



GENERAL BYLAWS APPROVED BY THE



19TH NATIONAL EXTRAORDINARY ASSEMBLY

ESTATUTOS GENERALES APROBADOS POR LA
19A ASAMBLEA NACIONAL EXTRAORDINARIA.

**CAMBIEMOS
MÉXICO**

**GENERAL BYLAWS
APPROVED BY THE
19TH NATIONAL
EXTRAORDINARY
ASSEMBLY**



TITLE ONE

GENERAL PROVISIONS

SINGLE CHAPTER

NAME, PURPOSE, DURATION, ADDRESS, SLOGAN, LOGO AND ELECTORAL EMBLEM

Article 1

Partido Acción Nacional is an association of Mexican citizens in full exercise of their civic rights, organized as a national political party, in order to intervene organically in all aspects of public life in Mexico, have access to the democratic exercise of power and achieve:

- a) The recognition of the eminent dignity of the human person and, therefore, the respect of their fundamental rights and the guarantee of the rights and social conditions required by that dignity;
- b) The subordination, politically, of individual, social and State activity to the realization of the Common Good;
- c) The recognition of the preeminence of the national interest over the partial interests and the ordering and hierarchy thereof in the interest of the Nation; and,
- d) The establishment of democracy as a form of government and as a system of coexistence.

Article 2

The purpose of Partido Acción Nacional is:

- a) The formation and strengthening of the democratic awareness of each and every Mexican;
- b) The dissemination of its principles, programs and platforms;
- c) Organized and permanent civic-political activity;
- d) The socio-political education of its members;
- e) The guarantee in all orders of equal opportunities between men and women;
- f) Carrying out all kinds of studies on political, economic and social issues and the formulation of the relevant programs, presentations, propositions and legislative proposals;
- g) The participation in federal, state and municipal elections, under the conditions determined by its competent bodies;
- h) The advice and support to public officials nominated or proposed by the Party and the democratic link with the governments emanating therefrom;
- i) The establishment, maintenance and development of all the organizations, institutes, publications and social services that are necessary or convenient for the realization of the purposes of the Party;

j) The development of broad and constructive relationships with national and international parties and organizations; and

k) The acquisition, transfer or encumbrance, by any title, of the movable and immovable property that is required and, in general, the execution and performance of all acts, contracts, negotiations and necessary or conducive promotions for the fulfillment of the purposes of the Party.

Article 3

For the pursuit of the purposes mentioned in the preceding article, Acción Nacional may accept the support for its ideology, its programs, platforms, candidates, from Mexican organizations which purposes are compatible with those of the Party.

Article 4

The duration of Acción Nacional will be indefinite.

Article 5

Acción Nacional's domicile is Mexico City. Its state, municipal and delegation bodies will have their domicile in the place of their residence.

Article 6

The slogan of Acción Nacional is: "*POR UNA PATRIA ORDENADA Y GENEROSA Y UNA VIDA MEJOR Y MÁS DIGNA PARA TODOS*". ("FOR AN ORDERED AND GENEROUS COUNTRY AND A BETTER AND MORE DIGNIFIED LIFE FOR EVERYONE").

Article 7

1. The logo of Acción Nacional is a rectangle in silver color, in a proportion of 1 x 3.5, which frames a rectangular strip placed horizontally in the middle part and divided into three fields of green, white and red colors, respectively, and in blue capital letters the words ACCIÓN in the upper left corner and NACIONAL in the lower right corner.

2. Acción Nacional's electoral emblem is a bright blue circle, circumscribing the capital letters PAN of the same blue color on a white background, framed in a box with rounded corners, also blue.

TITLE TWO

THE MILITANTS AND SUPPORTERS OF PARTIDO ACCIÓN NACIONAL

CHAPTER ONE

THE MEMBERS

Article 8

1. Members of Partido Acción Nacional are those Mexican citizens who, in a direct, personal, face-to-face, individual, free, peaceful and voluntary way, express their desire to join the party, assume as their own the basic principles, goals, objectives and documents of Partido Acción Nacional, and are accepted as such.

2. In the case of Mexicans residing abroad, they will be exempt from the requirement to carry out their affiliation procedure in person.

Article 9

1. The affiliation procedure will be governed in accordance with the provisions of the corresponding Regulations. The request shall be submitted in writing or by any electronic means approved by the National Executive Committee, or may be made before any state or municipal Committee of the Party of the corresponding state. Mexicans residing abroad may join the party outside the national territory with a card to vote from abroad.

2. In the cases in which the registration in the state is denied, they will be able to carry out the affiliation procedure, in the National Registry of Members.

Article 10

1. To be a member, the person must meet the following requirements:

a) Be a Mexican citizen;

b) Have an honest way of living;

c) Sign the affiliation application, attaching an image of the valid voting card with photograph issued by the National Electoral Institute, as well as the means of authentication and address required by the electoral administrative authority and the National Executive Committee; in the case of Mexican men and women residing abroad, they must prove an identification card to vote from abroad. The form will express the obligation to comply with and respect the principles of doctrine and basic documents of Acción Nacional and his/her commitment to participate actively and permanently in the realization of the goals, objectives and activities of the Party; participating in the training coordinated or endorsed by the corresponding area of the National Executive Committee; and

d) Not be affiliated with another political party, whether national or local.

2. In the event of having been a member of another political party, he/she must permanently leave said political institute, at least six months before requesting his/her affiliation as a member.

3. Membership in the Party starts from the execution of the affiliation application, in electronic media, or from the receipt of the affiliation application, both in the form approved by the National Executive Committee.

4. The National Registry of Members will verify compliance with the affiliation requirements and will be able to observe, request and, where appropriate, annul those that do not comply therewith, within the periods and terms established in the regulations.

5. Affiliation will be final if, within a period of ninety calendar days, counted from the submission of the application, no pronouncement is issued by the National Registry of Members or, where appropriate, once the complaint procedure started before the Affiliation and Member Service Commission. The regulations will govern the complaint procedure that may be initiated by the registration of citizenship militancy.

6. Each member will decide his/her own degree of commitment to the Party. There will be militancy and active militancy. Active militancy will be that which is empowered to exercise the rights referred to in Article 11, paragraph 3 hereof.

7. At any time, the militancy may access training coordinated or endorsed by the corresponding area of the National Executive Committee that guarantees the exercise of their rights and, thus, to active militancy. The National Executive Committee will guarantee the existence of at least one weekly course with the synchronous online modality in which the interested citizens must register directly and personally, verifying in all cases the identity of the attendees. The registration calendar for the synchronous online modality of courses will be updated every six months, guaranteeing that at all times it has at least six months scheduled.

8. The list of members will specify the militancy that is in the observation assumption established in paragraph 5, as well as whether it is militancy or active militancy.

9. The Regulations will establish the specific requirements for the affiliation process that will include the participation of Mexicans residing abroad.

Article 11

1. The rights of the militancy are:

- a) That the bodies of the Party establish and promote activities that must be informed in a timely manner;
- b) Vote and elect the presidencies of the Municipal Steering Committees, State Steering Committees and National Executive Committee, in accordance with the rules established hereby;
- c) Vote and participate in the elections and decisions of the Party, on their own or through delegates;
- d) Participate in the government of the Party by holding positions in its governing bodies, which may be not more than three by election at the same time;
- e) Be candidates, pre-candidates, and, where appropriate, candidates of Acción Nacional for positions of popular election;
- f) Receive advice and comprehensive support in cases of gender-based political violence against women;
- g) Access the necessary and continuous training and education, for the fulfillment of their duties as a Party member;

- h) Access internal dispute resolution mechanisms, when they are deprived of their rights within the Party, in statutory and legal terms;
- i) Access the information generated by its bodies permanently in the terms indicated by the applicable regulations;
- j) Request accountability from its leaders, through the reports that, based on the regulations, they are obliged to present during their management, in terms of what is specified by the regulations;
- k) Demand compliance with the Party's basic documents, through the mechanisms established in the regulations;
- l) File before the Federal Court or the local electoral courts the means of defense provided by law, against the resolutions and decisions of the internal bodies of the Party that affect their political-electoral rights, provided that the intrapartisan instance has been exhausted;
- m) Endorse or renouncing their militant status, in the terms established in these bylaws and the relevant regulations; and
- n) Others established in Article 40 of the General Law of Political Parties and other legal ordinances and of the Party.

2. In order to exercise their rights, members must comply with their obligations and the requirements established in these Bylaws, as well as in the regulations and, where appropriate, with the electoral regulations, as applicable.

3. In order to have active militancy and access the voting rights contained in subparagraphs b), c) and d) of the first paragraph hereof, at least 12 months must elapse after the acceptance as members, having participated in training coordinated or endorsed by the relevant area of the National Executive Committee and keep their rights safe under the terms established by the corresponding regulations.

4. In order to vote in any internal election, in addition to meeting the requirements set forth in these Bylaws, active militancy must be obtained within the established periods to appear in the preliminary nominal lists, which must be published in full, six months before the internal electoral day.

If the training accreditation is updated subsequently to the publication of the aforementioned nominal lists, the active member may not vote in that internal electoral process.

Article 12

1. The obligations of the Party militancy are:

- a) Assume and comply with the Principles of Party Doctrine, the Political Action Program, the Code of Ethics, the Bylaws, Regulations and other provisions issued by the governing bodies, in their respective areas of competence;
- b) Respect and disseminate the doctrinal principles and the Political Action Program, which will be the guide their partisan, legislative, and governmental work;

- c) Participate in a permanent and disciplined manner in the realization of the objectives of the Party;
- d) Participate with verifiable, community, political, education and training actions or activities, face-to-face or online, through the Party's training programs, under the terms indicated in these Bylaws and other applicable regulations and agreements. The activities carried out may be registered in the Single Militancy File, contained in the digital platform that is enabled for this purpose,;
- e) Contribute to the expenses of the Party, through an ordinary annual fee of a voluntary nature, as well as make extraordinary contributions when so determined by the National Executive Committee, to address extraordinary financial circumstances, which if not paid will not lead to an immediate removal procedure from the register;
- f) Contribute, when they are designated public servants, or elected legislators or officials, in positions emanating from the PAN, a fee to the Party, in accordance with the exceptions provided in the corresponding regulations;
- g) Keep their data updated in the National Registry of Militants, informing about any change of their address, according to the data registered in the National Electoral Institute;
- h) Safeguard the good public reputation and prestige of the Party, its leaders and members, and resolve disputes, if any, before the corresponding partisan bodies;
- i) Demand and ensure internal democracy and compliance with party norms;
- j) Comply with the legal provisions on electoral matters;
- k) Comply with the internal resolutions that have been issued by the bodies empowered to do so and based on party norms;
- l) Develop with transparency, probity, efficiency and honesty the tasks that, as a member, leader, party official or public servant, are entrusted thereto;
- m) Participate in meetings, conventions and other meetings that they should attend;
- n) Refrain from generating or tolerating acts of intimidation, threats or harassment, especially against the victim of gender-based political violence against women;
- o) Respect the regulations on gender parity; y
- p) Others established in Article 41 of the General Law of Political Parties and other legal ordinances and of the Party.

2. The Regulations will indicate the modalities to make the contributions indicated in subparagraphs e) and f), as well as the members who will be exempt from compliance with subparagraphs d) and e).

Article 13

1. To maintain the quality of active militancy and to be able to exercise their rights set forth in Article 11, first paragraph, subparagraphs b), c) and d), the obligations contained in the Article 12 paragraphs d), must be met at least once a year, and paragraph f), when appropriate.

2. To comply with Article 12, subparagraph d), the militancy will have to prove their participation in any of the following activities at the time of its completion or later in the form or electronic means determined by the National Executive Committee:

a) partisan or community activity;

b) being a councilor or member of any executive body of the Party, candidate or electoral representative including at the polls, during local or federal processes; or,

c) Having received or taught a training course, forum, conference or the like, endorsed in both cases by the Training Secretary of the National Executive Committee, for which it will be the obligation of the national, state and municipal committees to carry out, at least, once a month a course, forum, conference or similar for the fulfillment of the above, which realization must be notified to the militancy by publishing the call in the stands and in the medium that guarantees its correct dissemination.

3. The Militants Regulations will indicate the way to clarify and verify compliance with the activities, as well as the guidelines to determine those that will be valid for these purposes.

4. The corresponding Committee has the subsidiary obligation to provide the necessary means so that the militancy is able to register the activities it carries out.

5. Active militancy that does not comply with the provisions of this article, after a hearing before the National Registry of Militants and supervised by the Affiliation and Member Service Commission, will lose the status of active militancy and the rights that emanate from it, for which will implement the procedure indicated in the Regulations. The National Registry of Militants will update the list of members with said rights on a monthly basis.

6. When there are indications that the Party, its structures or the militancy depart from the principles that support its performance in a jurisdiction, when the possible intervention of a different political force is noticed, or at the request of the electoral authority, ten percent of the active militancy, the Municipal Steering Committees, the State Steering Committees, the National Executive Committee, as well as the State Councils, may request the completion of a referendum program, which must be analyzed and, where appropriate, approved by the National Permanent Commission.

Article 14

1. The Party will have homogeneous groups, which must adhere to the doctrine, principles, objectives, goals, actions and basic documents.

2. Homogeneous groups are militancy organizations that share common characteristics and which purpose is to strengthen the ties of the Party with society in a specific area.

3. For the formation of homogeneous groups, notice of formation will be given to the National Executive Committee or the corresponding State Steering Committee. The Regulations will specify the procedure for the formation, development and extinction of homogeneous groups.

CHAPTER TWO

THE SUPPORTERS

Article 15

1. Supporters of Partido Acción Nacional are those citizens who express the desire to maintain close contact with the Party and collaborate with its goals.
2. The National Executive Committee, the State Steering Committees and the Municipal Steering Committees, in their sphere of competence:
 - a) will designate the person responsible for promoting the policies and instruments for the participation of supporters.
 - b) will establish a period of attention for supporters and citizens in general. The designated period will be attended by the popular representatives of the Party and the participation, queries and suggestions of the attendees will be addressed.
 - c) will promote the creation of service offices through social media and electronic media in general, and direct and permanent contact with supporters.
 - d) will promote the periodic organization of consultation forums, open to supporters, that allow direct contact with Party officials and their popular representatives. The forums will have spaces for the Party to receive the opinion of the citizens.
3. Every Party office must have a supporters service module, which will receive suggestions and proposals for improvement for any area of the Party, including those addressed to the representatives and Governments emanating therefrom. The person responsible for the module will channel the documents, suggestions and proposals received, to the Party's bodies that have competence for such effect, or, to the corresponding civil servants. The Party will guarantee a response to any request, suggestion or proposal received in said modules.
4. The Regulations will indicate the mechanisms for the inclusion and participation of supporters in the Party, including those Mexican citizens residing abroad and will establish the ways in which young people who have not reached the legal age can participate, among others, promoting humanism, the values and principles of Party, the culture of democracy and good government, equality and non-discrimination, the promotion of indigenous culture, sports, care for the environment, protection of life and, in general, of the principles upheld by the Party. All this in accordance with the legislation on political parties, the protection of personal data and guaranteeing, where appropriate, the best interests of the minors.

TITLE THREE

TRANSPARENCY, ACCESS TO INFORMATION, PROTECTION OF PERSONAL DATA AND ARCHIVE

Article 16

1. The Party will have a National Committee for Transparency and Protection of Personal Data, as well as a Unit for Transparency, Access to Information and Protection of Personal Data, which will assi

theCommittee in its functions.

2. The Committee will be the body responsible for guaranteeing access to public information held by Acción Nacional, as well as supervising the registration and processing of requests for information and guaranteeing the mechanisms for the protection of personal data through its access, rectification, cancellation and opposition in the terms provided in the applicable law.

3. The Committee will be appointed by the Permanent Commission of the National Council, at the proposal of its Presidency, and will be made up of five members safeguarding gender parity, who will last three years in office. The head of the Unit for Transparency, Access to Information and Protection of Personal Data will participate with the right to speak.

4. The person in charge of the Unit will be appointed by the National Presidency of the Party and will last three years in office.

5. The Regulations will specify the procedures, powers and obligations of the Party bodies in the matter, as well as what corresponds to the publication, access and management of the information, either in electronic media or in information response and monitoring systems, always proactively addressing the parameters, powers and obligations established in the applicable law.

6. The relevant Regulations will establish at the state level, the creation and powers of Committees and Units for Transparency, Access to Public Information and Protection of Personal Data. Likewise, it may establish the creation of Municipal Committees and Units.

Article 17

1. The Committee will have the following powers:

a) Institute, coordinate and supervise, in terms of the applicable provisions, the actions and the procedures to ensure the greatest efficiency in the management of access to information requests;

b) Establish guidelines and manuals that make efficient the procedures of access to information requests and protection of personal data;

c) Confirm, modify or revoke the determinations that, in terms of extension of the response period, classification of information and declaration of non-existence or incompetence, are made by the heads of the Bodies and administrative areas of the Party;

d) Order, where appropriate, the competent bodies to generate the information derived from their powers, competences and functions that they must hold or, prior accreditation of the impossibility of their generation, to state, in a well-founded and motivated manner, the reasons why, in the particular case, they did not exercise said powers, competences or functions;

d) Establish, instruct, coordinate and supervise policies, actions and guidelines to facilitate the obtaining of information and the exercise of the rights of access to information and protection of personal data;

e) Collect and send to the corresponding authority, if applicable, in accordance with the guidelines that it issues, the necessary data for the preparation of the annual report;

f) Design and implement continuous training plans in terms of transparency, access to information and protection of personal data;

- g) Request the Party bodies the information they possess to meet the requests of access to information and protection of personal data that are submitted to the party; as well as to respond to requests for access, rectification, cancellation or opposition of personal data;
- h) Keep their File and Document Management Systems updated, as well as the Personal Databases, in accordance with the applicable regulations in coordination, as appropriate, with the National Registry of Militants;
- i) Implement technological mechanisms to facilitate the management of Party information;
- j) Design and implement policies and follow up on the obligations of the Party in terms of transparency, including Internet portals;
- k) Establish security measures and mechanisms for the protection of personal data, including its access, rectification, cancellation and opposition in the terms provided in these bylaws, its regulations and applicable laws;
- l) Guarantee the protection and safekeeping of information classified as reserved or confidential;
- m) Request and authorize the extension of the confidentiality period of the information referred to in the corresponding regulations; and
- n) Any others that result for compliance with the applicable regulations or that are established by these Bylaws and the Regulations.
- o) Any other needed for compliance with applicable regulations or those set by these Bylaws and the Regulations.

Article 18

1. The Unit will have the following powers:

- a) Assist the Committee stated in the previous article;
- b) Collect, disseminate and encourage the corresponding areas to periodically update the information, in accordance with applicable regulations;
- c) Receive and process requests for access to information and protection of personal data;
- d) Assist individuals in the preparation of requests for access to information and in matters of protection of personal data and, where appropriate, guide them on the competent obligated subjects in accordance with applicable regulations;
- e) Carry out the internal procedures that are necessary for addressing the requests for access to information and on protection of personal data;
- f) Notify the applicants;
- g) Propose to the Transparency Committee the internal procedures that ensure the greatest efficiency in the management of requests for access to information and protection of personal data, in accordance with applicable regulations;

- h) Propose qualified personnel that are necessary to receive and process the requests for access to information and protection of personal data;
- i) Promote and implement proactive transparency policies ensuring their accessibility;
- j) Carry out the necessary actions in accordance with applicable regulations, in the event that there is a breach to the security of personal databases; as well as for non-compliance with the obligations set forth in the corresponding regulations;
- k) Carry out impact assessments on the protection of personal data, when carrying out projects that imply intensive or relevant processing thereof, in order to identify and mitigate risks that may compromise the principles, duties and rights of the owners;
- l) Develop or adopt best practices schemes, in order to raise the level of protection of personal data, facilitate the exercise of ARCO rights by the owners; complement the provisions set forth in the applicable regulations regarding the protection of personal data, and demonstrate to the corresponding authority compliance with the applicable regulations on the matter;
- m) Promote transparency and accessibility within the Party;
- n) Inform the competent authority of the probable responsibility for breach of the obligations set forth herein, its regulations and other applicable provisions;
- o) The others that the Committee instructs; and
- p) Any other established by the law, these Bylaws and the relevant regulations.

TITLE FOUR

NATIONAL BODIES OF PARTIDO ACCIÓN NACIONAL

CHAPTER ONE

NATIONAL ASSEMBLY

Article 19

The highest authority of Acción Nacional resides in the National Assembly.

Article 20

1. The Ordinary National Assembly will be convened at least every three years.
2. It will be convened by the National Executive Committee, or if it does not do so at least thirty days after the date on which it was to be held, by the National Council or by its Permanent Commission, on its own initiative or at the request of one third of the members of the National Council, of seventeen acting State Committees or of fifteen percent of the Party militancy registered in the register.
3. It will be convened at least sixty calendar days in advance from the date set for the meeting.

4. The call will contain the corresponding agenda, as well as the bases and guidelines for its development, approved by the calling body, and will be communicated to the Party militants through the National Executive Committee, in the Party's media, as well as on its website, and on the bulletin boards of the State and Municipal Committees.

Article 21

The powers of the Ordinary National Assembly are:

- a) To ratify and, where appropriate, revoke the members of the National Council;
- b) To analyze the report of the National Executive Committee, the Permanent Commission or the National Council, as applicable, regarding the general activities of Acción Nacional, during the time elapsed since the immediately preceding Assembly;
- c) Examine the agreements and opinions of the National Council on the General Administration Account during the same period;
- d) Make decisions related to the assets of Acción Nacional that are not the responsibility of other bodies of the Party; and
- e) Any other matter of general policy of the Party or the Country, that the Permanent Commission or the National Council submits for its consideration.

Article 22

- 1. The Extraordinary National Assembly will be held each time it is called by the Permanent Commission or by the National Council.
- 2. The call must be issued at least forty-five calendar days in advance of the date set for the meeting.
- 3. It will be communicated and will function in the same terms indicated for the session of the Ordinary National Assembly.
- 4. It is up to the Extraordinary National Assembly to decide:
 - a) The amendment to the Party Bylaws. For such purpose, the Permanent Commission or the National Council will carry out a project taking into account the opinions of the Party members, state and municipal bodies in consultation meetings called for such purposes and once approved by the Permanent Commission or by the National Council, the project must be made available, together with the call, to the delegates accredited to the Extraordinary National Assembly with at least 15 days prior to the date it is to be held;
 - b) The transformation of Acción Nacional or its merger with another group;
 - c) The dissolution of Acción Nacional and, in this case, the appointment of the liquidators and the destination that must be given to the patrimony of the institution, in the terms established by the current electoral legislation and these Bylaws;
 - d) Any other transcendental matter for the life of Acción Nacional, other than those reserved for the

Ordinary National Assembly, the National Council, the Permanent Commission or the National Executive Committee, prior agreement that the Permanent Commission or the National Council make in this regard;

e) Approve the Projection of the Principles of Doctrine; and

f) Approve the Political Action Program.

5. The agreements of the Extraordinary National Assembly must be approved by two thirds of the votes, except for the exceptions provided herein.

Article 23

1. The National Assembly will be made up of the delegations accredited by the State Steering Committees and by the Permanent Commission or the delegation designated thereby. The members of the delegations will have the character of regular delegates with the right to speak and vote.

2. Regular delegates will be:

a) The Presidencies of the State Steering Committees or those who exercise their functions and the persons appointed by each State Steering Committee among its members;

b) Those who are selected with such character by the Municipal Assemblies, in the terms established by the corresponding bases and guidelines;

c) The members of the Permanent Commission or the Delegation designated thereby; and

d) The members of the National Council and the National Executive Committee, who will join their corresponding delegation.

Article 24

1. The President of the National Executive Committee will also be President of the Ordinary and Extraordinary National Assembly. In their absence, the General Secretary of the National Executive Committee will act as President and, in their absence, the person designated by the Assembly itself.

2. The Secretary of the Assembly will be the one of the National Executive Committee and, in their absence, the person designated by the Assembly itself.

3. The sessions of the National Assembly will be public as a general rule; but those that the Assembly itself agrees on the proposal of the Presidency may be private.

4. It will be held on the days and in the place that the call has set; but the Assembly itself will have the power to extend its session period, and change the date, place and format for holding them.

Article 25

1. For the National Assembly to be installed and validly function, the presence of the members of the Permanent Commission, or the delegation designated thereby, and at least seventeen state delegations, if it is an Ordinary National Assembly, or of at least twenty-two delegations, if it is an Extraordi-

nary National Assembly will be required.

2. The delegations will be considered present when the majority of their accredited members and their respective coordinators or those who replace them register.

3. The delegations present will have the right to vote when exercised by at least the majority of their registered members.

Article 26

1. The Presidents of the Committees will coordinate the respective delegations; in their absence, then corresponding general secretaries and, in the absence of both persons, those designated by the majority of votes by the regular delegates of the delegation in question.

2. The state delegation will be integrated with the number of delegates in the proportion established by the bases and guidelines, based on the total number of members per state, and the vote obtained by the Party in each state according to the last election of federal deputies, through the formulas established by the regulations.

3. Each delegation will have the corresponding number of votes from the application of the following formula:

a) Each state delegation shall be entitled to fifteen votes, plus one vote for each federal electoral district that their respective state has;

b) One additional vote for every 10 delegates present;

c) It will have one more vote for every 0.10 percent of the proportion of members in the state registered in the National Registry of Militants with respect to the nominal list of constituents of such state. No state may have more than fifteen votes based on this principle;

d) Likewise, they will have the right to one additional vote for each percentage point, or fraction greater than 0.5 percent, that the Party has obtained in the last federal election for deputies; as well as another vote, in addition to the previous ones, for each percentage point, or fraction greater than 0.5 percent, that the vote received by the Party in the state represents out of the national vote of the Party itself obtained in the aforementioned election;

e) However, if at the time of voting the number of delegates present is less than the equivalent of four times the number of federal electoral districts in the state in question, the votes of that delegation will be reduced to those that correspond pro-rata, on the basis that said quadruple, as a minimum, can exercise all of its votes. The remaining fraction that reaches 0.5 will be counted as one vote. In any case, every delegation will have, at least five votes; and

f) The Permanent Commission will have a number of votes equivalent to the average of the votes of the delegations present in the National Assembly.

4. The vote of its members will be considered in order to determine the sense of the votes of each delegation and of the Permanent Commission. If that vote is unanimous or corresponds to a majority above ninety percent of the delegates present, all the votes will be computed in that sense. If the delegates who disagree with the majority represent ten percent or more of the members present, for

every ten percent one tenth of the total votes will be computed, in the sense agreed by that minority; the remaining votes will be computed in the sense of the votes of the majority.

5. In case of tie, the Presidency will have casting vote.

Article 27

1. Regular delegates may only participate in the National Assembly when the corresponding delegation has a quorum.

2. The determinations will be valid with the majority of the votes, unless the Bylaws provide for a qualified majority for specific cases.

3. Voting may be carried out with show of hands, at the proposal of the Presidency of the Assembly, except for the exceptions provided for in the Bylaws. If the vote with show of hands is not accepted, it will be done by ballot.

CHAPTER TWO

THE NATIONAL COUNCIL

Article 28

1. The National Council will be made up of the following members:

- a) The holders of the Presidency and General Secretariat of the National Executive Committee;
- b) The former Presidents of the National Executive Committee;
- c) The President and Former Presidents of the Republic;
- d) The Governors of the States;
- e) The National Treasurer;
- f) The Presidents of the State Steering Committees, during their tenure;
- g) The Coordinators of the Federal Parliamentary Groups;
- h) The National Coordinator of Local Deputies;
- i) The National Coordinator of Town Halls;
- j) The National Coordinator of Syndicates and Councils;
- k) The Party members who have been National Councilors for 20 years or more;
- l) The head of the Secretariat for the Political Promotion of Women of the National Executive Committee;

- m) The head of the Youth Action Secretariat of the National Executive Committee;
- n) Two hundred and seventy National Councilors elected in the State Assemblies and ratified by the National Assembly, of which fifty percent will be of a different gender; and
- o) Thirty Elected Councilors, at the proposal of the Permanent Commission on a parity basis.

Article 29

1. To be elected as National Councilor, the following is required:

- a) Having been a member for at least five years;
- b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;
- c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election;
- d) Accredit the corresponding evaluation, in the terms of the call;
- e) Having participated as a member of a Municipal, State or National Steering Committee, or a State or National Council, or having been a candidate for an elected office, or having served as a poll representative or general[sic] on three occasions during the last twelve years, or having integrated the organizing commission of a state or national process; and
- f) Not having been removed as a national or state councilor, in the immediately preceding period, in terms of Article 34, number 3 of the Bylaws.

Article 30

1. For the election of the National Councilors referred to in subparagraph n) of Article 28, after a call issued by the National Executive Committee, the following will apply:

a) Of the total of 270, each state will choose the number of Councilors that corresponds thereto by weighing the following factors:

I. Ninety Councilors will be distributed according to the percentage of votes obtained by Partido Acción Nacional in the state in the last election of federal deputies, in relation to the total votes cast thereat, divided by the sum of said percentages;

II. Ninety Councilors will be distributed according to the percentage of votes that the state contributes to the national vote of the Party, according to the last vote for the election of federal deputies; and

III. Ninety Councilors will be distributed according to the number of members that the Party has in the state with respect to the national register.

b) Through Municipal Assemblies held for this purpose, the number of candidacies determined by the respective Regulations may be proposed to the State Assembly, obtaining a list of candidates that will be voted on in the State Assembly in accordance with the corresponding National and State Call.

A vote will be taken for 40% of the number of Councilors to which the state in question is entitled. Fractions will be rounded to the nearest unit.

c) The elected National Councilors will be ratified by the National Assembly which will meet no later than the month following the holding of the last State Assembly referred to in subparagraph a) hereof.

d) The National Council will be renewed in the second semester of the year following the federal election.

Article 31

1. The powers and obligations of the National Council are:

- a) Appoint forty members who will join the Permanent Commission;
- b) Designate the members of its commissions on a parity basis, including the Justice; Surveillance; Doctrine; Intra-party Order and Discipline; Affiliation and Attention to the Member; National Organizer of the Election of the National Executive Committee; Anti-corruption; and Gender Care commissions;
- c) At the request of two thirds of the State Councils and in accordance with the rule established herein, vote and elect the members of the National Executive Committee;
- d) Appoint, at the proposal of the Presidency, the National Treasurer of the Party;
- e) Approve the annual income and expenditure budgets of federal financing as well as private contributions, debts with a term greater than one year, which do not exceed an amount of 25 percent of the amount of federal public financing provided for that year; and review and approve, where appropriate, the reports and opinions that the National Council Surveillance Commission submits on the general administration account, as well as the report on the general distribution and application of federal public financing submitted by the National Treasurer;
- f) Discuss and approve, where appropriate, at the proposal of the Permanent Commission, its Regulations, the rules of procedure of the National Council, the Regulations for the Administration of Party Financing, as well as the Regulations for the Selection of Candidacies for Popularly Elected Positions;
- g) Resolve those matters that are submitted to its consideration by the Permanent Commission;
- h) At the request of at least one third of its members, ask the Permanent Commission, to submit for its consideration those matters that, due to their importance, it deems appropriate to know and resolve;
- i) Resolve through the specialized bodies and Party leaders to which these Bylaws refer, matters related to the internal life of the Party;
- j) Discuss and decide on issues that arise between the governing bodies of the Party and that are submitted for its consideration;
- k) Approve, modify and evaluate compliance with the Development Plan of Partido Acción Nacional;

- l) Approve the short- and long-term national plans submitted by the National Executive Committee, as well as periodically evaluate their compliance;
- m) Organize the internal election process of the National Executive Committee and the State Steering Committees, as well as the selection of candidacies for elected positions, with the support of the bodies referred to herein;
- n) Order the list of candidates for Senate by the principle of proportional representation;
- o) After consulting the Councilors to the Municipal Committees from which they emanated as proposals of the National Council, by a qualified majority of two thirds of the total number of those present, to authorize the National Executive Committee to sign electoral association agreements with other parties in federal elections, in accordance with the corresponding electoral legislation;
- p) Approve the platform of the Party for the federal elections, after consulting the militancy through state and municipal bodies, which must contain, inter alia, plans and actions to prevent, address and eradicate political violence against women based on gender. The candidates will have the obligation to accept and disseminate during their electoral campaign, the approved platform; and
- q) Any other established by these Bylaws and the relevant regulations.

Article 32

1. The National Council will meet in ordinary session at least once a year, in the place and on the date determined by the call issued by the National Executive Committee or the National Permanent Commission.
2. The National Council will be summoned to an extraordinary session by the Presidency of the National Executive Committee when it deems it necessary, or when requested by the Committee itself, the Permanent Commission of the Council, one third of the members thereof or ten State Steering Committees.

Article 33

1. The National Council will validly meet with the assistance of the majority of its members, provided that at least two thirds of the federal states in which State Steering Committees operate are represented.
2. The resolutions will be made by majority vote of the attendees. For the removal of the Presidency, two thirds of the computable votes will be required. For the election or removal of the members of the Permanent Commission, an absolute majority of the computable votes will be required.

Article 34

1. The National Councilors will remain in office for three years and may be re-elected, but they will continue performing their duties until those appointed to replace them take office. The Councilors who miss two sessions of the Council, without justified cause, will lose their position.
2. Attendance will be considered staying in the session until its closing.

3. When vacancies occur in the Council, it may designate, at the proposal of the Presidency, by simple majority of votes, the substitutes for the rest of the period. The Council may, for serious cause, remove any of its members by a vote of two thirds of the attendees.

CHAPTER THREE

THE NATIONAL TREASURY

Article 35

1. The National Treasury is the body responsible for all the resources that, by way of federal public financing, donations, private contributions and others, enter the national accounts of the Party. It will be headed by a National Treasurer who will be assisted in his/her functions by a technical body, and will have the following attributions:

- a) Receive, distribute, supervise and verify the resources coming from both federal public financing and private financing obtained by the Party; as well as submit the corresponding quarterly, annual, pre-campaign and campaign reports;
- b) Supervise the fulfillment of the expense, by headings, of the state financing;
- c) Issue manuals, guidelines or standards, in relation to compliance with the two preceding paragraphs, as well as exclusively manage regulatory-wise everything related to social and labor security in exercising federal and local resources;
- d) Submit to the electoral body indicated by the law, the annual and quarterly reports of income and expenses, and the reports for pre-campaigns and federal electoral campaigns;
- e) Address any type of action related to the origin and destination of party resources, as long as it corresponds to the federal level and has been exercised from the accounts of the National Executive Committee. In the event that the federal resources have been disbursed from the accounts corresponding to a State Committee, the State Treasury will be directly responsible for addressing the aforementioned judicial proceedings;
- f) Submit to the National Executive Committee and the National Council, for their discussion and approval, if applicable, the annual budget project on the general distribution and application of federal public financing;
- g) Assist in the development of the national and state bodies in charge of the administration and resources of the Party; for which it may intervene by monitoring the exercise of the resources and, where appropriate, dictate the corresponding measures to ensure their proper application;
- h) Intervene the State Treasuries, for up to a period of six months, when, in the cases established by the regulations, the improper use or application of the Party's resources or patrimony is detected, in contravention of the applicable regulations regarding inspection and/or party regulations. In the event of serious or repeated faults, based on a well-grounded and reasoned opinion, the National Executive Committee may request the duplication of the stated term;

The intervention will also proceed in cases involving an intra-party or jurisdictional controversy regarding the integration of a leadership or state body that may affect, directly or indirectly the

finances of the Party. In this case, the intervention will last until there is an enforceable judgment on the dispute.

For the purposes of the foregoing, the National Treasury will attract the powers of the State Treasury in question, appointing in a supplementary manner, one substitute State Treasurer; and

- i) Any other established by these Bylaws and the regulations.

Article 36

1. The private financing received by the Party may be:

- a) Financing by militancy;
- b) Funding from supporters;
- c) Self-financing; and
- d) Financing by financial returns, funds and trusts.

CHAPTER FOUR

COMMISSIONS OF THE NATIONAL COUNCIL OF THE PERMANENT COMMISSION

Article 37

1. The National Council will be made up of the following members:

- a) The President of the Party;
- b) The Secretary General of the National Executive Committee;
- c) The former Presidents of the National Executive Committee;
- d) The Coordinators of the Federal Parliamentary Groups;
- e) The National Treasurer;
- f) The Coordinator of Local Deputies;
- g) The National Coordinator of Town Halls;
- h) The National Coordinator of Syndicates and Councils;
- i) The national head of the Political Promotion of Women;
- j) The national head of Youth Action;
- k) One President of the State Steering Committee for each electoral constituency; and

l) Forty Party members, with a minimum membership of five years.

2. The designation of the members referred to in subparagraph l), will be made in three quarters, by the integration formula established in subparagraph b) hereof, and the other quarter, at the proposal of the Councilors in accordance with the Regulations. In both cases, the people elected equally must be considered.

a) Regarding the three quarters of the integration formula, the Organizing Committee of the election will calculate the spaces that each of the contending formulas for the National Executive Committee will have the right to propose the integration of the Permanent Commission.

b) The allocation of spaces will be made in accordance with the following:

I. The Presidency of the winning formula will obtain fifty percent of the members of the three-fourths stated;

II. The remaining fifty percent will be assigned as a percentage to the winning formula and to those that obtained at least twenty percent of the total effective vote, i.e., without counting the vote of those formulas that did not reach the vote of the twenty percent, the invalid vote, nor that directed to unregistered candidacies;

III. Fractions will be rounded up to the next integer provided that it is equal to or greater than half; and

IV. In the event of a tie, the integer will be rounded in favor of the formula that would have obtained the lowest percentage of votes.

The proposals will be assigned obeying the order of priority of the registry and gender parity, starting with the winning formula.

3. Presidents of State Steering Committees referred to in subparagraph k), will be those who have the highest percentage of votes obtained by the party in the entity in the last election of federal deputies, with respect to the rest of the federative entities that join their constituency.

4. To be elected member of the Permanent Commission, it is required:

a) Being a member of the Party with a seniority of at least five years;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the of the Commission election; and

d) Not having been dismissed as a National or State Councilor, in the 3 immediately preceding years.

5. The heads of Secretariats of the National Executive Committee who are not members of the Permanent Commission will attend with the right to speak.

6. In the proportion established by the Regulations, the Permanent Commission may be integrated with militants who receive remuneration from the Party.
7. The Permanent Commission will be renewed in the second semester of the year in which regular federal elections are held.
8. The members of the Permanent Commission will remain in office for three years and will remain there until the National Council makes new appointments and the designated members take office.
9. Whoever misses three sessions without cause, for that fact alone will lose the position. It will be considered as attendance, the permanence in the session until its closing.
10. They will be invited and permanent guests with the right to speak, the President of the Republic and the Heads of the Executive Branch of the federal states, if they are party members.

Article 38

1. The powers and duties of the Permanent Commission are:

- I. Formulate and approve the regulations of the Party. Submit for approval to the National Council, its own Regulations, the Operation of the National Council and the Administration of Party Financing;

- II. Approve the activity programs of Acción Nacional;

- III. Agree the collaboration of Acción Nacional with other national political organizations and accept the collaboration or adhesion of other groups, under the terms of Article 3 of these Bylaws, as well as authorizing the agreements of coalitions, alliances or common candidacies that are proposed in the state and municipal spheres for the local electoral processes, according to the relevant laws.

In default or omission of the procedure established in the previous paragraph, it may additionally approve, in a well-grounded and motivated manner, by a majority of two thirds of those present, the authorization or signing of local electoral association agreements;

- IV. Develop mechanisms that guide the action of the Party in the exercise of government;

- V. Resolve on the leaves requested by its members and the resignations that they present, designating, where appropriate, those who will replace them until the National Council makes a new appointment, if the absence is permanent;

- VI. Resolve on the proposal for the removal of any member of the CEN that, if applicable, is made by the Presidency, designating, if applicable, those who will replace them at the proposal of the Presidency;

- VII. Summon the Extraordinary National Assembly, and the National Council;

- VIII. Review the Administration and National Treasury general accounts that must be presented to the National Council;

- IX. Review the Administration and Treasury general accounts of the State Steering Committees of

the Party;

X. Veto, with a well-grounded and reasoned opinion, the Resolutions or Agreements of all the State, Municipal and homogeneous group Assemblies, as well as the decisions of the State Councils, of the State, Municipal or Delegation Steering Committees, if they turn out to be contrary to the regulations, principles and objectives of the Party or inconveniences for the development of their work. The corresponding State or Municipal Committee may request that the matter be brought before the National Council for its final resolution, with a hearing of the interested parties;

XI. Decide on applications for readmission to the Party submitted by those who have been expelled, have left or resigned, when they have done so publicly. Applications may not be approved in a term of less than three years after having been agreed to the expulsion, or the separation or public resignation has occurred;

XII. At the proposal of any of its members or of the State, Mexico City or municipal Steering Committees, to disavow the statements, initiatives, proposals or decisions of any member or internal body, when they have public relevance and are contrary to their basic documents, to the electoral platforms approved by the electoral authorities, to the political lines defined by the higher bodies, or when they cause damage to the fundamental interests of Acción Nacional. The disallowance approved will give rise, without any delay, to the initiation of the disciplinary procedure provided for in these Bylaws;

XIII. Postpone the call for the renewal process of State Councils or State and Municipal Steering Committees, when the period of their assignments ends within the three months prior to the start of a constitutional electoral process. The agreement will define the new term for the respective call;

XIV. Appoint additionally, when the empowered bodies ignore or fail to comply with the statutory and regulatory procedures established, the Commissions in charge of organizing the renewal processes of state and municipal bodies, as well as issue the corresponding calls;

XV. The National Permanent Commission will be responsible for organizing the processes for the integration of the internal state and municipal bodies of the party. For such purpose, it will establish the guidelines and may be assisted by the Municipal Steering Committees, State Steering Committees, State Permanent Commissions, as well as the National Commission of Electoral Processes, in the terms specified in the respective regulations; and

XVI. Those indicated in the Bylaws and Regulations.

Article 39

1. The Permanent Commission of the National Council will meet at least once a month. It will be validly installed with the attendance of the majority of the members with the right to vote.

2. The resolutions will be made by majority vote of the attendees. In case of tie, the Presidency will have casting vote. It will be convened by the Presidency, or at the request of two thirds of its members or two thirds of the National Council.

THE SURVEILLANCE COMMISSION

Article 40

1. The Surveillance Commission of the National Council will be made up of seven members of the National Council, who are not members of the Permanent Commission, the National Executive Committee or State Steering Committees, nor Party officials who receive remuneration for their assignment.
2. Once created, they will appoint those who will perform as President and Secretary thereof, informing the National Executive Committee and the State Steering Committees.
3. For its meeting to be valid, it requires the presence of the majority of its members.
4. Verify annually that the exercise of the prerogatives constitutionally granted for the development of women's political leadership, effectively promote political training and the development of female leaders of members, pre-candidates, candidates and elected women, as well as the creation or strengthening of mechanisms to prevent, address, punish and eradicate the gender-based political violence against women. For this, the National Secretariat for the Political Promotion of Women must submit a report in October of each year, without prejudice to the fact that the Surveillance Commission of the National Council may require it at the time it deems appropriate.

Article 41

1. The Surveillance Commission will have the broadest powers of supervision and review of the financial information of the National Treasury, of the federal and local parliamentary groups, and of any national, state and municipal body that manages funds or assets of the Party, in order to be able to render their reports and opinion on the general administration account, which must contain information on the exercise of income and expenditure budgets approved, financial statements, management and application of Party resources and compliance with its contractual and legal obligations.
2. The Surveillance Commission may order administrative audits of the National Executive Committee, the National Treasury and the State Steering Committees and Municipal Steering Committees, and in general to any body of the Party, and propose measures to improve the control methods and systems that it considers convenient. For the fulfillment of its purposes, it may be assisted by qualified persons in the matter. The Surveillance Commissions of the State Councils will assist in the audits in the cases that in their judgment warrant it.
3. The National Treasury, at the proposal of the Surveillance Commission, may apply economic sanctions to the State Steering Committees that do not timely submit their financial information, or any other related requirement, which after three months of retention will lose their right to receive the prerogatives withheld. The Regulation will specify the procedure and the grounds.
4. If in the discharge of its powers, the Surveillance Commission notices the probable commission of violations of the Statutes and Regulations that warrant sanctions against Party members, members of management bodies or heads of Parliamentary Groups, they will submit a request for sanction to the relevant Intra-party Order and Discipline Commission.

Article 42

1. The Surveillance Commission will render a detailed annual report of its management to the National Council, and will submit to the Council's own consideration the opinion on the General Administra-

tion Account that must be submitted to the National Assembly.

2. Once the General Administration Account is approved by the National Council and in accordance with the guidelines indicated in the Regulations for the Administration of Party Financing, all the information on the financing received by Acción Nacional will be available to the members.

THE INTRA-PARTY ORDER AND DISCIPLINE COMMISSION

Article 43

1. The Intra-party Order and Discipline Commission will be made up of seven Councilors, elected by the National Council, who are not members of the Permanent Commission, the National Executive Committee, nor are they members of State or Municipal Steering Committees.

2. Once created, its member will appoint those who will act as President and the Secretary thereof, informing the Permanent Commission, the National Executive Committee and the State Steering Committees.

3. The meetings of the Intra-Party Order and Discipline Commission will require the presence of the majority of its members. Their votes will be by majority of votes and in the event of a tie the President will have the casting vote.

Article 44

The Intra-Party Order and Discipline Commission will have the function of knowing the sanction procedures brought against the members and matters related to acts of corruption that involve both public servants and public officials with party militancy, as well as party officials and/or members to whom, where appropriate, the suspension of rights, disqualification or expulsion from the Party will be imposed, in the cases provided for herein and in any other provisions stated by the relevant Regulations. In performing its functions, it will be governed by the principles of independence, impartiality, legality and will resolve within the deadlines provided for in the Regulations.

Article 45

1. The Intra-Party Order and Discipline Commission may be assisted in its tasks in the federal states by the Auxiliary Intra-Party Order and Discipline Commissions of the State Councils, for the purposes of the procedure formalities referred to in the first and second paragraph of article 137 of these Bylaws and any others indicated in the Regulations.

2. If it were to be determined that the procedural requirements were met, it will require the parties to submit the corresponding grievances and allegations, after which the respective resolution will be issued, and will proceed in accordance with the provisions of the second paragraph of article 137 hereof.

3. The Committees, through duly accredited representatives, and Party members, are obliged to attend appointments and provide the information and evidence available to them, when requested by the Intra-Party Order and Discipline Commission. In case of not doing it or doing it deficiently, they may be penalized.

4. The procedures may be carried out orally and/or by electronic means in accordance with the provisions of the corresponding regulations.

5. The sanctions imposed by the Intra-Party Order and Discipline Commission will take effect from the moment of notification of the resolution.

THE DOCTRINE COMMISSION

Article 46

1. The Doctrine Commission is responsible for ensuring that the doctrine is observed in institutional actions and programs.
2. It is made up of seven Party members and will have the following attributions:
 - a) Advise the bodies of the Party, its foundations and its parliamentary groups, on disputes in the consistency between the doctrine postulates and proposals contained in official Party documents;
 - b) Propose to the governing bodies, work programs for the knowledge of the doctrine and the practicing the values of our Party culture;
 - c) Promote conferences, research, studies, writings and publications on the doctrine and Party ideology, among the members and citizens; and
 - d) Any other that the National Council, the Permanent Commission, or the National Executive Committee entrust thereto.

THE ANTI-CORRUPTION COMMISSION

Article 47

1. The Anti-Corruption Commission will have the necessary powers to prevent and investigate possible practices of members, officials, party leaders and Public servants originating from the Party, consisting of the use of their functions or means, to obtain economic or other benefits for themselves or a third person, other than those established by law, to the detriment of the Party.

Article 48

The Anti-Corruption Commission will have the following powers:

- a) Promote the culture and ethics of the members and public servants originating from this Political Institute, the consistency between the doctrine postulates and the observance of the codes of ethics of the members and public servants of this Party;
- b) The design and implementation of continuous training plans for members and public servants in coordination with the Education and Training Secretariat;
- c) Follow up on the legislative work of our parliamentary groups at federal and local level, to promote the legal framework to prevent and eradicate corruption in Mexico;
- d) Propose recommendations, actions and guidelines to prevent and combat corruption in the three levels of government, the bodies and activities of the party;
- e) Propose to the corresponding intra-party instance, the initiation of sanction procedures and, if appropriate, file complaints with the competent authorities, derived from possible acts of corruption

of both public servants and legislators originating from the PAN, as well as its own Party officials and members;

f) Hold meetings with various specialists and civil society organizations, to create strategic links to eradicate corruption in Mexico;

g) Request reports from the Party's bodies to collect the evidence deemed necessary to perform its functions; and

h) Any other established by these Bylaws and the relevant Regulations.

Article 49

1. To be a Commissioner, the following is required:

a) Being a member of the Party with a seniority of at least five years;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election; and

d) Having conducted himself/herself with probity and proven honesty to the charges that have been conferred on him/her.

Article 50

1. The Anti-Corruption Commission will be made up of five national commissioners, elected by the National Council, at the proposal of the National Presidency, of which more than three members may not be of the same gender.

THE GENDER ATTENTION COMMISSION

Article 51

1. The Gender Attention Commission will be integrated equally by five militants, elected by the National Council, at the proposal of the Presidency. For it to work validly, the majority of its members must be present. In case of tie, the Presidency will have casting vote.

2. It will have a sufficient budget for the fulfillment of its functions, without such budget being able to be obtained from the one assigned to the Political Promotion of Women.

3. To be elected member of the Commission, it is required:

a) To have knowledge and/or verifiable studies on substantive equality, gender perspective, human rights, prevention and/or combat of all forms of discrimination, as well as treatment of violence;

b) Being a member of the Party with a seniority of at least five years;

c) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and

other regulatory provisions of the Party; y

d) Not having been penalized by the Intra-Party Order and Discipline Commission in the last 3 years.

4. The Gender Attention Commission will have the following powers:

a) Promote and monitor the application of parity criteria in the internal affairs of the Party;

b) In coordination with the corresponding structure of the National Executive Committee, promote the training and certification of party structures in matters of gender perspective, leadership and attention to gender-based political violence against women. As well as design campaigns to prevent gender-based political violence against women, for which will coordinate promotion, dissemination, sensitization, awareness actions; among others, aimed at the militants, officials, and partisan leaders;

c) Give an opinion regarding the matters denounced before the Justice and Order Commissions, which involve possible practices of the militancy, the public servants emanating from the Party, candidates, pre-candidates, hierarchical superiors, work colleagues, men and women Party officials, party leaders or any person who performs a job, position or commission within the party, consisting of actions and omissions based on elements of gender and given within the framework of the exercise of political-electoral rights, generated by action or omission, including tolerance, based on gender elements and exercised within the public or private sphere, which purpose or result is to limit, annul or undermine the effective exercise of the political and electoral rights of one or more women, access to the full exercise of the powers inherent to their position, work or activity, free development civil service, decision-making, freedom of organization, as well as access and exercise of prerogatives, in the case of pre-candidacies, candidacies, functions or public positions of the same type. The opinion issued will be binding for the study carried out by the resolving commissions;

d) Provide adequate advice, guidance and support at all times to the militants who are victims of gender-based political violence against women. Likewise, it will coordinate with the National Executive Committee, the implementation of the actions and measures to prevent and eradicate it.;

e) If necessary, it will channel the victim to the competent authorities, for physical and psychological attention. Among others, channel them to the federal and local authorities dedicated to Victim Care and the prevention and eradication of violence against women. The attention of the cases must be done individually and there must be a specific treatment in accordance with the specific case.;

f) Promote the legal framework to prevent, address and eradicate gender-based political violence against women.;

g) Any other stated in the Bylaws and Regulations.

THE AFFILIATION AND MEMBER SERVICE COMMITTEE

Article 52

1. The Affiliation and Member Service Committee, will be made up of seven national councilors, who may not be members of the Permanent Commission, the National Executive Committee or the State and Municipal Steering Committees. For it to work validly, the majority of its members must be present. In case of tie, the Presidency will have casting vote. The Presidency of the National Executive Committee will designate two heads of the Secretariats or Coordinations of the National Executive

Committee that link their activity with member service and Party structures, other than the bodies regulated in the affiliation process, who will attend as permanent guests and will have the right to speak.

2. The Affiliation and Member Service Commission will have the following powers:

a) Recommend to the National Executive Committee and follow up on strategies for the qualitative and quantitative strengthening of Party membership;

b) Review whether there are systematic violations of the affiliation procedure or registration of obligations of the members, or some atypical behavior of the growth of the register, and inform the Permanent Commission so that the relevant measures are taken;

c) Receive and process from the members and bodies, suggestions on the improvement of the processes and transparency related to the register of members and the database of the sympathizers, to make them known to the National Executive Committee or the National Registry of Militants;

d) Agree to hold audits on the register of Party members and sympathizers, when and where it deems it necessary;

e) Resolve disagreements on nominal listings, under the procedures indicated in the rules;

f) Review the performance of any party body that participates in the affiliation processes, in what corresponds to said procedure;

g) Receive complaints from the militancy and request by itself, or on the motion of the interested party, the initiation of a disciplinary process before the Commission of Order of the National Council, in case of finding irregularities attributable to one or more party officials or militants, related to the procedures of affiliation; and

h) Address, channel and resolve any issue that a member submits to its consideration. about their militancy, the loss thereof, or a citizen who intends to join the Party.

CHAPTER FIVE

THE NATIONAL EXECUTIVE COMMITTEE

Article 53

1. The National Executive Committee will be made up of the following members:

- a) The President of the Party;
- b) The General Secretary of the Party, who must be of a different gender from that of the Presidency;
- c) The national head of the Political Promotion of Women;
- d) The national head of Youth Action;
- e) The National Treasurer; and
- f) Seven Party members, with a minimum membership of five years; of which more than four may not be of the same gender.

2. The election of the Presidency and members of the National Executive Committee referred to in paragraphs a), b) and f) will be subject to the following procedure and to what is indicated in the corresponding regulations:

- a) The ordinary method of election will be the direct election of the militancy;
- b) The organization, coordination, monitoring and implementation of the electoral process will be in charge of the Organizing Commission appointed by the National Council for this purpose. Its appointment shall be made in a meeting convened for such purpose, no later than July of the second semester of the year in which the renewal of the National Executive Committee must take place;
- c) The Organizing Commission must be installed in the week following its election. In the thirty days following its installation, the State Councils may meet in order to request that the method of election of the National Executive Committee be through the vote of the National Council;
- d) The direct vote of the militancy will be carried out in the Voting Centers that are installed for such purpose, in accordance with the following:
 - I. The Organizing Commission will issue a call in which it will indicate the terms of the process, that must include, at least, the registration period, the registration of the list of candidates, as well as the list of eight militants who will be the proposal for participation in the integration formula in the Permanent Commission, the campaign period in which at least forty-five days are contemplated, the debate or debates to be held, the deadlines to determine the location of voting centers, the registry of representations to candidacies, the computation period, the election day, the declaration of the elected list of candidates and dispute resolution means;
 - II. The active militancy that is included in the nominal list that is issued for the election may vote;

III. Those interested in being elected as holders of the Presidency will submit a registration application, accompanying the list of names of the militancy that they propose as head of the General Secretariat and of the seven Party members who will integrate the list, as well as ten percent of the support signatures of the active militancy, distributed in the terms established by the regulation or thirty percent of the signatures of the National Councilors. The interested parties will have at least twenty days to collect the support signatures, in the terms established by the Regulations;

IV. The list that obtains the absolute majority of the valid votes cast will be elected. If none of the candidacies obtains the aforementioned majority, the one that achieves a majority of 37% or more of the valid votes cast, with a difference of five percentage points or more with respect to the list that follows it in valid votes cast will be elected;

V. If none of the candidacies obtains the majority indicated in the previous paragraph, those who have obtained the two highest percentages of votes will participate in a second round;

VI. In the event of any of the cases contemplated in Article 53, subparagraph p) hereof, the organization, coordination, implementation and monitoring of the electoral process will be in charge of the National Electoral Institute, in accordance with the relevant regulations;

VII. When the Election Organizing Commission approves the registration of a single list of candidates, it will notify the National Council who will determine, within a period not exceeding 15 days, if the internal process continues or if it declares the registered list of candidates elected, in accordance with that established by the respective Regulations.

e) In the event that at least two thirds of the State Councils request the extraordinary method of election of the National Executive Committee, and that the requesting Councils represent more than half of the national militancy, this will be carried out through the voting of the National Council, for which, the Organizing Commission will inform the National Permanent Commission so that it convenes the National Council in order to hold a meeting to elect the National Executive Committee;

I. The Organizing Commission will receive the resolutions of the State Councils regarding the request for extraordinary method in the following thirty calendar days;

II. The meetings in which the approval of at least two thirds of those attending the respective State Council will be valid;

III. The call will indicate the date for the meeting in a period not exceeding forty-five days and will include the guidelines for the registration of the lists of candidates in which the signature of twenty of the National Councilors will be requested, and will include the head of the Presidency, General Secretariat and the seven Party members who will make up the list, as well as the list of eight members who will be the proposal for participation in the integration formula, the voting, which in all cases will be by ballot or electronic means that guarantee secrecy and individual participation, as well as the calculation of the results, the declaration of the elected list and dispute resolution means;

IV. The meeting will be uninterrupted and conducted by the Organizing Commission;

V. The list that obtains more than half of the votes of the Councilor present will be declared the winner;

VI. In the event that a second round of voting is necessary, only the two lists that reach the highest percentage of votes may contend.; and

VII. In the event of a tie persisting after the third round of voting, the process will be carried out through the ordinary method, in which the two finalists will compete.

3. Regardless of the members of the National Executive Committee who are elected in accordance with the previous item, the Permanent Commission may approve the creation of as many secretariats or commissions as deemed necessary for the proper development of the work of the Party, at the proposal of the President.

4. To be elected member of the National Executive Committee, it is required:

a) Being a member of the Party with a seniority of at least five years;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election of the Committee; and

d) Not having been dismissed as a National or State Councilor, in the three immediately preceding years.

5. The heads of Secretariats who are not members of the National Executive Committee will attend with the right to speak.

6. In the proportion established by the Regulations, the National Executive Committee may be integrated with militants who receive remuneration from the Party.

7. The National Executive Committee will be renewed in the second semester of the year in which regular federal elections are held.

8. The members of the National Executive Committee will remain in office for three years and will remain there until the National Council makes new appointments and the designated members take office.

9. Whoever misses two sessions without cause, for that fact alone will lose the position. It will be considered as attendance, the permanence in the session until its closing.

10. The National Executive Committee will take office within five business days after the election. The receipt-delivery certificate must be recorded.

11. For the best functioning of the National Executive Committee, it will maintain a permanent basic administrative structure, the regulation of which will form part of the Regulations of the National Executive Committee.

Article 54

1. The powers and obligations of the National Executive Committee are:

a) To exercise through its Presidency or the person or persons that it deems convenient to designate for this purpose, the legal representation of Acción Nacional, under the terms of the provisions that regulate the mandate both in the Civil Code for the Federal District in common matters and for

throughout the Republic in Federal matters, in the General Law of Negotiable Instruments and Credit Transactions and Federal Labor Act. Consequently, the holder of the Presidency will enjoy all the general powers and even those that require a special clause in accordance with the Law, for lawsuits and collections, acts of administration, acts of ownership and to sign credit instruments. The provisions of such legal regulations are reproduced here as if they were inserted to the letter, as well as those related to the current electoral legislation;

b) Monitor the observance of these Bylaws and the Regulations by the bodies, agencies and militants of the Party;

c) Comply and enforce the agreements of the National Assembly, the National Council and the Permanent Commission;

d) Appoint representatives to attend State Assemblies and elective sessions of State Councils;

e) Formulate the activity programs of Acción Nacional;

f) Prepare national activity plans, in accordance with the decisions and guidelines of Assemblies, submitting them to the approval of the Permanent Commission;

g) Evaluate the performance of the State and Municipal Steering Committees in terms of the Regulations, as well as agreeing on the necessary measures for the fulfillment of the objectives contained in the plans and programs of the Party;

h) Formulate the income and expense budgets of the National Executive Committee;

i) Permanently promote affirmative actions to guarantee gender equality in all the fields of the Party;

j) Establish and promote relationship models of the Party with society;

k) Organize and coordinate Party bodies made up of militants residing outside the national territory, which will be organized in accordance with the laws, these Bylaws and the relevant Regulations;

l) Determine the financing of campaigns and the allocation of time on radio and television and the modality of diffusion of the electoral political and promotional programs, as well as regulating the content of the propaganda activities of the pre-candidacies and candidacies to positions of popular election, which must adhere to the Law, these Bylaws, and the Principles of Doctrine, guarantee non-discrimination based on gender in the programming and distribution of State times on radio and television, as well as refrain from including in campaigns and electoral propaganda, elements based on roles or stereotypes that can configure gender-based political violence against women, in accordance with the following rules:

I. Of the public financing granted to the Party for campaign activities and in the case of access to time on radio and television during electoral processes; women will get at least forty percent per election.

II. In the case of elections for city councils, mayors and local or federal deputies, in candidacies with equal spending limits, the public financing allocated to the female candidates may not be less than forty percent of the total resources used in comparable candidacies.

III. In the case of elections of city councils, mayors and local or federal deputies, in the promotional campaigns scheduled for candidacies, the time on radio and television to obtain the vote of the candidates, may not be less than forty percent of the time allocated by the party or coalition to the total number of candidacies for said position.

The National Commission of Electoral Processes will be informed of the provisions established on this matter.

m) Through the National Secretariat for the Political Promotion of Women, issue, approve and present the annual work program and the annual report on the actions and measures implemented regarding the activities to prevent, address and eradicate gender-based political violence against women, which will include the results of compliance with the objectives and goals of its work program, as well as the indicators used. The aforementioned report must be sent to the competent area of the National Electoral Institute;

n) Resolve on the leaves requested by its members and the resignations they submit, and designate, where appropriate, at the proposal of the Presidency, those who shall replace them;

o) Formulate and submit the general report of activities of the Party to the National Assembly;

p) Request the National Electoral Institute to organize the election of the Presidency and members of the National Executive Committee, as well as the Presidency and members of the State Steering Committees, when any of the following cases occurs:

I. There are internal conflicts that make it impossible for the Organizing Committee to function properly;

II. There is material impossibility for the organization of the election;

III. The Elections Organizing Commission or the respective State Electoral Process Commission is not integrated;

IV. There is any force majeure event that warrants the organization in charge of the electoral authority; and

V. When there is agreement by two thirds of the National Permanent Commission in the case of local and municipal elections, or agreement of the National Council for national elections. The regulations will establish the corresponding procedures.

q) Approve the use of institutional social media accounts;

r) Permanently form and update the catalog of social media accounts of all Party structures;

s) Translate and publish basic party documents in the foreign language most widely spoken by Mexicans residing abroad, as well as in the two most spoken native languages in the national territory, in the Braille reading and writing system, as well as in the audible means.; y

t) Any other established by these Bylaws and the Regulations.

Article 55

The National Executive Committee will function validly with the assistance of the majority of the members and its decisions will be made by majority vote of those present. In case of tie, the Presidency will have casting vote.

Article 56

1. The Secretary General will be in charge of coordinating the various secretariats and agencies of said Committee and the specific functions that it entrusts thereto. The National Executive Committee may also, at the proposal of the Presidency, appoint one or more persons holding Assistant Secretaries to assist the Secretary General.

2. The Secretary General will also be the one of the National Assembly, the National Council and the National Permanent Commission:

Article 57

1. To be the President of the National Executive Committee, it is required:

- a) Having been a member for at least five years;
- b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;
- c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election of the Board;
- d) Having participated as a member of a Municipal, State or National Steering Committee, or state or national boards, or having been a candidate for an elected office; and
- e) Not having been dismissed as a National or State Councilor, in the three immediately preceding years.

Article 58

1. The President of the National Executive Committee will also be President of the National Assembly, the National Council and the National Permanent Commission, with the following attributions and duties:

- a) Represent Acción Nacional in the terms and with the powers referred to in subparagraph a) of article 53 hereof. When the National President is not in national territory, the Secretary General will represent the Party;
- b) Being an ex officio member of all the commissions appointed by the National Council or the National Executive Committee, except in the National Commissions for Electoral Processes, Justice and the one designated by the National Council for the election process of the National Executive Committee;

- c) Maintain proper relations with the State and Municipal Committees and Delegations among themselves and the National Executive Committee; coordinate their work and promote and take care of their correct orientation, in accordance with the principles and programs of the Party;
- d) Maintain and foster proper relations with federal and state powers, with all civic or social organizations and especially with those that have principles or activities similar to those of Acción Nacional;
- e) Propose to the Permanent Commission the regulations of the Party and its amendments;
- f) Propose to the National Executive Committee the activity programs of Acción Nacional, consistent with those approved by the National Council, the Permanent Commission, the National Assembly, and the agreements of the National Executive Committee itself;
- g) Promote, in accordance with the regulations, the establishment of the necessary agencies for the best organization of the Party's members, for the widest dissemination of its principles and its greater effectiveness in the public life of Mexico;
- h) Freely hire, appoint or remove the agents for lawsuits and collections, administrative officials and employees of the National Executive Committee and the bodies that depend therefrom;
- i) Designate the advisers and assistants that are necessary for the study and execution of the measures required by the activity of the Party;
- j) In urgent cases and when it is not possible to convene the respective body, under its strictest responsibility, take the steps that it deems convenient for the Party, and must inform the Permanent Commission thereof at the first opportunity, so that it can make the relevant decision;
- k) In general, manage the development of Acción Nacional and take care that its action constantly adheres to the fundamental purposes that have inspired its creation and seek, in all possible legal ways, that in the public life of Mexico the principles that Acción Nacional has endorsed are implemented, being able to execute the legal, political and social acts that are necessary or convenient. All in accordance with these Bylaws and the respective Regulations, and abiding by the guidelines indicated by the National Assembly, the National Council and the Permanent Commission;
- l) Submit to the National Council an annual report on the activities of the National Executive Committee;
- m) Formulate and submit the general report of activities of the Party to the National Assembly;
- n) Propose to the Permanent Commission the appointment or removal of the Secretaries of the National Executive Committee for the reasons it deems pertinent; and
- o) Any other established by these Bylaws and the Regulations.

Article 59

1. The President will remain in office for three years and may be reelected only once consecutively. The President must continue in office until the person who should replace him/her is appointed.
2. In the event of a temporary absence that does not exceed three months, the President will be replaced by the Secretary General.

3. In case of absolute absence of the President within the first year of his/her term, the Permanent Commission will convene the militancy within a period not exceeding thirty days to elect the person who should complete the period of the previous President. In the event that the absence occurs within the last two years of his/her office, the Permanent Commission will choose the person who should replace him/her to finish the period. In both cases during the absence and provisionally, the Secretary General will act as President.

4. Without prejudice to the leaves referred to in the preceding paragraphs, the presidents, the secretaries general, the treasurers and the secretaries of the National Executive Committee, of the State Steering Committees or Provisional Steering Commissions, and Steering Committees or Municipal Delegations, who decide to compete as candidates of the Party for positions of popular election during the period for which they were elected as leaders, must resign or request a leave, at least one day before the application for registration as pre-candidate in the times indicated by the corresponding internal call.

CHAPTER SIX

THE NATIONAL REGISTRY OF MILITANTS

Article 60

1. The National Registry of Militants is the body of the National Executive Committee in charge of managing, reviewing and certifying the register of all the militancy of the Partido Acción Nacional, in terms of the provisions of the corresponding Regulation.

2. For its operation, objectivity, certainty and transparency will be guiding principles. It will have the obligation to protect personal data in terms of applicable laws.

3. Among its functions are the following:

- a) Receive and, where appropriate, accept the affiliation applications of the Party members;
- b) Keep the register of members updated and keep a record of the fulfillment of the obligations, duties, sanctions and activities of the Party militants;
- c) Submit on a quarterly basis the militancy register of its jurisdiction, to the National, State and Municipal Committees. However, the publication of all the movements generated by the militant register, will be carried out on a monthly basis;
- d) Issue nominal lists of constituents for the selection processes of candidacies for popularly elected positions, in accordance with the provisions of the Regulations, agreements and/or corresponding calls;
- e) Issue the nominal lists necessary for the realization of the assemblies and election of Party leaders;
- f) Keep the registration of integration of the municipal, state and national bodies of the Party;
- g) Carry and keep updated the database of Party supporters;

h) Declare the loss of membership, referred to in article 13, paragraph 5, of these Bylaws, prior hearing, in accordance with the procedure established in the relevant Regulation, which must be notified to the National Executive Committee;

i) Participate in the Party's affiliation strategy; and

j) Any other indicated in the Regulations and agreements of the Permanent Commission.

4. The Permanent Commission will designate, at the proposal of its National President, the Director of the National Registry of Militants.

5. The state and municipal bodies will act in aid of the National Registry of Militants, and are obliged to provide and meet its requirements in a timely manner, in the terms indicated by the regulations, and provide the necessary information for its proper and efficient administration and updating.

6. The National Registry of Militants will limit its performance to the Regulations issued by the Permanent Commission in matters of affiliation.

7. The officials and substantive and auxiliary bodies that do not register or provide the information in a timely manner about the registration and activities of the militants, will be sanctioned based on what is established by the respective Regulation.

TITLE FIVE

NATIONAL BODIES OF PARTIDO ACCIÓN NACIONAL

CHAPTER ONE

THE STATE ASSEMBLIES

Article 61

1.State Assemblies will be held in the federal states to deal with the matters assigned thereto by these Bylaws.

2. The State Assemblies will meet at the call of the respective State Steering Committee and may additionally be called by the National Executive Committee, on its own initiative or at the request of the State Council, or at least one third of the Municipal Committees created in the state or the one third, at least, of the Party members in the state, based on the figures from the militants register. The call and the bases and guidelines, where appropriate, will require the prior authorization of the higher management body.

3. The State Steering Committee will communicate in writing the resolutions of the Assembly to the National Executive Committee within a period not exceeding five calendar days. If the National Executive Committee does not object them within thirty calendar days from the date of receipt of the notice, the resolutions will be considered ratified, unless some challenge has been filed.

4. The calls will be communicated to the Party militancy by bulletin boards in the respective commit-

tees, as well as by reliable means that allow sufficient coverage in the geographical area in question.

5. The Assemblies will meet and function in a way similar to that established for the National Assembly and will be chaired by the President of the respective Committee, by the Secretary General, or where appropriate, by whomever the National Executive Committee or the relevant State Steering Committee designates.

6. The National Permanent Commission will have the power to veto, within thirty calendar days, the decisions made by the Assemblies referred to in this article. In the event of a challenge, the term will be extended until it is resolved in the terms indicated hereby and the corresponding Regulations.

CHAPTER TWO

THE STATE COUNCILS

Article 62

The State Councils will be made up of the following members:

- a) The President and the Secretary General of the State Steering Committee;
- b) The Governor of the State;
- c) The holders of the Presidency of the State Steering Committee, who have been elected by direct vote of the militancy or, where appropriate, by a vote of the plenary session of the State Council, provided that they maintained continuous militancy since the completion of said assignment;
- d) The persons who had been holders of the Government of the State, provided that they had been militants during their term and maintained continuous militancy since said term ended;
- e) The Coordinator of Local Deputies;
- f) The State Coordinator of Federal Deputies;
- g) The Senators of the Party in the state;
- h) The State Treasurer;
- i) The State Coordinator of Town Halls;
- j) The State Coordinator of Syndicates and Regidurías;
- k) The Heads of the Municipal Presidencies with the highest percentage of votes in the state, during the period of their charge, provided they are militants, in accordance with the following:
 - I) Three Town Hall Holders, in the case of State Councils of up to 60 elected members;
 - II) Four Heads of Town Halls, in the case of State Councils of up to 80 elected members;

III) Five Heads of Town Halls, in the case of State Councils of up to 100 elected members.

The number of Town Hall Holders may only be less, in the case of states that have fewer Municipalities than the minimum number of members provided in this section.

I) The Heads of the Presidencies of the Municipal Steering Committees with the highest percentage of municipal voting in the state, in accordance with the following:

I) Three Presidents of Municipal Steering Committees, in the case of State Councils of up to 60 elected members;

II) Four Presidents of Municipal Steering Committees, in the case of State Councils of up to 80 elected members;

III) Five Presidents of Municipal Steering Committees, in the case of State Councils of up to 100 elected members.

The number of Presidents of Municipal Steering Committees may only be less, in the case of states that have fewer Municipalities than the minimum number of members provided in this section.

m) The Party members who have been State Councilors in the state for 20 years or more;

n) The State Secretary of the Political Promotion of Women;

o) The State Secretary of Youth Action; and

p) Not less than forty nor more than one hundred Party members, residing in the corresponding federal state, of which fifty percent will be of a different gender. They will be elected by the State Assembly according to the procedure indicated by these Bylaws and the corresponding Regulations.

Article 63

1. To be elected as National Councilor, the following is required:

a) Having been a member for at least five years;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election of the Board;

d) Accredited the corresponding evaluation, in the terms of the call;

e) Having participated as a member of a Municipal, State or National Steering Committee, or state or national boards, or having been a candidate for an elected office; and

f) Not having been dismissed as a National or State Councilor, in the three immediately preceding years.

2. The State Councilors will remain in office for three years and may be reelected. The members of the Council will continue in office until those elected take office. Whoever misses two sessions without cause, for that fact alone will lose the position.
3. It will be considered as attendance, the permanence in the session until its closing.
4. When vacancies occur in the Council, it may designate, at the proposal of the Presidency, by simple majority of votes, the substitutes for the rest of the period. The Council may, for serious cause, remove any of its members by a vote of two thirds of the attendees.

Article 64

1. The election of councilors will be made by the State Assembly from the proposals presented by the State Steering Committee and the Municipal Assemblies held for that purpose.
2. The State Council will be renewed in the second semester of the year following the federal election, seeking to standardize the election with the renewal process of the National Council.
3. The renewal of the State Council will be postponed when the period of their assignments ends within the three months prior to the start of a constitutional electoral process. The corresponding call must be issued no later than three months after the electoral process has concluded.
4. The Regulations will determine the number of proposals that will arise from each Municipal Assembly. The State Steering Committee will have the right to propose up to ten percent of the total proposals arising from these Assemblies.
5. All proposals will be referred to the corresponding State Assembly. Each numerary delegate will vote for the number of candidacies indicated in the Regulations.
6. The National Permanent Commission may revoke the appointment of the State Councilors, by itself, or at the request of the Council or the State Steering Committee of the state in question, for justified, duly grounded and motivated reasons, through the deadlines for filing, substantiation and resolution, as well as the essential formalities of the procedure in terms of the Regulations.

Article 65

The functions of the State Council are:

- a) Appoint thirty members who will join the Permanent Commission;
- b) At the request of two thirds of the Municipal Steering Committees, and in accordance with the rule established herein, vote and elect the members of the State Steering Committee;
- c) Designate the Auxiliary Commissions for Intra-Party Order and Discipline; as well as the Surveillance Commission of the State Council;
- d) Designate the commissions that it deems pertinent, integrated by the councilors and members, indicating their powers;
- e) Examine and authorize the budgets of the State Steering Committee and the Municipal Steering

Committees, as well as review and approve, where appropriate, the accounts thereof;

f) Resolve those matters that are submitted to its consideration by the State Permanent Commission;

g) Request, at the request of one third of its members, the State Permanent Commission to submit those matters that, due to their importance, it deems appropriate to know and resolve;

h) Propose to the Presidency of the State Steering Committee the measures and programs that it considers convenient;

i) Resolve on the resignations and leaves of its members;

j) After consulting the Councilors in an informative meeting in Municipal Committees, authorize by a qualified majority of two thirds of the total number of members, the State Permanent Commission to sign electoral association agreements with other parties in local elections, in accordance with the corresponding electoral legislation;

k) Approve the Party's platform for the elections, which must contain, among other things, plans and actions to prevent, address and eradicate gender-based political violence against women; prior consultation with the militancy through the municipal bodies and ratified by the National Permanent Commission. The candidates will have the obligation to accept and disseminate during their electoral campaign, the approved platform; and

l) Any other established by these Bylaws and the Regulations.

Article 66

The State Councils will meet at least twice a year and will be convened by the Presidency of the Council itself, by its Permanent Commission or by the Presidency of the National Executive Committee; and, where appropriate, at the request of one third of its members, before the National Executive Committee, who will decide as appropriate.

Article 67

The State Councils will be chaired by the President of the respective State Steering Committee, will function validly with the attendance of more than half of its members and, unless these Bylaws prevent otherwise, they will take their agreements by majority vote of those present. In case of a tie, the President will have casting vote.

Article 68

1. The Permanent Commission of the State Council will be made up of the following members:

a) The President of the State Steering Committee;

b) The Secretary General of the State Steering Committee;

c) The former holders of the Presidency of the State Steering Committee, who have been elected by direct vote of the militancy or, where appropriate, by a vote of the plenary session of the State Council, provided that they maintained continuous militancy since the completion of said assignment;

- d) The Coordinator of Local Deputies;
 - e) The state's Federal Deputies Coordinator, if any;
 - f) The Governor of the State;
 - g) The State Treasurer;
 - h) The National Coordinator of Town Halls, Syndicates and Councils;
 - i) The state head of the Political Promotion of Women;
 - j) The state head of Youth Action;
 - k) The Presidencies of the Municipal Steering Committees with the three highest voting percentages for the Municipal election in the federal state; y
 - l) Thirty Party members, with a minimum membership of five years.
2. The designation of the members referred to in subparagraph l), will be made by the integration formula of twenty-two members, and eight members proposed by the Councilors in accordance with the Regulations. In both cases, parity must be considered.
- a) Regarding the twenty-two members of the integration formula, the Commission will calculate the spaces that each of the contending formulas for the State Executive Committee will have the right to propose for the integration of the Permanent Commission.
 - b) The allocation of spaces will be made in accordance with the following:
 - I. The Presidency of the winning formula will directly obtain eleven of the members;
 - II. The remaining eleven will be assigned as a percentage to the winning formula and to those that obtained at least twenty percent of the total effective vote, i.e., without counting the vote of those formulas that did not reach the vote of twenty percent, the invalid vote, nor that directed to unregistered candidacies;
 - III. Fractions will be rounded up to the next integer provided that it is equal to or greater than half;
 - IV. In the event of a tie, the integer will be rounded in favor of the formula that would have obtained the lowest percentage of votes; y
 - V. The proposals will be assigned obeying the order of priority of the registry and gender parity, starting with the winning formula.
 - c) To be elected member of the State Permanent Commission, it is required:
 - I. Being a member of the Party with a seniority of at least five years;
 - II. Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and

other regulatory provisions;

III. Not having been penalized by the Intra-Party Order and Discipline Commissions in the three years prior to the election of the Committee; and

IV. Not having been dismissed as a National or State Councilor, in the three immediately preceding years.

4. The heads of Secretariats of the State Steering Committee who are not members of the Permanent Commission will attend with the right to speak.

5. In the proportion established by the Regulations, the Permanent Commission may be integrated with militants who receive remuneration from the Party.

6. The Permanent Commission will be renewed in the second semester of the year in which regular local elections are held.

7. The members of the Permanent Commission will remain in office for three years and will remain there until the new appointments are made and the designated members take office.

8. The State Permanent Commission will meet at least once a month and when it is convened in an extraordinary manner in terms of these Bylaws and the Regulations. Whoever misses three sessions without cause, for that fact alone will lose the position. It will be considered as attendance, the permanence in the session until its closing.

9. In order for the State Permanent Commission to function validly, the presence of more than one half of its members is required, and its resolutions will be taken by majority vote; in case of tie, the Presidency will have the casting vote.

10. The President and other members of the State Permanent Commission may be removed from office, by the National Permanent Commission, for justified cause, duly grounded and motivated, through the deadlines for filing, substantiation and resolution, as well as the essential formalities of the procedure, in terms of the Regulations.

Article 69

1. The powers and duties of the State Permanent Commission are:

a) Integrate the commissions that it deems appropriate, for the best fulfillment of its tasks. The Secretary General will also be of that of the State Assembly, and of the State Council;

b) Resolve on the leaves or resignations submitted by its members, designating, where appropriate, those who replace them until the appointment is made by the State Council, if their absence is final;

c) Ratify the election of the Presidents and members of the Municipal Steering Committees and remove those designated for justified cause;

d) Examine the semi-annual reports of their income and expenses sent to them by the Municipal Steering Committees;

- e) Permanently promote affirmative actions to guarantee gender equality in all the fields of competence;
 - f) Develop mechanisms that guide the action of the Party in the exercise of government and its relation with the society;
 - g) Address and resolve, in the first instance, all municipal matters that are submitted to its consideration; and
 - h) Any other established by these Bylaws and the regulations.
2. Meetings of the State Permanent Commission will be convened by the State Presidency, or at the request of two thirds of its members or two thirds of the State Council.

CHAPTER THREE

THE AUXILIARY COMMISSIONS OF THE STATE COUNCILS

THE INTRA-PARTY ORDER AND DISCIPLINE COMMISSIONS

Article 70

- 1.The Intra-Party Order and Discipline Auxiliary Commissions of State Councils will be made up of three State Councilors, who are not members of the State Steering Committee, Presidents of Municipal Steering Committees or party officials who receive remuneration for their assignment.
2. Once the Commission is created, its members will appoint the people who will serve as its President and Secretary, informing the State Steering Committee and Municipal Steering Committees of the respective state. The meetings of the Intra-Party Order and Discipline Auxiliary Commissions will require the presence of two of its members.

Article 71

- 1.The Intra-Party Order and Discipline Auxiliary Commissions will have the function of assisting the Intra-Party Order and Discipline Commission with the work that it instructs to comply with the formalities of the procedure referred to in article 135 hereof in the corresponding state, in the terms specified in the Regulations.
2. The Party's bodies, through duly accredited representatives, and Party members, are obliged to attend appointments and provide the information and evidence available to them, when requested by the Intra-Party Order and Discipline Auxiliary Commissions.
3. The procedures may be carried out orally and/or by electronic means in accordance with the provisions of the corresponding regulations.

THE SURVEILLANCE COMMISSION

Article 72

- 1.The Surveillance Commission of the State Council will be integrated and will have the powers established in these Bylaws and in the corresponding Regulations of the Party.

2. The Surveillance Commission will be made up of five councilors who are not part of the State Steering Committee nor are they holders of the Presidency of Municipal Steering Committees, nor officials of the Party who receive remuneration for their assignment.

3. It will have the highest powers of supervision, review of the financial information of the Treasury and of any state, municipal and parliamentary group that manages funds or assets of the Party, as well as the state and federal public financing that corresponds thereto.

4. If in the discharge of the affairs it notices the commission of violations of the Bylaws or Regulations, it should refer the case to the corresponding governing body, so that it can assess whether it is appropriate to initiate a sanction procedure. Once approved by relevant bodies and in accordance with the guidelines indicated in the Regulations for the Administration and Financing of Party, all the information on the financing will be available to the members.

CHAPTER FOUR

THE STATE STEERING COMMITTEES

Article 73

1. The State Executive Committees will be made up of the following members:

a) The President of the Committee;

b) The holder of the Secretary General of the Committee, who must be of a gender other than that of the Presidency;

c) The state head of the Political Promotion of Women;

d) The national head of Youth Action;

e) The State Treasurer; and

f) Seven Party members, residents in the state with minimum membership of five years, of which more than four may not be of the same gender.

2. The election of the Presidency and members of the State Steering Committee referred to in paragraphs a), b) and f) will be subject to the following procedure and to what is indicated in the corresponding regulations:

a) Gender parity will be guaranteed in the Presidencies;

b) The organization, coordination, implementation and monitoring of the electoral process will be in charge of the State Commission of Electoral Processes;

c) The ordinary method of election will be the direct election of the militancy;

d) The State Permanent Commission will inform the National Permanent Commission about the expiration of the term of the leadership of the State Steering Committee, which must be reported to the Municipal Steering Committees. In the thirty days following said act, the Municipal Steering Com-

mittees may meet in order to request that the method of election of the State Steering Committee be through a vote of the State Council;

e) The direct vote of the militancy will be carried out in the Voting Centers that are installed for such purpose, in accordance with the following:

I. The National Permanent Commission will issue a call in which it will indicate the terms of the process, that must include, at least, the registration period, the registration of the list of candidates which will include the list of six militants who will be the proposal for participation in the integration formula, the campaign period in which at least thirty days are contemplated, the debate or debates to be held, the deadlines to determine the location of voting centers, the registry of representations to candidacies, the election day, the computation period, the declaration of the elected list of candidates and dispute resolution means; Once the call is issued, the process will be conducted by the State Commission for Electoral Processes;

II. The active militancy that is included in the nominal list may vote;

III. Those interested in being elected as holders of the Presidency will submit a registration application, accompanying the list of names of the militancy that they propose as head of the General Secretariat and of the seven members who will integrate the list, as well as the list of six members that will be the proposal for participation in the integration formula, ten percent of the support signatures of the militancy, distributed in the terms established by the regulation or thirty percent of the signatures of the State Councilors. Those interested will have at least twenty days to collect the support signatures, in the terms established by the Regulations;

IV. The list that obtains the absolute majority of the valid votes cast will be elected. If none of the candidacies obtains the aforementioned majority, the one that achieves a majority of 37% or more of the valid votes cast, with a difference of five percentage points or more with respect to the list that follows it in valid votes cast will be elected;

V. If none of the candidacies obtains the majority indicated in the previous paragraph, those who have obtained the two highest percentages of votes will participate in a second round;

VI. In the event of any of the cases contemplated in Article 53, subparagraph p) hereof, the organization, coordination, implementation and monitoring of the electoral process will be in charge of the National Electoral Institute, in accordance with the relevant regulations;

VII. When the Election Organizing Commission approves the registration of a single list of candidates, it will notify the State Council who will determine, within a period not exceeding 15 days, if the internal process continues or if it declares the registered list of candidates elected, in accordance with that established by the respective Regulations.

If the election of the State Steering Committee is concurrent with the election of the National Executive Committee, and is carried out through the ordinary method, the members of the State Commission of Electoral Processes will assist the Commission that organizes the election of the National Executive .

f) In the event that at least two thirds of the Municipal Steering Committees request the extraordinary method of election of the State Steering Committee, and that the requesting Committees represent more than half of the state militancy, this will be carried out through the vote of the State Council, for

which, the State Permanent Commission will inform the National Permanent Commission in order to authorize the call to the State Council for the election of the State Steering Committee through the extraordinary method;

I. The pronouncement that has the approval of at least two thirds of those attending the respective Municipal Steering Committee will be validated.;

II. The call will indicate the date for the meeting in a period not exceeding thirty days and will include the guidelines for the registration of the lists of candidates in which the signature of twenty of the State Councilors will be requested, and will include the head of the Presidency, General Secretariat and the seven Party members who will make up the list, as well as the list of six members who will be the proposal for participation in the integration formula, the voting, which in all cases will be by ballot or electronic means that guarantee secrecy and individual participation, as well as the calculation of the results, the declaration of the elected list and dispute resolution means;

III. The meeting will be uninterrupted and conducted by the State Commission for Electoral Processes, with the presence of at least one Delegate of the National Permanent Commission;

IV. The list that obtains more than half of the votes of the Directors present will be declared the winner;

V. In the event that a second round of voting is necessary, only the two lists that reach the highest percentage of votes may contend;

VI. In the event of a tie persisting after the third round of voting, the process will be carried out through the ordinary method, in which only two finalists will compete.

3. Regardless of the members of the State Steering Committee who are elected in accordance with the previous item, the State Permanent Commission may approve the creation of as many secretariats or commissions as deemed necessary for the proper development of the work of the Party, at the proposal of the President.

4. To be elected member of the State Executive Committee, it is required:

a) To be a member of the Party with a seniority of at least five years and a militancy in the State of at least two continuous years on the day of the election;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions;

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election of the Committee; and

d) Not having been dismissed as a National or State Councilor, in the 3 immediately preceding years.

5. The heads of Secretariats who are not members of the State Executive Committee will attend with the right to speak.

6. The State Executive Committee will take office within five business days after the ratification of the election. The receipt-delivery certificate must be recorded.

7. In the first semester of the Committee's tenure, its members must participate in the training for Party leaders that will be coordinated by the National Secretariat for Education and Training.

Article 74

1. To be the head of the Presidency or an elected member of the State Steering Committee, a minimum membership of five years is required on the day of the election; and have distinguished themselves by their loyalty to the principles and programs of the Party.

2. The President and the members of the State Steering Committee will enter into office, of which a certificate of delivery-reception will be drawn up for the record, once they are ratified and ratified by the National Executive Committee.

3. The National Executive Committee will rule on the ratification no later than its next ordinary meeting. If no pronouncement is made in said meeting, the election will be understood as ratified, unless any challenge has been filed, in which case, the outgoing State Committee will continue to function until the intra-party controversy is resolved.

Article 75

1. The President and the other members of the State Steering Committee may be removed from office, by the National Permanent Commission, for justified cause, duly grounded and motivated, through the deadlines for filing, substantiation and resolution, as well as the essential formalities of the procedure, in terms of the Regulations.

2. The members of the State Steering Committee will be elected for three-year periods. The members of the State Steering Committee will continue in office until the persons elected or appointed to replace them take office.

3. The State Steering Committee will be renewed in the second semester of the year in which regular local elections are held.

Article 76

1. The heads of Secretariats who are not members of the State Executive Committee will attend the meetings thereof with the right to speak.

2. The State Steering Committee will meet at least once a month and when it is convened in an extraordinary manner in terms of these Bylaws and the Regulations.

3. In order for the State Steering Committee to function validly, the presence of more than one half of its members is required, and its resolutions will be taken by majority vote; in case of tie, the Presidency will have the casting vote.

4. Whoever misses three ordinary meetings in a 12-month period, whatever the cause, will lose the position. It will be considered as attendance, the permanence in the session until its closing.

Article 77

The State Steering Committees will have the following attributions:

- a) Oversee the observance and ensure compliance, within its jurisdiction, with these Bylaws, the regulations and the agreements issued by the National and State Assemblies, as well as the National and State Councils and Committees;
- b) Summon the State Council and the State Assembly, as well as additionally to the assemblies municipal, in the cases determined by the applicable regulations;
- c) Approve the programs of specific activities of Acción Nacional in its jurisdiction and make them known to the National Executive Committee. The programs must conform to the Party Development Plan approved by the National Council;
- d) Evaluate the performance of the State and Municipal Steering Committees in terms of the Regulations, as well as agreeing on the necessary measures for the fulfillment of the objectives contained in the plans and programs of the Party;
- e) Assist the National Registry of Militants in the fulfillment of its functions, under the terms of the respective Regulations;
- f) Establish district commissions for the transitory realization of specific actions, which serve as support in the coordination of a group of municipalities that coincide geographically with the area district;
- g) Appoint the representatives of the Party before the respective electoral bodies of their jurisdiction, or, where appropriate, delegate this power under the terms of the Regulations;
- h) Determine through operational criteria and considering the particular needs of each state, the form of sub-municipal, district or metropolitan organization, by creating, as applicable, municipal subcommittees, sectional or district structures, or any other that promotes the work of the Party for better addressing social and partisan needs;
- i) Establish communication mechanisms with the members and supporters;
- j) Appoint advisory citizenship councils in terms of the Regulations;
- k) Agree collaboration with other civic-political organizations of the state, prior approval of the National Executive Committee. In the case of electoral processes, the provisions of the article 64, paragraph i) shall apply;
- l) Keep the Register of State and Municipal Structures updated, in accordance with the applicable Regulations;
- m) In the first quarter after any constitutional election, carry out a review of the state militancy that had participated in the general and polling representations, in order to register the activities and, where appropriate, initiate the relevant sanctioning procedures;
- n) Approve the use of institutional social media accounts in the state;
- o) Permanently create and update the catalog of social media accounts of all State Party structures in the state;

p) Translate and publish basic party documents in the native languages of the most speakers in the state territory; and

q) Any other established by these Bylaws and the Regulations.

CHAPTER FIVE

THE PRESIDENCIES OF STATE STEERING COMMITTEES

Article 78

The Presidents of the State Steering Committees will be responsible for the work of the Party in their jurisdiction and will have the following attributions:

- a) Prepare annual work plans that will be submitted for approval to the State Steering Committee;
- b) Direct and monitor the work of the secretariats, commissions and other agencies of the State Steering Committee, proposing thereto the designation of the respective heads;
- c) Maintain a permanent relationship with the Presidency of the National Executive Committee to present initiatives, receive guidelines and ensure proper coordination of the Party's work in the state with those carried out in the rest of the Republic;
- d) Maintain frequent communication with the other State Steering Committees, especially with those which territory borders on theirs, and participate in interstate meetings that take place with the authorization of the National Executive Committee;
- e) Maintain close communication with the Municipal Steering Committees of their state to support them in the performance of their work, and monitor their results;
- f) Dictate the relevant measures to meet the call issued for the purpose of attending the National Assembly;
- g) Hire, appoint and freely remove the administrative officials and employees of the State Committee, determine their powers and obligations, based on professional profiles, as well as verify compliance with their obligations;
- h) Submit to the State Council and the President of the National Executive Committee, a semi-annual report on the activities of the Party in the state, and send the reports related to the General Administration Account, local public financing and federal public financing to the National Treasury;
- i) Oversee compliance with all tax and labor obligations, established in the relevant laws; and
- j) Any other established by these Bylaws and the regulations.

Article 79

1. The Secretary General of the State Steering Committee will replace the President in his temporary

absences, which may not exceed three months during the period of his/her assignment. While the Secretary assumes these functions, the State Steering Committee will appoint, at the proposal of the President in turn, a Secretary General during this period.

2. In case of absolute absence of the President within the first year of his/her term, the State Permanent Commission will convene the militancy within a period not exceeding thirty days to elect the person who should complete the period of the previous President. In the event that the absence occurs within the last two years of his/her office, the Permanent Commission will choose the person who should replace him/her to finish the period. In both cases during the absence and provisionally, the Secretary General will act as President. In the event that the absence occurs during the development of an electoral process, the National Permanent Commission may suspend the election until such process ends. As long as the elected leadership does not take office, the Secretary General will act as President and the members of the Committee and the Permanent Commission will remain in their respective positions.

Article 80

The State Treasuries are the bodies responsible for all the resources that, by way of federal or local public financing, donations, private contributions and others, enter the state accounts of the Party. They will be headed by one State Treasurer. State Treasurers, who may be assisted in their functions by a technical body, will have the following attributions:

- a) Receive, distribute, supervise and verify the resources referred to in the previous paragraph;
- b) Supervise the fulfillment of the expense, by headings, of the state and municipal financing;
- c) Propose adaptations to manuals, guidelines or standards, in relation to compliance with the two preceding paragraphs, except of that related to social and labor security in exercising federal and local resources;
- d) Submit to the electoral body indicated by the law, the annual and quarterly reports of income and expenses, and the reports for local electoral pre-campaigns and campaigns;
- e) Assist at all times the National Treasury for the submittal of quarterly and annual reports of income and expenses and reports for federal electoral pre-campaigns and campaigns;
- f) Submit to the State Steering Committee and the State Council for its discussion and approval, if applicable, the report on the general distribution and application of federal and local public financing that corresponds to the Municipal Steering Committees;
- g) Assist in the management and development of the state and municipal bodies in charge of the administration and resources of the Party;
- h) Ensure the lawful origin of donations and private contributions;
- i) Deal promptly and diligently with the information requirements for the exercise of its functions are submitted by the Surveillance Commission of the State Council; and
- j) Any other established by the Bylaws and the Regulations.

TITLE SIX

MUNICIPAL BODIES

CHAPTER ONE

THE STATE ASSEMBLIES

Article 81

1. At the municipal level, municipal assemblies will be held to elect the President, Secretary General and members of the Municipal Steering Committees, and to deal with the matters assigned thereto by the Bylaws.

2. The Municipal Assemblies will meet at the call of the respective Municipal Steering Committee. In addition, they may be convened by the State Steering Committee or by the National Executive Committee on their own initiative or at the request of at least one third of the Party membership in the municipality in question, based on the numbers of the militant register.

3. The call issued by the Municipal or State Steering Committee will require the prior authorization of the higher management body. The Committee having called such meeting will communicate in writing the resolutions of the Assembly to the higher Permanent Commission within a period not exceeding ten calendar days. If said body does not object them within thirty calendar days from the date of receipt of the notice, the resolutions will be considered ratified, unless some challenge has been filed.

4. The summons to the municipal assemblies will be communicated through the bulletin boards of the respective committees, as well as by any other means that ensures the effectiveness of the communication according to the prevailing conditions in the place.

5. In the integration of the Municipal Steering Committees gender parity will be ensured.

6. The Assemblies will meet and function in a manner analogous to that established for the National Assembly of the Party and will be chaired by the respective Committee or, where appropriate, by whomever it designates.

7. For the execution of these Assemblies, the State and Municipal Committees, with the approval of the National Executive Committee, may establish within their respective powers complementary rules adjusted to the spirit of these Bylaws and the Regulations.

8. The National Permanent Commission will have the power to veto, within thirty calendar days, the decisions made by the Municipal Assemblies.

CHAPTER TWO

THE MUNICIPAL STEERING COMMITTEES

Article 82

1. The Municipal Executive Committees will be made up of the following members:

- a) The President of the Committee;
- b) The holder of the Secretary General of the Committee, who must be of a gender other than that of the Presidency;
- c) The Coordinator of Syndicates and Councils;
- d) The municipal head of the Secretariat of Political Promotion of Women;
- e) The municipal head of the Secretariat of Youth Action;
- f) Not less than five and not more than twenty militants elected by the Municipal Assembly, of which fifty percent must be of a different gender; and

The number of members elected by the Municipal Assembly, in accordance with the following:

I. Five members, if the nominal list that is issued has up to one hundred militants.

II. Ten members, if the nominal list that is issued has more than one hundred and up to five hundred militants.

III. Fifteen members, if the nominal list that is issued has more than five hundred and up to one thousand militants.

IV. Twenty members, if the nominal list that is issued has more than one thousand militants. In all cases, fifty percent of the members must be of a different gender.

- g) The Municipal President, provided heshe is a militant.

Article 83

1. In the election of the Municipal Steering Committees, a list will be voted for that will be responsible for the work of the Party at the Municipal level, which will be made up by the President, Secretary General and the number of members that correspond thereto. Gender parity will be guaranteed in the presidencies;

2. The State Permanent Commission will rule on the ratification no later than within thirty days. If no pronouncement is made in said meeting, the election will be understood as ratified, unless any challenge has been filed, in which case, the outgoing Municipal Steering Committee will continue to function until the intra-party controversy is resolved.

3. The members of the Municipal Steering Committee will be appointed for three-year periods, but will continue in office until the persons elected or appointed to replace them take office.

4. The renewal of the Municipal Steering Committees will be carried out concurrently with the process of municipal assemblies for the renewal of the State Council.

5. In case of having to carry out the renewal of the Committee outside the previous term, the municipal leadership will last for the period necessary for it to be approved. The renewal may be postponed

when the commission period concludes within the three months prior to the start of a constitutional electoral process. In this case, the call must be issued no later than three months after the end of the electoral process.

6. In case of absolute absence of the President, the Steering Committee will convene through the Secretary General or whoever corresponds in order of priority, within a period not exceeding thirty days, to the Municipal Assembly, to elect the person holding the the Presidency to complete the term. As long as the elected leadership does not take office, the Secretary General will act as President and the members of the Committee will remain in their respective positions.

7. In the event of the absence of the President, he/she will be replaced by the person acting as Secretary General. If the absence extends beyond three months, the Municipal Steering Committee must immediately inform the State Steering Committee and request authorization to call the Assembly within thirty days to elect a new President who will complete the term, unless the absence occurs during the last year of the administration, in which case, the Secretary General will assume the functions of Interim President until the renewal occurs.

8. To integrate the list of candidates, active militancy must be taken into consideration and protect their rights, in addition:

a) Having a militancy with at least two years on the day the Assembly is held and, at least, one year of militancy in the Municipality;

b) Having been outstanding in the loyalty to the doctrine and the observance of these Bylaws and other regulatory provisions; and

c) Not having been penalized by the Intra-Party Order and Discipline Commission in the three years prior to the election.

9. The registration will be by list of candidates comprising the candidates for the President and Secretary General of the Municipal Steering Committee, who must be of a different gender, as well as by the following number of members:

a) Four members, if the nominal list that is issued has up to one hundred militants.

b) Eight, if the nominal list that is issued has more than one hundred and up to five hundred militants.

c) Twelve, if the nominal list that is issued has more than five hundred and up to one thousand militants.

d) Sixteen members, if the nominal list that is issued has up to one thousand militants.

10. If, once the registration period is closed, there is only one list of candidates, or the approval of only one registration is declared, the process will be suspended, declaring as winner the registered list of candidates. The holder of the candidacy for the Presidency will complete the spaces of the list of candidates in accordance with the provisions of article 81, subparagraph f).

11. The Municipal Steering Committee will take office once the election has been ratified. The outgoing Committee must prepare the receipt-delivery minutes that must include, at least: the movable and immovable property, staff list, labor liabilities, bank accounts and resources it has, matters in

process, work reports, domains of web sites and accounts of official social media with access passwords, as well as any other relevant matter.

Article 84

The Municipal Steering Committees are directly responsible for coordinating and promoting the activities of the Party, within their jurisdiction, and will have the following powers:

- a) Monitor the observance and promote compliance within their jurisdiction, of these Bylaws, of the regulations and agreements issued by the competent bodies of the Party;
- b) Call the Ordinary Municipal Assembly, every year, where it must present its activity report, as well as the extraordinary ones to approve the Municipal Electoral Platform and any other that is required. The candidates will have the obligation to accept and disseminate during their electoral campaign, the approved platform;
- c) Designate Secretariats, and integrate the commissions that it deems appropriate, for the best fulfillment of its tasks.
- d) Approve, at the proposal of the respective Presidency, the members of the Municipal Steering Committee that will fill vacancies due to resignation or other causes, appointment that will be subject to ratification by the corresponding Municipal Assembly;
- e) Approve the programs of specific activities of Acción Nacional within its jurisdiction, adjusted to those approved by the superior bodies of the Party, and focused primarily on consolidating the presence of the Party in the municipality and the work of all the militants in connection with the community;
- f) Submit semi-annual activity reports to the State Steering Committee, which will include the status of the organization of its jurisdiction, the income and expense accounts, and any other that the State Steering Committee may indicate;
- g) Assist the National Registry of Militants in the fulfillment of its functions, under the terms of the respective Regulations;
- h) Agree and request the corresponding sanctions, in terms of what is established by these Bylaws and corresponding Regulations;
- i) Accredite the representatives of the Party before the respective electoral bodies of their jurisdiction, or, where appropriate, delegate this power under the terms of the Regulations;
- j) Permanently promote actions, courses and activities aimed at promoting the empowerment, leadership of women, as well as training militants in matters of gender-based political violence against women;
- k) Develop mechanisms that guide the action of the Party in the exercise of municipal government;
- l) Develop and coordinate political and doctrine civic education and training among the Party militants in its jurisdiction;

- m) Implement the forms of sub-municipal, metropolitan or district organization, established by the State Steering Committee;
- n) Carry out timely monitoring of the Registry of Obligations and rights of the militants;
- o) Establish communication mechanisms with the members and supporters;
- p) Appoint advisory citizenship councils in terms of the Regulations; and
- q) Any other established by these Bylaws and the regulations.

Article 85

1. The integration of the Municipal Steering Committees will consider the inclusion of minority lists of candidates in the corresponding election.

2. The list of candidates obtaining the second place, and at least twenty percent of the total effective vote, will be included in the final integration of the municipal body, as follows:

a) In the municipalities where the nominal list that is issued has up to one hundred militants, it will obtain one member.

b) In the municipalities where the nominal list that is issued has more than one hundred and up to five hundred militants, it will obtain two members.

c) In the municipalities where the nominal list that is issued has more than five hundred and up to one thousand militants, will get three members.

d) In the municipalities where the nominal list that is issued has up to one thousand militants, it will obtain four members.

3. The members that will make up the Municipal Steering Committee, in accordance with the previous item, will be informed by the candidacy to the Presidency of the list of the first minority, to the Organizing Commission of the corresponding election, no later than two days after the qualification of the election.

In the event that the term elapses without a proposal, the integration will be carried out in priority order of registration of the first minority list of candidates, beginning with the person who ran for the Presidency. Complying with parity that must be addressed in accordance with the alternate gender that starts the winning list.

4. The Municipal Steering Committee will take the oath and will be installed with the final conformation determined from the election of the winning list and the inclusion of the first minority.

5. In the final integration of the Committee, gender parity will be respected. The Regulations will indicate the basic structure and the attributions of its officials.

6. In the first semester of the Committee's tenure, its members must participate in the training for Party leaders that will be coordinated by the National Secretariat for Education and Training.

7. The member who misses two meetings without justified cause will lose his/her position. It will be considered as attendance, the permanence in the session until its closing.

TITLE SEVEN

THE PROVISIONAL STEERING COMMITTEES AND MUNICIPAL DELEGATIONS

SINGLE CHAPTER

GENERAL

Article 86

1. The National Permanent Commission may agree, after holding a hearing in the terms of the Regulations, the dissolution of a State Steering Committee or State Permanent Commission, in the following cases:

- a) For serious or recurring breach of the principles of impartiality and equity in the internal processes for the selection of candidacies. The respective Regulations will establish the obligations and restrictions which violation will update this cause;
- b) For serious or recurrent breach of their responsibilities that affect the observance of the Bylaws, Regulations, objectives, or goals established in the plans and programs of the Party;
- c) For serious or repeated contempt of the mandates, instructions or political decisions adopted by the National Council or by the National Permanent Commission;
- d) At the request of two thirds of the Municipal Steering Committees and by the vote of two thirds of the members present of the State Council;
- e) For serious or repeated breach of the provisions of the Party, as well as the legal obligations in financial, labor and social security matters, including those related to the control of resources, whether federal or local; y,
- f) In cases in which three percent of the vote is not reached in any of the local elections.

2. The declaration of dissolution will lead to the designation of a Provisional Steering Committee that will perform the functions of State Permanent Commission and State Steering Committee, as applicable, and prepare its renewal. It must be convened within one hundred and eighty days following the installation of the Commission, except in the case established in subparagraph f), in which the Provisional Steering Committee may have a duration of three years and will provide the Permanent Commission on an annual basis a report regarding the status of the Party in the federal state. In the latter case, the Provisional Steering Committee will assess the functioning of the Municipal Steering Committees and, in the event that they do not reach three percent of the vote in the jurisdiction, it may, for that fact, designate them Delegation, in accordance with the provisions in article 87.

Article 87

In so far that the corresponding Committee does not function regularly in any municipality, the State Permanent Commission will designate a Delegation that will have the same powers that are granted to the Municipal Steering Committees. In this case, the duration of a Municipal Delegation will not exceed one year.

TITLE EIGHT**CHALLENGES AGAINST DETERMINATIONS BY PARTY BODIES****SINGLE CHAPTER****GENERAL****Article 88**

1. The Justice Commission will take cognizance of the challenges against the acts and resolutions that are not linked to the candidacies selection process nor are they related to the renewal of management bodies, through a Claim Appeal, which arises in the following cases:

- a) By acts and resolutions issued by the National Executive Committee, the Permanent Commission of the National Council and the National Council.
- b) By acts and resolutions issued by the State Permanent Commissions, State Steering Committees and Municipal Steering Committees, as well as their Presidencies.
- c) By acts and resolutions issued by the State and Municipal Assemblies.
- d) By acts and resolutions issued by the State Councils.

2. It will be equated to the provisional Steering Commissions and municipal delegations or organizing commissions, State and Municipal Steering Committees, respectively.

3. The regulations will establish the procedures and terms, and due legal process must be respected at all times.

Article 89

1. During the internal candidacies selection processes, and even before the election day, the pre-candidates may file the Complaint Appeal, against other pre-candidacies for any alleged violation of these Bylaws, the Regulations, basic documents and other regulations of the Party, before the Justice Commission, which will decide in one final instance.

2. The complaint may be filed before the National Commission for Electoral Processes or the relevant State Commission for Electoral Processes, as appropriate, which must immediately process it in accordance with the respective Regulations.

Article 90

1. An Appeal for Reconsideration may be brought before the Justice Commission by those who consider their partisan rights have been violated related to the candidacies selection processes against acts issued by the Party bodies; except for what is established in the previous article.
2. Challenges against the results and the declaration of validity of the internal processes for the selection of candidacies, may be appealed, through an Appeal for Reconsideration, only by the pre-candidates duly registered, in terms of the provisions of the corresponding Regulations.
3. The declaration of nullity of an internal process for the selection of candidacies will give rise to the designation of candidacies, by the National Permanent Commission, which designation may not fall on the person or persons who have caused or are responsible for the declaration of nullity.
4. The disputes arising in relation to the process of renewal of the management bodies, will be substantiated and resolved through an Appeal for Reconsideration, before the Justice Commission and in terms of the provisions of the corresponding Regulations.
5. The resolutions of the Justice Commission will be final and firm within the Party.

Article 91

1. The voluntary submission of the parties to conciliation will be adopted as an alternative dispute resolution mechanism. Conciliation will proceed when:
 - a) The dispute derives from the approval of candidacies selection methods for positions of popular election;
 - b) Conflicts are of a state and/or municipal nature;
 - c) The dispute arises between pre-candidacies and candidacies for the national leadership; and
 - d) Conflicts or determinations made by the National Executive Committee, the National Council and the Permanent Commission of the National Council.
2. Conciliation will not proceed for cases in which sanctions are imposed.
3. The parties involved, in their initial complaint, will report their agreement to submit to the conciliation.
4. The resolving bodies will conduct the conciliation procedure, who may ex officio summon the parties to conciliation.
5. In the event that any of the parties does not accept the conciliation or the proceedings are not carried out, for not having been requested in the assumptions of the two previous paragraphs, the corresponding ordinary procedure will take place.
6. The regulations may establish means of challenge where conciliation does not proceed.

7. The regulations will specify the terms and procedures for the conciliation.

TITLE NINE

THE SELECTION OF CANDIDATES TO POSITIONS OF POPULAR ELECTION

CHAPTER ONE

PREVIOUS STAGE

Article 92

1. One year before the legal start of the constitutional, federal or local electoral processes, the National Executive, State Executive, or Municipal Executive Committees will implement plural and institutional consultative mechanisms, in terms of the respective regulations, in order to design the global strategy to accompany the candidacy selection processes, based on the applicable electoral legislation, which allows the Party to face the electoral process under competitive conditions.

2. Substantive parity will be observed in the selection and nomination processes of the candidacies. For such purpose, the National Executive Committee will issue competitiveness criteria prior to the issuance of any call. The criteria will comply with the applicable regulations or, failing that, will be used, including without limitation: internal elections, comparison of results between previous elections, weighting by number of militants, weighting by number of citizens and electoral acceptance measurement instruments.

Said criteria will serve to define the cases in which a certain gender is nominated, ensuring that women compete with a greater chance of winning according to the criteria previously indicated. The publication of the determination that results in reserving specific spaces for women and guarantees them competitive places, which ensure substantive parity, will be carried out through the electronic bill boards of the National Executive Committee, in accordance with the following procedure:

a) Candidacy selection processes will be reserved in which only women can compete. In the non-reserved ones, any gender can compete;

b) Such reserves must be based on establishing the context of the electoral processes, generating uniform qualitative and quantitative criteria, by type of election, that guarantee equitable, equal participation and under equal circumstances, with competitive candidacies for women;

c) At each stage of the process, including the issuance of the Agreements and the resolution of the disputes in the internal justice body, maximum publicity will be ensured. Applicants must be duly notified. The substitutions of candidacies that, where appropriate, are made with respect to a candidacy emanating from an internal process that would have been reserved for the women's contest, must be made for a female candidacy.

3. Whatever the method of selection of candidacies that is established, the following must be contemplated in the corresponding call or invitation:

- a) Clearly determine the participation of the statutory bodies responsible for the candidacy selection process, and their powers;
- b) Indicate the stages that comprise, start date and end and/or completion date, as well as the respective terms for the selection of candidacies;
- c) Indicate the dates on which the determinations must be issued by each statutory body that participates in the candidacy selection process;
- d) Clearly indicate the dates and means for the publication and notification of the determinations adopted by the statutory body that participates in the candidacy selection process;
- e) Indicate the terms for the filing of the means of challenge.

CHAPTER TWO

CANDIDACIES SELECTION METHOD

Article 93

1. Party's militants will elect the candidates for positions of popular election, other than the exceptions and modalities provided for in this Bylaws.
2. When the conditions established herein are met, and as far in advance as possible, the designation or open election of citizens may be implemented as alternative methods to voting by militants.
3. In the case of voting methods for militants, or open election of citizens, the National Executive Committee may agree, as far in advance as possible and prior to the deadline for issuing calls, the modalities necessary to facilitate compliance with the applicable legislation, inter alia, the reserve of the elections in which they can register only people of a certain gender and other similar ones for the fulfillment of affirmative actions.

Article 94

1. The registration of the candidacy for any position of popular election, will be subject to the compliance with the constitutional and legal eligibility conditions provided for each case, as well as the requirements established in the Regulations.
2. The registration of the candidacy will not be accepted if it is subject to compliance with a sanction imposed by the Intra-Party Order and Discipline Commission, or because he/she is disabled for the exercise of his/her political rights having been sanctioned for exercising gender-based political violence against women; or by enforceable judgment related to: alimony payor, exercising family or domestic violence; having been convicted or sentenced for: sexual crime, against sexual freedom, bodily intimacy or any gender aggression in the private and public sphere. The regulations and the respective calls will request a written statement from any candidate, in good faith and under oath, with respect to not being in any of the cases stated in this paragraph, and will establish the authority in charge of verifying said situation in the National Registry of Persons Sanctioned in Matters of Political Violence Against Women based on Gender.

3. The citizens who have participated as candidates with a different political option in the last federal or local electoral process, and intend to register as pre-candidates, will require the approval of the National Permanent Commission, in the case of federal or government positions, or of the State Permanent Commission, in the case of other local positions.

4. The nominations made will observe the principle of parity in accordance with the applicable legislation.

Article 95

1. The Regulations will establish the procedure for the election by militants, and will be subject to the following bases:

a) The call and its complementary rules will indicate the initial and final date of the different stages of the procedure, the modalities of acts and electoral propaganda, as well as the limits of contributions and expenses for each selection process;

b) According to the electoral needs, the National Executive Committee by itself or at the request of the corresponding State Steering Committee, may recommend to the National Commission of Electoral Processes, dates and other modalities according to law;

c) Those militants who are in full exercise of their partisan rights may vote. The nominal list of voters will be closed six months prior to the date legally established for the start of the pre-campaigns. The Affiliation Commission will resolve, according to the procedure established in the Regulations, the disagreements that arise in relation to the integration of the nominal list of electors, no later than ninety days before the relevant election. After the term, the nominal list will be final;

d) Militants residing abroad will be able to vote in the internal selection processes of candidacies for positions of popular election, in the terms and modalities established by the applicable electoral legislation, as well as in the Bylaws, the regulations and the respective call;

e) The pre-campaign acts and the propaganda of the pre-candidates must be carried out within the established terms, as well as invariably adjusting to the principles of doctrine and the guidelines issued by the National Permanent Commission. Violation of this rule will be penalized with the cancellation of the registration of the pre-candidacy;

f) The National Treasury will define the criteria for submitting pre-campaign income and expense reports. Likewise, the National Treasury will receive and review said reports for the purpose of their timely presentation before the competent supervisory body. Violation of spending caps or the contracting of debt in charge of the Party, will be sanctioned with the ineligibility of the infringing candidacy. The National Treasury, through the means it deems appropriate, must train the persons responsible for monitoring the candidacies;

g) The election will take place in voting centers and except as provided hereby, the winner will be the one obtaining the majority of the votes; and

h) At any time, at the proposal of the National Commission for Electoral Processes, and in the cases provided for in the regulations, the National Permanent Commission may cancel the internal selec-

tion process. In this case, the National Permanent Commission may order the reinstatement of the process or agree on the designation of candidacies.

CHAPTER THREE

THE ELECTIONS OF CANDIDATES TO POSITIONS OF RELATIVE MAJORITY ELECTION

Article 96

For the election of the candidate for the Presidency of the Republic, the following modalities will be used:

- a) The applicants must comply with the percentage of signatures of members, in the proportion and modalities established in the corresponding Regulations.
- b) The election will be held in voting centers that will be installed in at least all the seats of the federal electoral districts.
- c) To obtain the candidacy for the Presidency of the Republic, an absolute majority of the sum of the valid votes cast will be required. If none of the registered pre-candidacies obtains the aforementioned majority, the one that achieves a majority of 37% or more of the valid votes cast, with a difference of five percentage points or more with respect to the list that follows it in valid votes cast will be elected;

If none of the registered pre-candidacies obtains the majority indicated in the previous paragraph, those who have obtained the two highest percentages of votes will participate in a second round, that will take place, as set in the call, simultaneously with the first phase, or no later than two weeks after the last stage of the election.

Article 97

For the election of the candidate for Governor or Head of Government of Mexico City, the following modalities will be used:

- a) The applicants must comply with the percentage of signatures of members, in the proportion and modalities established in the corresponding Regulations.
- b) Voting centers will be installed in, at least, all the seats of the local electoral districts of the state in which the election is held.
- c) To obtain the candidacy, an absolute majority of the sum of the valid votes cast will be required. If none of the pre-candidacies obtains the aforementioned majority, the one that achieves a majority of 37% or more of the valid votes cast, with a difference of five percentage points or more with respect to the list that follows it in valid votes cast will be elected;

If none of the registered pre-candidacies obtains the majority indicated in the previous paragraph, those who have obtained the two highest percentages of votes will participate in a second round, that will take place, as set in the call, simultaneously with the first phase, or no later than two weeks after the last stage of the election.

Article 98

The election of candidacies for the Relative Majority Senate, will have the following modalities:

- a) The applicants must comply with the percentage of signatures of members, in the proportion and modalities established in the corresponding Regulations;
- b) Voting centers will be installed in, at least, all the seats of the local electoral districts of the state in which the election is held; and
- c) The pre-candidacy formulas that have obtained the first and second place of the vote in the internal electoral process will be candidates for Senators. For this purpose, a single formula will be voted on.

Article 99

The elections of the candidates for federal deputies, local deputies by principle of relative majority and for municipal positions, will be carried out in the terms established by article 95.

CHAPTER FOUR

PROPORTIONAL REPRESENTATION CANDIDACIES

Article 100

1. The propositions of pre-candidates, the formulation of constituency or state lists according to the case, the election and the order of nomination of the candidates for Federal and Local proportional representation deputies, or their equivalent in the legislation in force, will be subject to the following procedure and what is indicated herein and in the corresponding Regulations.

2. Candidates to Federal Deputies:

a) Party militants of a municipality and the respective Municipal Steering Committee may submit proposals for pre-candidates for the Municipal election, from which as many formulas as federal electoral districts are included in the municipality will arise. In the case of districts with two or more municipalities, the pre-candidate proposals will be taken to a District election from which only one proposal will emerge.

b) The State Permanent Commissions may make up to three additional proposals, among which there may not be more than two of the same gender, which together with the proposals referred to in the previous paragraph will be presented in the state election. In it, the number of proposals that correspond to each state will be chosen and ordered. The number thereof will be established according to the criteria for the contribution of votes from the state to the constituency, and the percentage of votes that the Party obtained in the state in the last elections to Federal Deputies.

c) The National Permanent Commission may make up to three proposals per constituency. In each constituency there may not be more than two proposals of the same gender.

d) Once the lists of candidacies of each state have been obtained, in accordance with the previous

paragraphs of this article, the constituency lists will be chosen as follows:

I. The first places in each constituency will be occupied by proposals from the National Permanent Commission;

II. Next, in accordance with the percentage of votes obtained in the last election to Federal Deputies by the Party in each state, the following will be listed in descending order: formulas of candidacies that have been elected in the first place in the State Elections of each of the entities of the constituency; and,

III. Subsequently, the remaining formulas will be ordered according to the criteria mentioned in section II of this article. In all cases, the order established by the State Assemblies will be respected.

3. Candidates to Local Deputies:

a) Party militants of a municipality and the respective Municipal Steering Committee, may submit proposals for pre-candidates for the Municipal election, from which as many formulas as local electoral districts in the municipality will arise. In the case of districts with two or more municipalities, the pre-candidate proposals will be taken to a District Election from which only one proposal will arise.

b) Once the proposals referred to in the previous paragraph have been made, the pre-candidates will present themselves in the State Election. There, the number of proposals that correspond to the candidacies list under current law will be chosen and ordered.

c) The corresponding State Permanent Commission may make up to two proposals, which may not be of the same gender, which will occupy the places determined by the Regulations.

Article 101

1. The senators of proportional representation will be elected by the National Council, at the proposal of the State Councils and the National Permanent Commission, based on the procedure established in the Regulations.

2. The National Commission of Electoral Processes will define the period in which the meetings of the State Councils for the election of the formula proposed in each state will have to be called and held, as well as the meeting of the National Council to order the list of candidates to Senators of Proportional Representation. For such purposes, the Presidency and General Secretariat of the National Executive Committee and of the State Steering Committees will assist as appropriate.

CHAPTER FIVE

OPEN ELECTION AND NOMINATIONS

Article 102

1. In the open election method, citizens will participate in full exercise of their political rights.

2. The National Permanent Commission may agree to convene an open election process, when any of the following hypotheses are updated:

a) Request from the State Council, the State Permanent Commission or the majority of the

Municipal Steering Committees in the case of elections of candidates for Governors or Head of Government and Majority Senators; by request of the State Council, the State Permanent Commission or the Municipal Steering Committees involved, with regard to candidacies for Federal and Local Majority Deputies, as well as municipal positions. Applications must be agreed upon in accordance with the attendance quorum and voting quorum required by the corresponding Regulations; and

b) In the cases provided for in the respective regulation.

3. The open election process will be carried out in the same terms established in article 95 hereof, and in what is not contrary to its nature, the provisions and principles of the voting method by militants.

Article 103

1. For the designation method, prior to the issuance of the calls, and in the terms provided in the Regulations, the National Permanent Commission may agree as a method of selection of candidacies, the designation, in the following cases:

a) The percentage of votes obtained by the Party in the immediately preceding federal or local election, is less than ten percent of the total vote cast;

b) When in a municipality there is no partisan structure or having one, the number of militants is less than forty;

c) In the case of local or federal electoral districts, when in more than half of the municipalities that comprise it, there is no partisan structure or having one, the number of militants is less than forty;

d) Serious or repeated violations of the affiliation process of militants that impede the development of the internal process of selection of candidacies observing the guiding principles of the electoral function is accredited;

e) When in elections to municipal positions and local deputies by the principle of relative majority or proportional representation, it is requested with the vote of two thirds of the State Permanent Commission, and approved by the National Permanent Commission. In the case of municipal positions, the State Permanent Commission may propose, with two thirds, appointments for up to half of the list of candidates;

f) When in elections for a candidate for governor, two thirds of the request is made by the State Council, and approved by the National Permanent Commission;

g) When in elections to federal deputies and senators by the principle of relative majority or, it is requested with the vote of two thirds of the State Permanent Commission, and approved by the National Permanent Commission;

h) When in the election of a candidate for President of the Republic, it is requested by the National Permanent Commission and agreed by the National Council, in both cases approved by the votes of two thirds of those present; and

i) Due to situations determined in the Regulations, considering the bodies and majorities established in this article for the election in question.

2. When the method of voting by militants or open is canceled, in the cases indicated hereby or the Regulations, candidacies may be designated. Among the cases, acts of violence or serious conflicts attributable to more than one of the candidacies for popularly elected positions, or any other circumstance that affects the unity between members of the Party, which occurred in the state, municipality, delegation or district in question, and that they are determined by two thirds of the state council.

3. The designation of candidacies proceeds, once the voting process by militants or open has completed, in the following cases:

a) To comply with gender equality rules or other affirmative actions contemplated in the corresponding legislation;

b) By refusal or cancellation of registration agreed by the competent electoral authority;

c) Due to any cause of supervening ineligibility;

d) Due to death, disqualification, disability, resignation or any other alleged of absolute absence of the candidate;

e) Due to the nullity of the candidacy selection process, through the voting methods of militants or open; and

f) For any other unforeseen cause that prevents the Party from registering candidacies for popularly elected positions.

4. When the party contests an election through any form of association with other political parties, the selection of candidacies will be made in accordance with the registered agreement before the respective electoral authority.

5. The designation of candidacies, under any assumption or circumstance contained in the Bylaws or Regulations, of the person who will hold the candidacy for positions of popular election, will be subject to the following terms:

a) With regard to elected positions in federal processes, and Governorship in local processes, the designation will be in charge of the National Permanent Commission. The permanent state commissions may make proposals, in terms of the respective regulations.

b) For the other cases of local elections, the National Permanent Commission will designate, at the proposal of two thirds of the State Permanent Commission. If it is rejected, the State Permanent Commission will make the necessary proposals for its approval, under the terms of the corresponding regulation.

CHAPTER SIX

THE COMMISSIONS FOR THE ORGANIZATION OF ELECTIONS AND REVIEW OF INTERNAL ACTS

Article 104

1. The organization of internal elections will be the responsibility of the National Permanent Commis-

sion, with the exception of the election of the National Executive Committee, which will be organized by the commission appointed for this purpose by the National Council.

2. For the development of internal election processes, the National Permanent Commission will constitute the National Commission of Electoral Processes, while the Justice Commission of the National Council will be in charge of reviewing the acts in accordance with the powers established in these Bylaws.

3. The National Commission of Electoral Processes will be installed immediately after its designation.

4. The National Commission of Electoral Processes is the body in charge of organizing all elections that imply the vote of militants or open election, for which reason it will assume said tasks once the corresponding calls are issued, in accordance with the Bylaws and Regulations.

Article 105

1. The Regulations will determine the form of organization and operation of the National Commission of Electoral Processes, as well as its relations with other instances of the Party.

Article 106

1. The National Commission of Electoral Processes and the Justice Commission will be governed by the guiding principles of the electoral function, the Bylaws and the rules that govern them.

Article 107

1. The National Commission for Electoral Processes and the Justice Commission will present their activity programs to the National Council and the National Permanent Commission. The annual budget forecast for its activities, based on the number of electoral processes to be held, will be submitted to the National Executive Committee, which will be the route for submitting them for approval by the National Council.

CHAPTER SEVEN

THE NATIONAL COMMISSION OF ELECTORAL PROCESSES

Article 108

1. The National Commission of Electoral Processes will have technical and management autonomy to supervise and qualify the preparation, conduct and organization of the election processes that are carried out in the Party, save for that regarding the election set forth in article 53, paragraph 2.

2. In the case of the renewal of the internal bodies of the party, the processes will begin once the calls are approved.

Article 109

1. The National Commission of Electoral Processes will have the following powers:

a)With regard to the the selection of candidates to positions of popular election: Issue the summons, the complementary rules and lead the process;

b) With regard to the renewal of the internal bodies of the party: Once the calls are approved, establish itself as the only organization and management body, save for that regarding the election set forth in article 53, paragraph 2.

2. In all cases, monitor the correct and timely performance of the following:

I.Reviewing the compliance with requirements for the purposes of internal processes;

II. Reviewing and providing observations to the nominal list of constituents;

III. Participation of Party members and citizens in internal candidacies selection processes for positions of popular election;

IV. Designing and implementing training plans for commissioners and officials of the voting centers;

V. Organizing voting days;

VI. Performing of the computation of results;

VII. Safeguarding of documentation, material and electoral packages;

VIII. Approving the records of candidacies for internal elections, and of pre-candidates in the selection processes of candidacies for positions of popular election;

IX. Qualifying the validity and formulating the declaration of elected candidacy for the selection processes of candidacies for positions of popular election;

X. Qualifying the validity of the internal elections, performing the computations of the integration formulas and sending the qualification to the corresponding bodies for their ratification;

XI. Requesting the Commission for Order and Discipline of the National Council to initiate sanction procedures in cases in which violations of an internal selection process for candidacies arise or within the organization of the processes for the integration of the internal bodies of the Party; and

XII. The others that the Regulations determine.

Article 110

1. The National Commission of Electoral Processes will be integrated by five national commissioners of which there may not be more than three of the same gender, all of them will be elected by the National Permanent Commission through the vote of two thirds of those present, at the proposal of the National Presidency.

Article 111

1.The national commissioners of the National Commission for Electoral Processes will hold office for three years and may be re-elected only once. His/her role will be remunerated.

2. The vacancies will be covered in accordance with article 110 and will be elected to complete the corresponding term.

Article 112

1. The national commissioners may be nominated as candidates for any popularly elected position provided they had not participated in the organization of the process.

Article 113

1. The national commissioners may not be members of the National Executive Committee, of the National Permanent Commission or of the State Permanent Commissions, of the State or Municipal Steering Committees, unless they present their resignation.

Article 114

1. To be a Commissioner, the following is required:

- a) Being a member of the Party with a seniority of at least five years on the day of his/her election;
- b) Have knowledge in political-electoral matters;
- c) Enjoy a good reputation and not have been penalized under the terms of the Bylaws; and
- d) Not holding a position of popular election.

Article 115

1. The National Commission for Electoral Processes will exercise its powers in the different electoral constituencies, through the State Commissions for Electoral Processes, in accordance with what is established in the Regulations and the corresponding call.

2. At any time, prior approval of the National Permanent Commission, the National Commission of Electoral Processes may attract the organization of the elective process at the State and Municipal levels. The regulation will specify the terms for the exercise of the attraction.

Article 116

1. The State Commissions for Electoral Processes and for Mexico City will be made up of three commissioners who will be appointed at the proposal of the respective State Permanent Commissions by the National Permanent Commission, with the prior opinion of the National Commission for Electoral Processes, who will be in charge of calling and conducting said process.

2. In the total integration of the State Commissions of Electoral Processes, at least one Commissioner must be of a different gender, including with respect to the appointments of those who head the Presidencies.

Article 117

1. The State Electoral Commissioners and the ones for Mexico City will hold office for three years and may be re-elected only once.
2. During the candidacy selection process, the State Commissions for Electoral Processes and those of Mexico City may create auxiliary electoral process commissions or designate the necessary auxiliaries to coordinate tasks at the municipal and district level, in terms of the respective regulations.

Article 118

1. The state electoral commissioners may be nominated as candidates for any popularly elected position provided they had not participated in the organization of the process.

Article 119

1. The state electoral commissioners must meet the eligibility conditions established for national commissioners.

CHAPTER EIGHT

THE JUSTICE COMMISSION

Article 120

1. The Justice Commission will be the body responsible for guaranteeing statutory regularity.
2. It will have technical and management autonomy, it will be independent, impartial, and objective, and it will apply the gender perspective in all the resolutions it issues.
3. It will have a sufficient budget for the fulfillment of its functions, without such budget being able to be obtained from the one assigned to the promotion and development of political leadership of women.
4. It will govern its action under the principles of good faith, due process, dignity, respect and protection of people, cooperation, confidentiality, qualified personnel, due diligence, impartiality, party opposition, prohibition of retaliation, progressiveness and non-regressiveness, collaboration, completeness, maximum protection, equality and non-discrimination, as well as professionalism.
5. It will resolve on controversies arising from the following acts:
 - a) Those issued by the Electoral Process Commissions for the selection processes of candidacies to a position of popular election.
 - b) Those issued by the national, state and municipal leadership bodies;
 - c) Controversies that have arisen between the pre-candidates and candidates for the national and/or state leadership, before, during and after the corresponding renewal process;
 - d) Those related to gender-based political violence against women;The foregoing, in the terms indicated in these Bylaws.

Article 121

1. The Justice Commission will have the following powers:

a) It will assume the powers in jurisdictional matters within the internal processes of selection of candidacies;

b) It will hear controversies derived from acts and resolutions issued by partisan authorities, except when they resolve issues that imply sanctions for militancy, in which case it will hear the Intra-Party Order and Discipline Commission, except as established in the Article 132 hereof;

c) It will hear controversies that have arisen in relation to the renewal process of the governing bodies;

d) It will hear procedures of gender-based political violence against women;

e) It will resolve in sole and final instance on the challenges that are submitted in terms of the relevant regulation; and

f) It will cancel the pre-candidacies and candidacies, which in the terms of what is established in these Bylaws and regulatory provisions that may apply, at the request of the bodies empowered to do so, including the Anti-Corruption Commission.

2. In the exercise of its duties, it will hear one definite instance, through appeal for reconsideration, complaint resource, claim resource and procedure in matters of gender-based political violence against women, of the challenges related to the internal affairs of the Party.

a) The Appeal for Reconsideration may be brought by those who consider their partisan rights infringed and will proceed in the following cases:

I. Against acts or resolutions related to the process of selecting candidacies for popularly elected positions and with the renewal of the internal leadership.

II. Against the results or declaration of validity of the internal processes of selection of candidacies and renewal of leadership. In this case, only the pre-candidates or candidates may file the appeal for reconsideration, in terms of the provisions of the corresponding regulation.

b) The complaint resource will proceed against acts allegedly in violation of the electoral laws, these Bylaws, the Regulations, basic documents and other regulations of the Party, committed by those who hold pre-candidacies or candidacies in internal electoral processes, regardless of their nature. Such remedy may be filed by other pre-candidates or candidates, under the terms established in the corresponding regulation.

c) The claim resource will proceed against partisan acts and resolutions regarding which the appeal for reconsideration or the complaint resource does not apply.

d) The gender-based political violence against women procedure will proceed against act of the militancy, the public servants emanating from the Party, candidates, pre-candidates, hierarchical superiors, work colleagues, men and women Party officials, party leaders or any person who performs a job, position or commission within the party, which allegedly configure said element understood as the action or omission based on gender elements and exercised within the public or private sphere, which purpose or result is to limit, annul or undermine the effective exercise of the political and elec-

toral rights of one or more women, access to the full exercise of the powers inherent to their position, work or activity, free development civil service, decision-making, freedom of organization, as well as access and exercise of prerogatives, in the case of pre-candidacies, candidacies, functions or public positions of the same type. The behaviors that materialize the expression of gender-based political violence against women will be, inter alia, the following:

I. Failure to comply with national and international legal provisions that recognize the full exercise of the political rights of women;

II. Restrict or annul the right to free and secret vote of women, or hinder their rights of association and affiliation to all types of political and civil organizations, based on gender;

III. Hide information or omit the call for the registration of pre-candidacies, candidacies or for any other activity that implies decision-making in the development of their functions and activities;

IV. Provide women who aspire to or hold elected office with false or incomplete information, which prevents their registration as pre-candidates or candidates, or induces the incorrect exercise of their powers;

V. Provide incomplete information or false data to the administrative, electoral or jurisdictional authorities, with the purpose of undermining political and electoral rights of women and the guarantee of due process;

VI. Provide women who hold elected office with false, incomplete or imprecise information, with the aim of inducing them to incorrectly exercise their powers;

VII. Obstruct the pre-campaign or campaign of a candidate in such a way as to prevent the electoral competition is carried out under conditions of equality;

VIII. Carry out or distribute political or electoral propaganda that slanders, degrades or disqualifies a candidate based on gender stereotypes that reproduce relations of domination, inequality or discrimination against women, with the aim of undermining their public image or limiting their political and electoral rights;

IX. Defame, slander, insult or make any expression that denigrates or disqualifies women in the exercise of their political functions, based on gender stereotypes, with the aim of diminishing their public image or limiting or annul their rights;

X. Disclose images, messages or private information of a female pre-candidate, candidate or in office, by any physical or virtual means, with the purpose of discrediting, defaming, denigrating her and questioning her capacity or abilities for politics, based on gender stereotypes;

XI. Threaten or intimidate one or more women or their family or collaborators in order to induce her resignation from the pre-candidacy, candidacy or the position for which she was elected or nominated;

XII. Prevent, by any means, women elected or appointed to any position or public commission take oath of their commission, attend ordinary or extraordinary meetings or any other activity that implies decision-making and the exercise of the position, preventing or suppressing their right to voice and vote;

XIII. Restrict the political rights of women based on the application of traditions, customs or internal

or own regulatory systems that violate human rights;

XIV. Impose, based on gender stereotypes, the performance of activities other than those attributions of political representation, position or function;

XV. Discriminate against women in the exercise of their political and electoral rights for being in a state of pregnancy, childbirth, postpartum period, or prevent or restrict their reinstatement to the position after making use of maternity leave or any other leave contemplated in current regulations;

XVI. Exercise physical, sexual, symbolic, psychological, economic or patrimonial violence against a woman exercising her political and electoral rights;

XVII. Arbitrarily limit, deny or condition the use of any resource or attribution inherent to the position held by women, including the payment of salaries, allowances or other benefits associated with the exercise of the position, under conditions of equality;

XVIII. Force a woman, through force, pressure or intimidation, to sign documents or endorse decisions contrary to her will or the law;

XIX. Obstruct or impede women's access to justice to protect their political and electoral rights;

XX. Arbitrarily limit, deny or condition the use of any resource or attribution inherent to the political office held by women, restricting their exercise of such office under equal conditions;

XXI. Impose unjustified or abusive sanctions, preventing or restricting the exercise of their political rights under equal conditions; or

XXII. Any other similar forms that injure or despise the dignity, integrity or freedom of women in the exercise of a political, public, power or decision-making position, or, that they perform intra-party work that affects their electoral political rights.

Article 122

1. In matters of gender-based political violence against women, the Justice Commission will keep an updated record of the complaints filed or initiated informally and will make available to the militancy and the general public, physically at its offices and electronically at the website of the National Executive Committee, formats for submitting complaints that will establish clear and inclusive language.

2. The knowledge, investigation, sanction and all related acts will be developed based on the gender perspective, substantive equality and intersectionality, as well as on the principles of due process, impartiality and professionalism.

3. People who are victims of gender-based political violence against women shall always have access to prompt, expeditious, free justice, without discrimination, prejudice, gender stereotypes, respect for integrity, without revictimization, or intimidation, threats and harassment, respect for their privacy and protection of their personal data and confidentiality, avoiding the invasion of private life and the generation of value judgments. The substitution of the deficiency of the complaint will apply as necessary respecting at all times the due process.

4. People who are victims of gender-based political violence against women, will at all times receive

guidance on the procedures and the competent institutions for provide them with the necessary attention; when necessary, interpreters and advocates who know their language, their culture and that they have adequate training, if they are indigenous people or people with disabilities will also be provided.

5. People who are victims of gender-based political violence against women, will at all times receive information on the progress of the actions of the procedure, they will be attended and protected in a timely, effective and free manner by specialized personnel, they will be granted protection measures to prevent the damage from being irreparable: Likewise, if necessary, they will receive medical attention, free, comprehensive and expeditious legal and psychological advice.

6. In addition to what is indicated in the previous items, the victims of gender-based political violence against women will have the right to an investigation with due diligence, that no retaliation be taken against them for exercising their rights and full compensation of the damage when appropriate.

7. The comprehensive compensation referred to in the previous item may be the compensation of the victim's damage, the restitution of the position or partisan commission from which she had been removed, the immediate reinstatement in office, pre-candidacy or candidacy which she was forced to resign for reasons of violence, public apology, measures of non-repetition.

8. If, derived from the substantiation of any procedure, there are different facts and subjects, which may constitute other violations or liabilities, a new ex officio investigation procedure will be started, provided that the victim is informed and consents to said action, or if applicable, they will order the hearings to the competent authorities.

9. The procedure regarding gender-based political violence against women will be governed by the following:

a) Complaints may be filed by the victim or by third parties with their consent, in writing, by email, telephone or verbally. Conciliation and mediation will be inadmissible, and the procedure will continue even if the victim grants pardon.

b) The authority that hears the filing of a complaint or claim by telephone or electronic communication must record it in a detailed record and request the means of identification and location necessary for the purpose of obtaining consent to initiate the procedure.

c) When the complaint is brought before an incompetent partisan authority, it will have twenty-four hours to refer it to the Justice Commission. If it is noted that the complaint filed does not fall within the jurisdiction of the Party's internal instance, the Justice Commission will forward it to whoever is competent to know it, within a period not exceeding twenty-four hours from its reception, informing the complainant within the same period.

d) From the first contact with the victim, they will be informed of their rights and the scope of their complaint, as well as the other channels and competent instances that can know, investigate and sanction gender-based political violence against women.

e) The deficiency of the complaint will be amended when there is a clear and precise narration of the facts denounced. Such amendment will be total when there is an intersection of an additional vulnerability condition.

f) The investigation of the facts will be the responsibility of the Justice Commission, unofficially gath-

ering the necessary evidence to prove the facts, guaranteeing due process and judging with gender perspective, in harmony with the applicable guarantees for the care of victims. The investigation stage may not last more than 30 days.

g) The person who committed gender-based political violence against women, may be penalized in terms established in the corresponding regulation, and which must be adequate, necessary and proportional to the purpose pursued, to the importance of the values involved, the repercussion of the behavior and the recidivism of the offending person.

10. Informally or at the request of a party, at any stage of the procedure they may agree precautionary and protection measures for victims, in addition to the mechanisms and measures to ensure compliance.

11. The precautionary measures applicable to the victims will be those provided for in the regulations, including:

a) Risk analysis and compliant security plan;

b) Withdraw the violent campaign against the victim, making the reasons public, through the same channels in which the offense was committed;

c) When the behavior is repeated on at least one occasion, suspend the use of the prerogatives assigned to the aggressor;

d) Order the suspension of the partisan position of the aggressor when so determined by the seriousness of the act, and

e) Any other required for the protection of the female victim, or indirect victims that she requests.

12. Protection measures are acts of urgent application based on the best interests of the victim and their family and work environment, which are fundamentally precautionary. The following may be agreed as protection measures, among others:

I. Emergency:

a. Prohibition to approach or communicate with the victim;

b. Limitation to attend or approach the victim's home or the place where she is, and

c. Prohibition of conducts of intimidation or annoyance to the victim or people related to her.

II. Preventive:

a. Police protection of the victim, and

b. Police surveillance at the victim's home.

III. Civil in nature, and

IV. All those necessary to safeguard the integrity, safety and life of the person in a situation of violence.

13. In case of finding elements to determine the responsibility of the denounced person, the opinion of the Gender Attention Commission will be required and the records of the matter will be sent to the Intra-Party Order and Discipline Commission for the sole purpose that the latter, without delay, generates a binding opinion regarding the graduation of the corresponding sanction in accordance with the records that are in the file, taking into account that it must be adequate, necessary and proportional to the purpose followed; regarding any of the following sanctions:

I. Admonition.

II. Temporary disqualification to hold partisan positions.

III. Deprivation of partisan office or commission.

IV. Expulsion from the party.

The Justice Commission will issue and notify the final resolution.

14. In the event that the offending person holds a candidacy for popular election nominated by the Party, the candidacy may be withdrawn.

Article 123

1. The Justice Commission will be made up of five national commissioners, of which there may not be more than three of the same gender, elected at the proposal of the National Presidency, by the vote of two thirds in a meeting of the National Council. In the performance of its function, it must conduct itself under the principles of independence, impartiality and legality, as well as respecting the established terms.

2. The vacancies will be covered in accordance with the previous item and will be elected to complete the corresponding term.

Article 124

1. The justice commissioners will remain in office for three years and may be re-elected for one single occasion. His/her role will be remunerated.

Article 125

1. The justice commissioners may be nominated as candidates for any popularly elected position provided that they resign from their position, before the commission for the corresponding electoral process is installed.

Article 126

1. The justice commissioners may not be members of the National Executive Committee of the National Permanent Commission or of the State Permanent Commissions, or members of the State or Municipal Steering Committees, unless they resign their position.

Article 127

1. To be a Commissioner, the following is required:

- a) Having been a member for at least five years on the day of the election;
- b) Be a graduate in law;
- c) Have knowledge in legal-electoral matters;
- d) Enjoy a good reputation and not have been penalized during the three years prior to their nomination, under the terms of the Bylaws; and
- e) Not holding a position of popular election.

2. During the first semester of their mandate, the commissioners must pass a course on gender-based political violence against women, judging with a gender perspective, equality and non-discrimination, parity, intersectionality, interculturality and non-discrimination.

TITLE TEN

THE PUBLIC OFFICIALS NOMINATED BY THE PARTY

SINGLE CHAPTER

GENERAL

Article 128

1. The public servants nominated by Acción Nacional and the public servants who are militants must carry out the functions conferred on them by law, respecting the Principles of Doctrine, the Political Platforms and the Party Programs.

2. Officials of any partisan structure, popular representatives and public officials emanating from Acción Nacional, must commit to training, complying with, disseminating, positioning and sustaining the Principles of Doctrine, the Platforms, the Political Action Program, the Good Governance Model and the Code of Ethics when they act as representatives of the Party in any forum, media or any other event before society or public opinion.

In cases where there are elements to affirm that a government, representative or official has diverted from the Principles of the Party or the Good Government Model, the National Permanent Commission may issue a disclaimer.

3. The Governments emanating from candidacies nominated by the Party, must be distinguished by compliance with the Electoral Platform registered for the corresponding election, the compliance with the obligations of transparency and access to public government information, the resolution of observations made to the public account of the administrations, the exercise of public bidding as a method of government purchase, the promotion of the legal framework that prevents and eradicates corruption, favors the exercise of good practices and the culture of legality.

4. The Senators, Federal Deputies, Local Deputies of each state, the Municipal Presidents of the same

state and the members of the same City Council, will constitute a group. The Chair of the Committee, after consulting the stakeholders, will designate one Coordinator from among them.

5. The Study, Analysis and Proposal Centers created by the Parliamentary Groups will maintain and, where appropriate, expand their capacity, ensuring their permanence. In no case will they use what is generated for a purpose other than that established herein.

Article 129

1. The obligations of the militants who hold a position of popular election or any position, employment or commission in the public service are:

a) Contribute to the objects and purposes of the Party;

b) Contribute the regulatory quotas and submit periodic reports of their activities as public servants; and

c) Maintain close communication with the Party, as well as permanent collaboration in the tasks that it entrusts thereto.

2. For the best coordination between the Party and its elected public officials, the executive bodies may establish systems that contribute to their purposes.

TITLE TEN

FIRST OF THE SANCTIONS TO MILITANTS

SINGLE CHAPTER

GENERAL

Article 130

1. In cases of indiscipline, non-compliance with their positions or violation of these Bylaws and the Regulations, Party members may be penalized with an admonition, deprivation of the position or Party commission they hold, cancellation of the pre-candidacy or candidacy, suspension of partisan rights, disqualification from being leader or candidate, or expulsion from the Party, in accordance with the following provisions:

a) The admonition will proceed in the case of minor and non-repeated infractions of these Bylaws or its Regulations;

b) The deprivation of position or partisan commission will be agreed in the cases of non-compliance with the tasks of the position or commission;

c) The cancellation of the pre-candidacy or candidacy will be agreed in case of indiscipline or violations of Party rules;

d) The suspension of rights will be agreed for indiscipline, non-observance of the bylaws and regulations, continuous abandonment or leniency in the fulfillment of civic-political obligations, or those of

a Party member, as well as in the event that they commit defamation or slander against party members or candidates. The suspension of rights implies the separation of the activities of the Party;

e) The disqualification to be a leader or candidate, will be declared in the cases of disloyalty to the Party or breach of duties as a leader or public official; and

f) Expulsion may be requested when the causes indicated in the two preceding paragraphs are serious or repeated, as well as for fact or verbal attacks on the Principles of Doctrine and Party programs outside of its official meetings, for the commission of criminal acts or for collaborating with or affiliating to another political party.

2. The officials who incur in violations of the respective statutory articles, will be sanctioned in the terms indicated by these Bylaws and corresponding Regulations.

Article 131

1. The imposition of sanctions on the militants will be carried out by the corresponding Commission, under the procedures indicated in this article.

2. For the imposition of the sanctions referred to in this article, and other disputes in intra-party arenas, due process of law must be respected, including the rights to hearing and defense. The resolutions must be motivated and grounded; all of the above, in accordance with the procedure provided in the corresponding regulation.

3. The National Executive Committees, State or Municipal Officials; as well as their presidencies may agree to initiate an admonition procedure before the Intra-Party Order and Discipline Commission for Party members in accordance with the provisions of number 1, subparagraph a), of the previous article.

4. The National Executive Committees, State or Municipal Officials; as well as their presidencies may agree to initiate a procedure for deprivation of office or partisan commission before the Intra-partisan Order and Discipline Commission in accordance with the provisions of number 1, subparagraph b), of the previous article.

Article 132

1. The cancellation of the pre-candidacy and candidacy will be imposed by the Justice Commission.

2. For the imposition of the sanctions referred to in this article, the right to a hearing must be respected, in accordance with the procedure set forth in the corresponding Regulations.

Article 133

1. The suspension of one or more rights, which in no case may exceed three years, as well as the disqualification to be a leader or candidate, which in no case may be less than three years nor exceed twelve years, and the expulsion, will be agreed upon by the Intra-Party Order and Discipline Commission, at the request of the Municipal Steering Committee, the State Permanent Commissions, the Anti-Corruption Commission, the National Permanent Commission or the National Executive Committee.

2. In no case may the sanction be requested after three hundred and sixty-five calendar days, counted from the day the fault occurred, or the day the fault became known, unless they were continuous or repeated faults, or those referred to in the article 135 of these Bylaws, in which case the term runs from the time the ruling is firm and final.

Article 134

1. From the knowledge of the preliminary investigation or criminal investigation record, or in those cases in which there is a firm resolution of an administrative nature, the Intra-Party Order and Discipline Commission may agree, after hearing and under the special procedure indicated in the regulation, as a precautionary measure, the temporary suspension of partisan rights, when the protection of a legal value is urgent and the provisional measure is proportional, useful and suitable. Said suspension may not exceed six months.

Article 135

1. In the event that any public servant or former public servant who is a member of the Party has been firmly and definitively sanctioned for serious administrative offenses, or either, sentenced for the commission of a serious crime, the respective sanctioning procedure, in terms of the provisions of the corresponding Regulation may be initiated.

Article 136

1. The Permanent Commission of the National Council and the Permanent Commissions of the State Councils may request the Intra-Party Order and Discipline Commission to expel the militant when it is verified that he/she participates or joins another political party, or agrees to be its candidate.

Article 137

1. No militant may be suspended, disqualified, or expelled from the Party, without the competent body informing them in writing and by reliable means of the charges existing against them, letting them know their right to appoint a defender among the militants of the Party, that their defense be heard, summon the stakeholders, consider the allegations and evidence presented, and collect all the reports and evidence they deem necessary.

2. Whomever is empowered to sanction, must report the corresponding resolution to the National Registry of Militants. No sanction will be registered if there is no reliable record of the notification to the sanctioned militant, in the terms established by the corresponding regulation.

3. Resolutions will be issued within sixty business days, counted from the date on which the request or appeal is received, as appropriate.

4. The resolutions of the Intra-Party Order and Discipline Commission will be final.

TITLE TWELVE

AMENDMENT TO THE BYLAWS SINGLE CHAPTER

GENERAL

Article 138

1. The amendment of these Bylaws will require the agreement of the Extraordinary National Assembly of Acción Nacional, taken by two thirds of the computable votes thereat.
2. Voting may be carried out with show of hands, at the proposal of the Presidency of the Assembly, or by ballot. In both cases, there must be certainty of the sense of the vote.

TITLE THIRTEEN

DISSOLUTION OF THE PARTY SINGLE CHAPTER

GENERAL

Article 139

1. Acción Nacional may only be dissolved by agreement of the Extraordinary National Assembly convened for this purpose and with the approval of eighty percent of the computable votes thereat.

Article 140

1. In case of dissolution, the same Assembly will designate three liquidators, who will carry out the liquidation of the Party in its patrimonial aspect. The resulting net assets will be applied to another association or company that has the same purposes as Acción Nacional, to the National Autonomous University of Mexico or to a charitable institution, as agreed by the Assembly.

TRANSITORY ARTICLES

Article 1 The amendments to the General Bylaws of Partido Acción Nacional approved by the XIX Extraordinary National Assembly will enter into force once the constitutional and legal admissibility has been declared, determined by the National Electoral Institute and published in the Official Gazette of the Federation.

Article 2 The matters that at the entry into force of this Amendment of Bylaws are in process will be resolved in accordance with the provisions in force at the time they began.

Article 3 With the publication of these Bylaws duly approved by the General Council of the National Electoral Institute, all internal normative and regulatory provisions that contravene the provisions hereof are repealed.

Article 4 The National Council and the National Permanent Commission will have a period of six months, from the declaration of the publication that is made in the Official Gazette of the Federation

of the approval of this Amendment to Bylaws to adapt the Regulations, if applicable, issue the corresponding Regulations and the Good Governance Model.

Article 5 The entire militancy registered in the list of militants of Partido Acción Nacional, as well as that which is in the process of affiliation with the entry into force of this Amendment to Bylaws and until the National Executive Committee implements the electronic means for affiliation, will be considered active militancy.

Article 6 The National Executive Committee will have a three-month period, as from the publication of the Regulations, to start a pilot program for the implementation of the Unique File of the Militancy and the electronic means in matters of affiliation, which may not be extended beyond six months. Once the term described has expired, both elements will be implemented definitively.

The National Registry of Militants and the National Education and Training Secretariat will carry out the necessary acts to complete any affiliation process in process, prior to the beginning of affiliation by electronic means.

Article 7 The National Executive Committee, the State Steering Committees, the Municipal Steering Committees and, where appropriate, the Provisional Steering Committees and Municipal Delegations, will have a three-month period for the opening of the modules, the designation of the person responsible for promoting the policies and instruments of participation, as well as the establishment of the period of attention of sympathizers and citizens in general, which article 15 refers to.

Article 8 The methods of election of the national and state leaders will be implemented as from the next renewal. The internal processes initiated at the time of the entry into force of this amendment, will be completed with the rule applied at the beginning of the process.

Article 9 The integration of the National Executive Committee, the State Steering Committees, the Municipal Steering Committees, the State Councils and the State Permanent Commissions, as far as the application of the integration formula is concerned, as well as the incorporation of the militants that must be included due to this amendment, will be applicable from the next renewal of each of the listed bodies.

Article 10 The Gender Attention Commission will be installed in the first ordinary meeting of the National Council, held after the entry into force of this Amendment.

Article 11 Until the National Permanent Commission appoints the members of the National Electoral Processes Commission, the Electoral Organizing Commission and the State Electoral Organizing Commissions will carry out the functions entrusted to the National Electoral Processes Commission and the State Commissions of Electoral Processes, respectively.

Article 12 In accordance with their powers and duties, the National Executive Committee and the State Steering Committees will have a period of three months, from the entry into force of this amendment, to publish the General Bylaws in the relevant native languages.

Article 13 The National Executive Committee and the State Steering Committees will have a period three months, from the entry into force of this amendment, to build the catalog of institutional social media.

Article 14 The Permanent Commission, through the Amendment to Bylaws Commission, will carry

out the correction and style adjustments necessary for a better writing for its interpretation, as well as the synchronization of the consecutive numbering, the establishment, where appropriate, of the new reference of articles that were adjusted by the synchronization, the establishment of the gender-inclusive language in the entire bylaws, the standardization of the names of the new bodies that replace those that performed the equivalent function, the update of the name of Mexico City in the references that were contained regarding the "Federal District" and, where appropriate, the update of the gender reference percentages to safeguard total parity, in accordance with the Constitution, all this in the current General Bylaws of Partido Acción Nacional.

Article 15 In case there were observations regarding the Guidelines that the electoral administrative authority implemented in terms of parity and gender-based political violence against women, and exclusively for the purpose of complying with the corresponding observations, the National Permanent Commission is empowered to make the amendments and additions required to these General Bylaws of Partido Acción Nacional, solely for the purpose of meeting the mandate of the respective authority.





María Inés Ojeda

Expert translator authorized by the Supreme Court of Justice for the Federal District, as published in the Official Gazette dated March 8, 2021, certify that the above translation into English in 93 pages is true and complete to the best of my knowledge.

Mexico City, August 30, 2023.

COMITÉ EJECUTIVO NACIONAL

Av. Coyoacán 1546, Col. del Valle
Alcaldía Benito Juárez,
C.P. 03100, Ciudad de México.
Tel. 55 5200 4000



www.pan.org.mx

AÑO 2023