will have an opportunity to close debate on a FOR indicator.
- 25. Excluding the mover, no Member shall debate (FOR / AGAINST) more than once on any single motion.
 - a. An amended motion is considered to be a new motion.

Voting

Carrying a Motion

- 26. Unless otherwise stated, a motion is considered carried by receipt of a simple majority.
- 27. A 2/3 majority vote is required for:
 - a. All procedural motions which
 - i. suspend the Rules of Order,
 - ii. amend an adopted Agenda,
 - iii. change the sequencing of motions
 - b. Constitutional amendments.
 - c. Late motions, except for those associated with Constitutional amendments
 - d. Calling for the Vote / Calling the Question
 - e. Motions to reconsider
- 28. A 9/10 majority vote is required for:
 - a. Late Constitutional amendments.
 - b. Amending a Late motion

Voting Procedure

- 29. After the Chair has called for the vote, Members will cast their vote.
- 30. The Chair will announce if the motion is carried or defeated.
- 31. If the results are unclear, the Chair (on a PAUSE indicator) may:
 - a. Call for a vote by rising, or a counted vote.
 - b. At the conclusion of this procedure, the Chair will announce if the motion is carried or defeated.
- 32. If requested by a Member (on a PAUSE indicator) the percentages and/or vote count will be provided for a particular vote, or the rest of the votes at the meeting.

Virtual Meetings

- 1. Virtual meetings may be called to replace in-person meetings at the discretion of the OTBU Executive upon review of technologies available.
- 2. Registered Members will receive an email that contains the meeting access link prior to the meeting.
- 3. The link for the meeting will be emailed to any Member that wishes to attend. Members may be asked by one of the meeting hosts to briefly turn on their camera for identification purposes.
- 4. Only registered Members can vote during the meeting.
- 5. Sign in for the virtual meeting will open at least twenty minutes before the meeting call to order, as listed in the agenda.
- 6. Members may be asked by one of the meeting hosts to briefly turn on their camera for identification purposes.
- 7. Members must change their screen name to be <First Name, Last
 - Name, Bargaining Unit>. Failure to do so, after two requests, will result in removal from
 - b. the meeting. Attendees are encouraged to do so before logging onto the meeting.
- 8. A microphone will only be un-muted when a speaker is recognized by the Chair.
- 9. In order to vote, the Member must have a registered account on the Provincial OSSTF website.
- 10. All motions not carried through Universal Consensus, will be voted on through the OSSTF Voting Centre on the Provincial OSSTF website, when available.
 - a. Support for difficulty with the login process or for setting up an account can be accessed by contacting Membership-Database@osstf.ca during regular business hours.
- 11. During a virtual meeting, the Chair will indicate when voting opens, the length of time the ballot will be open, and when voting has closed.
- 12. The Steering Committee will explain the process for moving motions and participating in debate at the beginning of each virtual District meeting.

Authority for Procedures

- 1. This document shall be the sole authority for all Meeting procedures.
- 2. These Rules will be reviewed on a regular basis by the Constitution and Steering Committee.
- 3. 51. The Constitution and Steering Committee may edit this document for grammar and clarity.

Professional Conduct

- 1. 52. Members and guests shall exercise professional conduct in the meeting judged with an equity lens. Participants shall wait until they are recognized before speaking.
- 2. Professional conduct is characterized by courtesy and good faith, and not engaging in public criticism of the Member's colleagues.
- 3. Members will not engage in any conduct that undermines the dignity or self-esteem of an individual, or which creates an intimidating, hostile or offensive environment
- 4. 53. Unprofessional conduct shall be dealt with in the following order:
 - a. The Chair will remind the Member, and the house, of the rules and standards for the meeting.
 - b. If the conduct continues, the Chair will NAME the offender ("I have reminded a._____ about the appropriate conduct in the House; please be respectful. If this conduct continues, you will be removed from this meeting.") Objectionable or disorderly words used by the offender shall be recorded and may be entered in the Minutes.
- 5. The case may be sufficiently resolved by an apology or a withdrawal of objectionable statements by the offender, if not;
- 6. The Chair may choose to prevent the Member from participating in further debate.
 - c. If the conduct continues, The Chair will ask the Member to leave the meeting. ("Your conduct is interfering with the business of the House, I must direct you to leave the meeting.")
 - d. If the Member refuses to leave the meeting, they will be removed.

Definitions

- 1. "Equity Motion" shall mean a motion concerned with issues that primarily impact groups defined by the Protected Grounds under the <u>Ontario Human Rights code</u>, and Adult Day School Teachers as an equity seeking group.
- 2. Motions will be classified as the following
- 3. BYL Bylaw motions
- 4. CON Constitution motions
- 5. MAC Miscellaneous Action Motions
- 6. POL Policy motions
- 7. PROC Procedural motions
- 8. "Policy motions" shall mean any stand or position taken by OSSTF Toronto in accordance with its Bylaws on matters beyond its internal legislative power.
- 9. "Bylaw motions" shall mean any stand or position taken by OSSTF Toronto that impacts the standing rules governing the membership of OSSTF Toronto on matters entirely within the control of OSSTF Toronto.
- 10. "Miscellaneous action motion" shall mean any stand or position taken by OSSTF Toronto that is within the internal legislative power of OSSTF Toronto.
- 11. 62. "Late motions" shall mean any BYL, CON, MAC, or POL motion that is not considered an "On time motion".