



STATE ELECTORATE COUNCIL BY-LAWS

Table of Contents

1	APPLICATION	3
2	MEMBERSHIP (SECTIONS G2 CONSTITUTION)	3
3	FINANCE	3
4	ALTERNATE DELEGATES PROXIES	3
5	QUORUM	3
6	ALTERATIONS TO BY-LAWS	3

1 APPLICATION

The bylaws shall apply to the following Electorate Councils:

LNP – Cook

LNP – Dalrymple

LNP – Gregory

LNP – Mount Isa

LNP – Southern Downs

LNP – Warrego

2 MEMBERSHIP (Sections G2 Constitution)

The State Electorate Council shall then consist of

Five delegates from each Branch operating within the State Electorate and, one additional delegate from each Branch for every additional 50 members or part thereof in excess of 50 members.

One delegate from each LNP Women’s Branch and Young LNP branch operating wholly or partly within the State Electorate, and the delegate must be a resident of the State Electorate.

Honorary Life Members resident within the State Electorate.

The Regional Chairman.

3 FINANCE

With the agreement of the Branches wholly or partly within the State Electorate Council, the SEC may request campaign funds from each Branch. This funding agreement is to be ratified at the Annual General Meeting of the State Electorate Council and may be reciprocated.

4 ALTERNATE DELEGATES PROXIES

Prior to the meeting, any delegate to the State Electorate Council, other than an ex-officio member, who is unable to attend, may appoint in writing, to the Chairman or Secretary of the State Electorate Council, an alternative delegate. This alternate delegate must be a member of a Branch within the Electorate Council concerned. In the event an alternate delegate cannot attend, a delegate may choose to give his or her proxy to any other member who resides within the same Branch who can attend the meeting. Any member shall not hold more than one proxy.

5 QUORUM

A quorum of a State Electorate Council meeting shall be not less than ten members or 50% of its total membership whichever is the lesser.

6 ALTERATIONS TO BY-LAWS

A proposal to recommend a change to these bylaws to State Council shall be given by notice of motion to Annual General Meeting furnished sixty (60) days before such a meeting is held.