



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

**1. Voting at the National Convention**

**Proposed addition to Article XIII: Assemblies and Conventions “Section A. 1 (a)”**

**Current Language:** On the first nominating ballot for President, in accordance with State statute all members of the State’s delegation shall be bound to vote for the Presidential candidate who received the highest number of votes in the Colorado Presidential Primary, and the CRC Chairman acting as chair of the delegation, or his designee, shall announce that the entire vote of the State’s delegation is for that candidate. If that Presidential candidate releases his delegates through public declaration or written notification, the candidate's name is not placed in nomination, or the candidate does not otherwise qualify for nomination under the rules of the Republican National Convention, the individual National Delegates and National Alternate Delegates previously pledged are released to cast their ballots as each may choose.

**Proposed Changes: additions to Article XIII: Assemblies and Conventions “Section A. 1 (a)”** *On the first nominating ballot for President, in accordance with State statute, all members of the State’s delegation shall be bound to vote for the Presidential candidate according to the following allocation and the CRC Chairman acting as chair of the delegation, or his designee, shall announce the vote of the State’s delegation accordingly and the vote shall be recorded accordingly.*

**Winner Take All Allocation.** *Under circumstances when Rules of the Republican National Committee permit the state’s vote to be allocated all to one candidate (“winner-take-all”), such as when the Primary takes place after a specified date or if the candidate receives more than a certain threshold percentage of the vote, all the state’s National Delegate votes shall be allocated to the candidate receiving the most votes in the Primary. The minimum threshold shall be the lowest permitted by RNC Rule but in any event no less than 50%.*

**Proportional Allocation.** *Under circumstances when winner-take-all is not so permitted by such Rules, the State’s delegation’s votes shall be allocated on a proportional basis as follows. Candidates who receive less than a specified threshold percentage of the total Presidential Primary votes shall be allocated no delegate votes. The threshold shall be the highest permitted by RNC Rule, but in any event no higher 20%. A committee composed of the CRC Chair, Vice Chair and Secretary shall divide the total number of delegate votes allocated to the State into integral numbers of delegate votes for each candidate meeting the threshold so that such allocation on the whole best represents the proportional distribution of votes among the candidates achieving the threshold.*

*Example One. Two candidates each achieve the threshold. Of their combined votes, Candidate A receives 60% and Candidate B 40%. The computation would be:  $35 \times 60\% = 21$ ;  $35 \times 40\% = 14$ . The Committee would allocate 21 votes to Candidate A and 14 votes to Candidate B.*



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

Example Two. Three candidates achieve the threshold. Of the votes cast for those three candidates, Candidate A receives 35%, Candidate B 33% and Candidate C 32%. The computation would be:  $35 \times 35\% = 12.25\%$ ;  $35 \times 33\% = 11.55\%$ ;  $35 \times 32\% = 11.2\%$ . The Committee would allocate 12 votes to Candidate A; 12 to B, and 11 to C.

**Release of Delegates.** If a Presidential candidate releases his delegates through public declaration or written notification, the candidate's name is not placed in nomination, or the candidate does not otherwise qualify for nomination under the rules of the Republican National Convention, CRC Chairman shall release a number of individual National Delegates equal to the number allocated to that candidate. Such National Delegates released may cast their ballots as each may choose, and the CRC Chairman shall announce the delegation's vote accordingly. The Chairman shall release the National Delegates by category in the following order, and within category as the Chairman directs: First, Delegates pledged to such candidate; second, the National Committeeman and National Committee Woman; third, unpledged Delegates; fourth, others.

**Proposed language Article XIII: Assemblies and Conventions “Section A. 1 (a)**

On the first nominating ballot for President, in accordance with State statute, all members of the State's delegation shall be bound to vote for the Presidential candidate according to the following allocation and the CRC Chairman acting as chair of the delegation, or his designee, shall announce the vote of the State's delegation accordingly and the vote shall be recorded accordingly.

**Winner Take All Allocation.** Under circumstances when Rules of the Republican National Committee permit the state's vote to be allocated all to one candidate (“winner-take-all”), such as when the Primary takes place after a specified date or if the candidate receives more than a certain threshold percentage of the vote, all the state's National Delegate votes shall be allocated to the candidate receiving the most votes in the Primary. The minimum threshold shall be the lowest permitted by RNC Rule but in any event no less than 50%.

**Proportional Allocation.** Under circumstances when winner-take-all is not so permitted by such Rules, the State's delegation's votes shall be allocated on a proportional basis as follows. Candidates who receive less than a specified threshold percentage of the total Presidential Primary votes shall be allocated no delegate votes. The threshold shall be the highest permitted by RNC Rule, but in any event no higher 20%. A committee composed of the CRC Chair, Vice Chair and Secretary shall divide the total number of delegate votes allocated to the State into integral numbers of delegate votes for each candidate meeting the threshold so that such allocation on the whole best represents the proportional distribution of votes among the candidates achieving the threshold.

Example One. Two candidates each achieve the threshold. Of their combined votes, Candidate A receives 60% and Candidate B 40%. The computation would



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

be:  $35 \times 60\% = 21$ ;  $35 \times 40\% = 14$ . The Committee would allocate 21 votes to Candidate A and 14 votes to Candidate B.

Example Two. Three candidates achieve the threshold. Of the votes cast for those three candidates, Candidate A receives 35%, Candidate B 33% and Candidate C 32%. The computation would be:  $35 \times 35\% = 12.25\%$ ;  $35 \times 33\% = 11.55\%$ ;  $35 \times 32\% = 11.2\%$ . The Committee would allocate 12 votes to Candidate A; 12 to B, and 11 to C.

**Release of Delegates.** If a Presidential candidate releases his delegates through public declaration or written notification, the candidate's name is not placed in nomination, or the candidate does not otherwise qualify for nomination under the rules of the Republican National Convention, CRC Chairman shall release a number of individual National Delegates equal to the number allocated to that candidate. Such National Delegates released may cast their ballots as each may choose, and the CRC Chairman shall announce the delegation's vote accordingly. The Chairman shall release the National Delegates by category in the following order, and within category as the Chairman directs: First, Delegates pledged to such candidate; second, the National Committeeman and National Committee Woman; third, unpledged Delegates; fourth, others.

**2. Election of National Delegates & Alternates**

**Proposed addition to Article XIII: Assemblies and Conventions “Section A. 3 (b)”**

**Current Language:** National Convention Delegates and Alternates shall be elected on a single ballot. Each convention delegate shall be entitled to vote for the total number of delegates and alternates to be elected. Those candidates receiving the highest number of votes shall be assigned to the national delegate and alternate positions according to the total number of votes each received.

**Proposed Changes: Article XIII: Assemblies and Conventions “Section A. 3 (b)”**

*The campaign of a candidate receiving at least 50% of the votes in the Primary may officially nominate candidates for National Delegate, the number so nominated not to exceed 60% of the number of Delegates to be elected at the convention. If so nominated, the convention shall by majority vote elect or decline to elect such candidates. Except for National Delegates so elected,* National Convention Delegates and Alternates shall be elected on a single ballot. Each convention delegate shall be entitled to vote for the total number of delegates and alternates to be elected. Those candidates receiving the highest number of votes shall be assigned to the national delegate and alternate positions according to the total number of votes each received.

**Proposed Language: Article XIII: Assemblies and Conventions “Section A. 3 (b)”**

The campaign of a candidate receiving at least 50% of the votes in the Primary may officially nominate candidates for National Delegate, the number so nominated not to exceed 60% of the number of Delegates to be elected at the convention. If so nominated, the convention shall by majority vote elect or decline to elect such candidates. Except for National Delegates so elected, National Convention Delegates and Alternates shall be



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

elected on a single ballot. Each convention delegate shall be entitled to vote for the total number of delegates and alternates to be elected. Those candidates receiving the highest number of votes shall be assigned to the national delegate and alternate positions according to the total number of votes each received.

**3. Conflicts of Interest**

**Proposed addition to Article V: Officers “Section B. 1 (o)”**

**Current Language:** none

**Proposed Changes: Article V: Officers “Section B. 1 (o)”**

Within 3 months of taking office, each new Chairman shall submit to the Executive Committee for approval a policy on conflicts of interest, which policy shall include provisions regarding (i) who is covered; (ii) what conflicts are required to be disclosed (iii) how such disclosures and conflicts are to be handled; and similar issues.

**Proposed Language: Article V: Officers “Section B. 1 (o)”**

Within 3 months of taking office, each new Chairman shall submit to the Executive Committee for approval a policy on conflicts of interest, which policy shall include provisions regarding (i) who is covered; (ii) what conflicts are required to be disclosed (iii) how such disclosures and conflicts are to be handled; and similar issues.

**4. Integrity of CRC Actions**

**Proposed addition to Article V: Officers “Section B. 1 (p)”**

**Current Language:** None

**Proposed Changes: Article V: Officers “Section B. 1 (p)”**

Within 3 months of taking office, each new Chairman shall submit to the Executive Committee for approval a policy and procedures for assuring integrity of voting and elections at the CRC, which policy and procedures shall include provisions regarding, but not limited to, (i) individuals or officers responsible for implementation and their authority; (ii) credentials, proxies, voting records retention and access; (iii) use of technology; (iv) quality assurance, training, schedule, etc.

**Proposed Language: Article V: Officers “Section B. 1 (p)”**

Within 3 months of taking office, each new Chairman shall submit to the Executive Committee for approval a policy and procedures for assuring integrity of voting and elections at the CRC, which policy and procedures shall include provisions regarding, but not limited to, (i) individuals or officers responsible for implementation and their authority; (ii) credentials, proxies, voting records retention and access; (iii) use of technology; (iv) quality assurance, training, schedule, etc.

**5. Eliminating Fractional Voting**

**Proposed addition to Article IV: Membership “Section D. No split vote”**

**Current Language:** none

**Proposed Changes to Article IV: Membership “Section D. No split vote”**



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

*In the event that a county or district elects multiple people to one Officer position, eg. multiple Vice Chairmen, then the county or district shall designate a First Chairman, First Vice Chairman, or First Secretary respectively as needed at their County or District Organizational Meeting who shall hold the whole vote for that officer position. The county or district shall report the designation to the State Party at the conclusion of the County or District Organizational Meeting. The vote is not transferable except by applicable proxy rules.*

**Proposed Language to Article IV: Membership “Section D. No split vote”**

In the event that a county or district elects multiple people to one Officer position, eg. multiple Vice Chairmen, then the county or district shall designate a First Chairman, First Vice Chairman, or First Secretary respectively as needed at their County or District Organizational Meeting who shall hold the whole vote for that officer position. The county or district shall report the designation to the State Party at the conclusion of the County or District Organizational Meeting. The vote is not transferable except by applicable proxy rules.

***\*note, if passed, this amendment would go into effect at the 2021 County Organizational Meetings and State Organizational Meeting***

**6. Definition of Non-Voting Member expanded**

**Proposed amendment to Article IV: Membership “Section 2 (d)”**

**Current Language:** None

**Proposed Changes Article IV: Membership “Section 2 (d)”:** *Additional District or County Officers elected to the position for Chairman, Vice Chairman, or Secretary who are not designated the First Officer for the position.*

**Proposed Language Article IV: Membership “Section 2 (d)”**

Additional District or County Officers elected to the position for Chairman, Vice Chairman, or Secretary who are not designated the First Officer for the position.

***\*note, if passed, this amendment would go into effect at the 2021 County Organizational Meetings and State Organizational Meeting***

**7. Proxy Carry Limit**

**Proposed addition to Article VIII: Voting and Proxies “Section D (2)”**

**Current Language:** The individual designated as a proxy shall be a Republican elector, shall reside in the constituency or county which his principal represents, and may vote only if the principal is absent at the time of the vote. For example, a county chairman may be designated as a proxy for any of his county’s state bonus members and for any senator or representative in whose district the chairman resides.

**Proposed additions: Article VIII: Voting and Proxies “Section D (2)”**

The individual designated as a proxy shall be a Republican elector, shall reside in the constituency or county which his principal represents, and may vote only if the principal



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

is absent at the time of the vote. For example, a county chairman may be designated as a proxy for any of his county's state bonus members and for any senator or representative in whose district the chairman resides. No Republican elector may hold the proxy of more than five principals at one time."

**Proposed Language: Article VIII: Voting and Proxies "Section D (2)"**

The individual designated as a proxy shall be a Republican elector, shall reside in the constituency or county which his principal represents, and may vote only if the principal is absent at the time of the vote. For example, a county chairman may be designated as a proxy for any of his county's state bonus members and for any senator or representative in whose district the chairman resides. No Republican elector may hold the proxy of more than five principals at one time."

**8. Proxy Acceptance**

**Proposed addition to Article VIII: Voting and Proxies "Section D (3)"**

**Current Language:** A proxy of a member absent at roll call shall be submitted before the meeting is called to order.

**Proposed Changes Article VIII: Voting and Proxies "Section D (3)":** ~~A proxy of a member absent at roll call shall be submitted before the meeting is called to order.~~ A proxy of a member absent when the meeting is called to order shall be submitted before 1/2 hour after the call to order. This requirement may be waived in special circumstances by majority vote of the CRC.

**Proposed Language Article VIII: Voting and Proxies "Section D (3)":** A proxy of a member absent when the meeting is called to order shall be submitted before 1/2 hour after the call to order. This requirement may be waived in special circumstances by majority vote of the CRC.

**9. Examination of Proxies**

**Proposed changes to Article VIII: Voting and Proxies "Section D (5)"**

**Current Language:** Any member of the CRC shall have the right to examine the proxies prior to any particular vote

**Proposed Changes Article VIII: Voting and Proxies "Section D (5)":** Any member of the CRC or a Candidate for Chairman, Vice Chairman, or Secretary or their designated representative, shall have the right to examine the proxies prior to any particular vote

**Proposed Language Article VIII: Voting and Proxies "Section D (5)":** Any member of the CRC or a Candidate for Chairman, Vice Chairman, or Secretary or their designated representative, shall have the right to examine the proxies prior to any particular vote

**10. Documentation of Proxies**

**Proposed addition to Article VIII: Voting and Proxies "Section D (5)":**

**Current Language:** None



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

**Proposed Changes Article VIII: Voting and Proxies “Section D (5)”:** *Documentation for proxies must be kept by the CRC for 30 days following any vote of the Central Committee.*

**Proposed Language Article VIII: Voting and Proxies “Section D (5)”:**

Documentation for proxies must be kept by the CRC for 30 days following any vote of the Central Committee.

**11. Controversies**

**Proposed addition to Article XV: Controversies “Section C”**

**Current Language:** If any controversy arises at the county, representative, senatorial, judicial, or congressional district level, which cannot be resolved at that level, such controversy shall be determined by the CRC or the Executive Committee, in accordance with rules and procedures provided by the CRC or by the State Assembly and/or Convention, If the controversy is determined by the Executive Committee, any party to the controversy may appeal the decision to the CRC. The determination of the CRC shall be final.

**Proposed Changes to Article XV: Controversies “Section C”**

If any controversy arises at the county, representative, senatorial, judicial, or congressional district level, which cannot be resolved at that level, *or at a CRC meeting* such controversy shall be determined by the CRC or the Executive Committee, in accordance with rules and procedures provided by the CRC or by the State Assembly and/or Convention, *and Section D of Article XV*. If the controversy is determined by the Executive Committee, any party to the controversy may appeal the decision to the CRC. The determination of the CRC shall be final.

**Proposed Language to Article XV: Controversies “Section C”**

If any controversy arises at the county, representative, senatorial, judicial, or congressional district level, which cannot be resolved at that level, or at a CRC meeting such controversy shall be determined by the CRC or the Executive Committee, in accordance with rules and procedures provided by the CRC or by the State Assembly and/or Convention, and Section D of Article XV. If the controversy is determined by the Executive Committee, any party to the controversy may appeal the decision to the CRC. The determination of the CRC shall be final.

**12. Procedures**

**Proposed addition to Article XV: Controversies “Section D”**

**Current Language:** In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

agenda item permitted at this Special Meeting shall be the determination of the controversy.

**Proposed Changes to Article XV: Controversies “Section D”:** *A controversy must be submitted to the State Chairman within two weeks of the meeting in which the controversy arose, or if the controversy did not occur at a meeting, within two weeks of the reasonably determined start of the controversy. If no controversy is submitted by the two-week period deadline, any controversy or points of order regarding the controversy expire. Timely submission of the controversy shall be a prerequisite for those involved to access official meeting records.* In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only agenda item permitted at this Special Meeting shall be the determination of the controversy.

**Proposed Language to Article XV: Controversies “Section D”:** A controversy must be submitted to the State Chairman within two weeks of the meeting in which the controversy arose, or if the controversy did not occur at a meeting, within two weeks of the reasonably determined start of the controversy. If no controversy is submitted by the two-week period deadline, any controversy or points of order regarding the controversy expire. In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only agenda item permitted at this Special Meeting shall be the determination of the controversy.

**13. Procedures \*\* ONLY PROPOSED IF #12 PASSED**

**Proposed addition to Article XV: Controversies “Section D”**

**Current Language:** A controversy must be submitted to the State Chairman within two weeks of the meeting in which the controversy arose, or if the controversy did not occur at a meeting, within two weeks of the reasonably determined start of the controversy. If no controversy is submitted by the two-week period deadline, any controversy or points of order regarding the controversy expire. In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

agenda item permitted at this Special Meeting shall be the determination of the controversy.

**Proposed Changes to Article XV: Controversies “Section D”:** A controversy must be submitted to the State Chairman within two weeks of the meeting in which the controversy arose, or if the controversy did not occur at a meeting, within two weeks of the reasonably determined start of the controversy. If no controversy is submitted by the two-week period deadline, any controversy or points of order regarding the controversy expire. *Timely submission of the controversy shall be a prerequisite for those involved to access official meeting records.* In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only agenda item permitted at this Special Meeting shall be the determination of the controversy.

**Proposed Language to Article XV: Controversies “Section D”:** A controversy must be submitted to the State Chairman within two weeks of the meeting in which the controversy arose, or if the controversy did not occur at a meeting, within two weeks of the reasonably determined start of the controversy. If no controversy is submitted by the two-week period deadline, any controversy or points of order regarding the controversy expire. Timely submission of the controversy shall be a prerequisite for those involved to access official meeting records. In the event a controversy is appealed to the Executive Committee or CRC, the State Chairman may call a Special Meeting. The call may be made electronically and shall be sent no less than 3 days before the Special Meeting. The Special Meeting may be held electronically. Each party to the controversy may send materials to the Executive Committee or CRC members. The quorum for this Special Meeting shall be the members present. Proxies shall not be allowed. The only agenda item permitted at this Special Meeting shall be the determination of the controversy.

#### **14. Voting Members at Caucus**

**Proposed addition to Article XII: Precinct Caucus “Section B”**

**Current Language:**

Voting members at each precinct caucus shall have been:

1. A resident of the precinct for thirty days; and
2. Registered to vote no later than twenty-nine days before the precinct caucus and affiliated with the Republican Party for at least two months as shown on the registration books of the county clerk and recorder or on the records of the Colorado secretary of state; except that any registered Republican elector who has attained the age of eighteen years within the two months immediately preceding such precinct caucus or who has



**Colorado Republican Committee  
State Central Committee Meeting  
September 21, 2019**

---

PROPOSAL TO AMEND THE BYLAWS OF THE COLORADO REPUBLICAN STATE CENTRAL  
COMMITTEE

become a naturalized citizen within the two months immediately preceding the precinct caucus; or

3. Such other registered Republican electors as may be present and otherwise entitled to participate in the precinct caucus as may be required by law.

4. Voting by proxy shall not be permitted at any Republican precinct caucus.

**Proposed Changes to Article XII: Precinct Caucus “Section B”**

Voting members at each precinct caucus shall have been:

1. A resident of the precinct for ~~thirty~~twenty-two; and

2. Registered to vote no later than twenty-~~nine~~two days before the precinct caucus and affiliated with the Republican Party for at least ~~two months~~twenty-two days as shown ~~on~~in the statewide voter registration books of the county clerk and recorder or on the records of the Colorado secretary of state; except that any registered ~~Republican~~ elector who has attained the age of eighteen years ~~within the two months immediately preceding such precinct caucus or~~ who has become a naturalized citizen ~~within the two months immediately preceding the precinct caucus; or~~during the twenty-two days immediately preceding the meeting may vote at any caucus even though the elector has been affiliated with the political party for less than twenty-two days. A pre-registrant who is seventeen years of age on the date of a caucus, and who will be eighteen years of age on the date of the next general election may vote at the caucus.

3. Such other registered Republican electors as may be present and otherwise entitled to participate in the precinct caucus as may be required by law.

4. Voting by proxy shall not be permitted at any Republican precinct caucus.

**Proposed Language to Article XII: Precinct Caucus “Section B”**

Voting members at each precinct caucus shall have been:

1. A resident of the precinct for twenty-two; and

2. Registered to vote no later than twenty- two days before the precinct caucus and affiliated with the Republican Party for at least twenty-two days as shown in the statewide voter registration; except that any registered elector who has attained the age of eighteen years who has become a naturalized citizen during the twenty-two days immediately preceding the meeting may vote at any caucus even though the elector has been affiliated with the political party for less than twenty-two days. A pre-registrant who is seventeen years of age on the date of a caucus, and who will be eighteen years of age on the date of the next general election may vote at the caucus.

3. Such other registered Republican electors as may be present and otherwise entitled to participate in the precinct caucus as may be required by law.

4. Voting by proxy shall not be permitted at any Republican precinct caucus.