

AGM Motions: April 29th, 2012

1. It is moved by SOBLOC that the By-laws be amended so that **Article 3, Clause 3** shall read: “The primary method by which this goal shall be pursued shall be the annual operation by the corporation of at least one model parliament open to participation by all Manitoban youth aged sixteen to twenty.”
2. It is moved by SOBLOC that the By-laws be amended so that **Article 3, Clause 3, Sub clause a)** shall read: “For the purposes of this clause, during any year when Western Canada Youth Parliament is hosted in Manitoba, it shall not be considered as fulfilling the requirement of this clause.”
3. It is moved by SOBLOC that the By-laws be amended so that **Article 5, Clause 4** shall read: “Membership shall begin upon attendance of any Landmark Event, and shall lapse after one year.”
4. It is moved by SOBLOC that the By-laws be amended so that **Article 5, Clause 6** shall read: “Membership may be granted or revoked from an individual by unanimous vote of the Board.”
5. It is moved by SOBLOC that the By-laws be amended so that **Article 13, Clause 3** shall include the addition of a new **Sub clause c)** and read: “the by-laws concerning the campaigning and nomination process, and” and be renumbered accordingly.
6. It is moved by SOBLOC that the By-laws be amended so that **Article 13, Clause 18** shall be renamed as Clause 10 and the entire section renumbered accordingly, which would include the reference to Clause 15 which shall read Clause 10.
7. It is moved by SOBLOC that the By-laws be amended so that **Article 13, Clause 10 (now Clause 11), Sub clause c)** shall read: “If any candidate or nominator explicitly states that the candidate cannot reapply for membership in YPM Inc. because they have reached the age limit, the candidate will be automatically disqualified from the elections.”
8. It is moved by SOBLOC that the By-laws be amended so that **Article 13, Clause 11 (now Clause 12), Sub clause a)** shall read: “The question and answer period shall be a maximum of fifteen minutes in length or five minutes for each candidate, whichever is longer in length.”
9. It is moved by SOBLOC that the By-laws be amended so that **Article 13, Clause 11 (now Clause 12)** shall include the addition of a new **Sub Clause c)** and read: “Each candidate will take turns answering first but will continue to answer the questions in the same order relative to each other.”
10. It is moved by SOBLOC that the Standing Orders be amended so that **Section IV, 08** shall read: “The hours of sitting of the House shall be designated on the Order Paper at each meeting of the House. The Order Paper shall specify both the appointed time for adjournment for the sitting and the appointed time for commencement for the next sitting.”
11. It is moved by SOBLOC that the Standing Orders be amended so that **Section VI, 34** shall read: “When a Member is speaking, no other Member shall interrupt him or her, except to raise a Point of Order or a Point of Privilege.”