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Article I THE REPUBLICAN PARTY

1. MEMBERSHIP

The Weston County Republican Party shall be composed of all registered Republicans in Weston County.

2. GOVERNANCE

- 2.1 The Weston County Convention of the Weston County Republican Party, when assembled, shall be the governing body of the Party and at all other times shall be vested in the County Central Committee of the Weston County Republican Party.
- 2.2 At no time will any body of the Wyoming Republican Party meet in any venue that denied the individual the rights guaranteed by the US Constitution 2nd Amendment or the Wyoming Constitution.

Article II PROCEDURE AND DEFINITION

- 1. All meetings and conventions shall be governed by using basic parliamentary procedure and using Robert's Rules of Order to handle conflict as deemed necessary by the chairman.
- 2. The use of the masculine shall be deemed to include the feminine gender.
- 3. In the event of a dispute between and among parties within the Weston County Republican Party, the parties to the dispute shall be required to submit all such disputes through the Wyoming Republican Party's dispute resolution process as described in WRP Bylaws Article II, Section 2.
- 4. At least two (2) tellers shall be appointed by the chair of a meeting or convention for all forms of voting requiring a count of individual votes.
- 5. Wherever the term "casting lots" appears in these bylaws, it means the flipping of coins or the drawing of names to determine the outcome of a vote.
- 6. The unit rule method of voting is defined as:
 - a. Permitting a delegate to vote on an issue on behalf of another delegate; or,
 - b. Binding a delegate to vote in any particular manner; or,
 - c. Any device which would cast a vote of the delegation as a block rather than pursuant to the wishes of the individual delegates.
- 7. The term proxy as used in these Bylaws shall require a written or electronic document, bearing the signature of the qualified voter, specifying the identity of the authorized substitute voter and the specific meeting at which the substitution is authorized. A proxy shall be delivered in original, in email, or by facsimile to the presiding officer prior to the authorized substitute casting any vote. A proxy shall be deemed valid if

- delivered to an officer or the Secretary by email, and the sender can be clearly identified as a qualified voting member of the body.
- 8. A Platform is the declared policy of a political party and consists of timeless and enduring constitutional conservative principles.
- 9. A Resolution is defined as a timely, formal expression of opinion, intent, call to action, or an expression of firmness of purpose.
- 10. Weston County General Rules for Candidates.

The County Chairman or Central Committee Designee shall ensure that an authorized Candidate Packet including the Platform of the Wyoming Republican Party and other documents as listed below is delivered to each non-judicial candidate for public offices of Weston County and all candidates, should they win election, who will represent Weston County in the Wyoming State Senate and Wyoming House of Representatives. The Central Committee may choose to request information for the WCRCC website from candidates for the office of Governor, Secretary of State, State Treasurer, and State Superintendent of Public Instruction.

Candidates wishing to use the Republican name and logo in Weston County are required to provide:

- 1) Candidate Platform Review -- The Weston County Republican Party shall make an electronic copy of the most recent Platform available on its website. The County Chairman shall distribute a copy of the Platform to each candidate along with all other candidate application papers. The County Chairman shall request each non-judicial candidate to indicate whether the candidate agrees, disagrees, or is undecided for each bullet point item of the Party Principles included in the Preamble of the Platform and may include comments if desired. The County Chairman shall also request that each non-judicial candidate read the entire Platform and indicate at least ten (10) line items from the Platform that the candidate strongly supports. All candidates for non-judicial offices should file the completed Platform Review containing the candidate's responses at the time of filing for office. Candidates' responses shall be collected and recorded by the county party and may be published on the county party's website prior to the primary. If the county party has no website, a copy of the candidate's responses may be received from the county party Chair or Secretary. At the discretion of the Executive Committee of the county party, a candidate's response may be excluded from posting to the county party website.
- 2) Resume and Biography for voter information (may be combined) with emphasis on education and experience which the candidate has acquired that prepares him or her to competently perform in the office (job) they seek. Resume should be clear about current and past residence(s) over the preceding five years and should include a current photo.

- 3) Statement of Candidacy also for voter information. The candidate statement should explain the candidate's personal views on the office, motivation for seeking a position working for the people of Weston County, goals candidate desires to accomplish for the people along with strategies candidate expects to use to accomplish stated goals, and an explanation of why voters should entrust the candidate with said office.
- 4) Candidates shall participate in live debates or forums as scheduled by the Republican Party and/or the Weston County Republican Party unless excused by the WCRP Central Committee.

Paragraphs 1, 2, 3 and 4 above represent the candidate's job application to the Weston County voters. The Weston County Republican Party will make all responses or non-responses publicly available. The Weston County Republican Party Central Committee will base all decisions to extend candidate support on responses to the authorized Candidate Packet and may choose to include or exclude candidates' names in any communications or advertising that utilizes the Weston County Republican Party name and logo at the sole discretion of the Weston County Republican Party Central Committee. All candidates in Weston County are prohibited from using the Weston County Republican Party name or logo in any advertising or communications without the consent of the Weston County Republican Party Central Committee. The Weston County Republican Party Central Committee may apply censure to any candidate found to be in violation of these rules.

11. A candidate must return the candidate's completed Platform Review and the completed application to be eligible to receive funds from the state or county party.

Article III COUNTY CENTRAL COMMITTEE

Section 1. Membership.

1.1. The Republican Central Committee of each County shall consist of the properly elected or appointed Republican Precinct Committeemen and Committeewomen in a County who shall hold office for a term of two (2) years or until their successors have been properly elected or appointed. Each precinct shall elect one (1) Committeeman and one (1) Committeewoman for each two hundred fifty (250) votes or major fraction thereof cast for the Republican candidate for U.S. Representative in the last general election, but provided no precinct shall be entitled to less than one (1) Precinct Committeeman and one (1)

Precinct Committeewoman. Duly elected officers shall be considered Members of the County Central Committee for all purposes through the end of their term, or until their successor is elected, or appointed and ratified.

- **1.2.** Precinct Committeemen and Committeewomen shall be electors registered in the Party and shall reside in the precinct.
- **1.3.** If a precinct boundary line is changed for any reason, the County Commissioners shall determine the number of Precinct Committeemen and Committeewomen to which the affected precinct is entitled.
- **1.4.** All County Central Committee members in office on the date that notice of a County Central Committee meeting is published shall be allowed to vote at the meeting.
- **1.5.** The term of office for all precinct committeemen and committeewomen shall be two (2) years and shall begin on the first Monday in January of the year following their election.
- **1.6.** All elected officers in the positions of Chairman, Vice Chairman, State Committeeman, State Committeewoman, Secretary, and Treasurer shall be permitted to vote as full members of the County Central Committee if they are not precinct committee representatives. No person may vote more than once with the exception of proxy votes regardless of how many positions they hold. The chair may vote on all matters decided by a secret ballot vote or in cases where his vote will alter the outcome.

Section 2. Meetings. The County Central Committee of each county shall meet as follows:

- **2.1.** During the month of January of each odd numbered year after the County Chairman has received notice from the County Clerk that all of the County Central Committee members have been certified elected, for the purpose of organization. The meeting shall be held at the time and place determined by the County Chairman.
- **2.2.** During the month of March of each odd numbered year at the County seat to elect its officers. The County Chairman shall publish a notice of the March meeting of the central committee not less than ten (10) days before this meeting.
- **2.3.** At other times and places as may be determined by the County Chairman or the County Executive Committee.
 - **2.3.a.** The County Chairman shall publish a notice of all other meetings of the County Central Committee in accordance with state statute.
 - **2.3.b.** Meetings of the County Central Committee may be called by the County Chairman or upon written request of twenty five percent (25%) of the County Central Committee members.
 - **2.3.c.** In the event of a declared Federal or State Emergency, all meetings and conventions may be conducted via electronic means in which all participants can simultaneously hear each other and have the opportunity for recognition similar to a regular in-person meeting. Any requirements for ballot votes may be waived, votes may be conducted via email vote or other electronic means as determined by the meeting. Other allowances for electronic meetings may be allowed elsewhere in these rules. Any conflicting language in the rules shall defer to this rule.
 - **2.3.d.** The County Executive Committee may decide that any meeting of the County Central Committee may be held by video or telephone conference in the

event of a declared county or state emergency. County Central Committee meetings may permit member attendance by video or telephone conference for reasons of distance, disability, or weather.

2.4. All meetings must be open to the entirety of the public, except for provisions of executive session in the Parliamentary Authority.

Section 3. Powers. The County Central Committee shall exercise those powers conferred upon it by law and state and County Bylaws. The County Central Committee is empowered to determine policy, to make rules, to settle disputes, and to perform all functions necessary to further and protect the interests of the Wyoming Republican Party as determined by the delegates seated at the State Convention, the party platform, or by the members of the State Central Committee whenever the Convention is not in session.

Section 4. Quorum. Those members of the County Central Committee attending either in person or by proxy, a properly called meeting of the County Central Committee shall constitute a quorum and be entitled to vote on the issues before the meeting.

Section 5. County Party Vacancies.

- **5.1.** A vacancy in the County Central Committee or among its officers shall occur in case of death, resignation, removal of residence from the precinct or county, inability to act, as determined by the County Central Committee, or failure to elect at a regularly scheduled election.
- **5.2.** A vacancy in the office of Precinct Committeeman or Precinct Committeewoman shall be filled by appointment of a registered Republican resident in the precinct in which the vacancy exists. This appointment is made by the County Executive Committee or as provided by the County Bylaws. Such appointments shall be put before the next meeting of the County Central Committee for ratification. The replacements shall serve until the next regular election for Precinct Committeeman or Precinct Committeewoman and shall be entitled to vote on all issues coming before the County Central Committee.
- **5.3.** The County Chairman shall submit the name of the new Precinct Person to the State Party and the County Clerk within fifteen (15) days of their appointment.
- **5.4.** Unless otherwise provided by County Bylaws, the Vice Chairman shall become the County Chairman in the event of a vacancy in the office of County Chairman.
- **5.5.** Unless otherwise provided by County Bylaws, the County Central Committee shall appoint a successor to fill a vacancy in the office of County Vice Chairman.
- **5.6.** Unless otherwise provided by County Bylaws, the County Chairman shall appoint successors to fill vacancies in the office of County Secretary or County Treasurer. Such appointment(s) shall be put before the next meeting of the County Central Committee for ratification.
- **5.7.** A vacancy in the office of State Committeeman or State Committeewoman shall be filled by election by the County Central Committee within thirty (30) days of the vacancy.

Section 6. Officers and Terms of Office.

- **6.1.** The County Chairman, Vice Chairman, State Committeeman, State Committeewoman, County Secretary and County Treasurer shall be elected as full voting members of the county central committee by the members of the County Central Committee at its March meeting in the odd numbered years to serve for a term of two (2) years. The County shall immediately notify the State Chairman in writing of the names and addresses of persons elected to the offices of County Chairman, State Committeeman and State Committeewoman.
- **6.2.** None of the foregoing officers, committee chairmen or committee members need be members of the County Central Committee, but each must be registered in the Party and a resident in the County.
- **6.3.** Any county officer of the County Republican Party may be removed for cause from their position by a vote of two thirds majority of the County Central Committee represented at a properly called meeting.

Section 7. Duties of Officers

- **7.1 County Chairman.** In addition to the duties with which he is charged by statute, the County Chairman shall be the chief executive officer of the County Republican Party in his County and shall preside over all meetings of the County Executive Committee, County Convention, and County Central Committee. He shall carry out policies established by the County Central Committee and shall have all general powers of administration customarily vested in the office of Chairman.
- **7.2 County Vice Chairman.** The County Vice Chairman shall assist the County Chairman in the duties of his office. He shall perform other duties as assigned to him by the County Chairman. He shall perform the duties and exercise the powers of the County Chairman during the County Chairman's absence or disability.
- **7.3. County Secretary.** The County Secretary shall keep the minutes of all meetings of the County Central Committee, County Convention, and County Executive Committee and shall serve on the County Credentials Committee. Other responsibilities and duties of the County Secretary are outlined in the current edition of Robert's Rules of Order. These records shall be provided to any member of the County Central Committee upon request.
- **7.4. County Treasurer.** The County Treasurer shall be responsible for money received and disbursed by the County Republican Party and shall provide a current report at all regular County Central Committee meetings.

Section 8. County Committees.

- **8.1.** Each County Central Committee may select a County Executive Committee and other committees and sub-committees as it from time to time may determine as proper, and it may delegate any of its powers to such a committee or subcommittees.
- **8.2.** The County Executive Committee shall consist of the elected and appointed officers of the County Central Committee and other persons as provided by the County Bylaws. Such appointment(s) shall be put before the next meeting of the County Central Committee for ratification.
 - **8.3.** The County Executive Committee shall have the following powers:

- **8.3.a.** To fill vacancies in the office of Precinct Committeeman and Precinct Committeewoman, and delegates and alternates to the National Convention unless otherwise provided by the County Bylaws.
 - **8.3.b.** To ratify emergency actions taken by the County Chairman.
- **8.3.c.** To further and protect the interests of the Wyoming Republican Party as determined by the delegates seated at the State Convention, or as determined by the party platform, or by the members of the State Central Committee whenever the Convention is not in session.

Section 9. Voting.

- **9.1.** Only properly elected, selected or appointed and ratified Precinct Committeemen and Precinct Committeewomen and elected officers shall be entitled to vote at Central Committee meetings and shall have full voting powers in elections even though they may not have been elected as precinct committee members. All County Central Committee members and officers in office on the date the notice of a County Central Committee meeting is published shall be allowed to vote at the meeting.
- **9.2.** The County Executive Committee shall consist of the elected and appointed officers of the Central Committee. Only Executive Committee members who have been elected by the County Central Committee shall have voting privileges. The County Executive Committee may also include up to eight (8) At-Large Members appointed by the County Executive Committee. At-Large Members shall be non-voting members. County Executive Committee Members may be invited to attend meetings by telephone or by a video conferencing platform. County Executive Committee Members cannot, however, participate by e-mail, text message or social media stream.
- **9.3.** In the event the County Chairman is also a Precinct Committeeman or Precinct Committeewoman, shall be entitled to vote as a Precinct Committeeman.
- **9.4.** All elected officers in the positions of Chair, Vice Chair, State Committeeman, State Committeewoman, Secretary, and Treasurer shall be permitted to vote if they are not precinct committee representatives. No person may vote more than once with the exception of proxy votes regardless of how many positions they hold. The chair may vote on all matters decided by a secret ballot vote or in cases where his vote will alter the outcome.

Section 10. Conduct of County Central Committee Meetings.

- **10.1. Presiding Officer.** The County Chairman shall preside over all meetings of the County Central Committee.
- **10.2. Voting by Chairman.** If two (2) consecutive tie votes on a question occur, the County Chairman shall, at his discretion, exercise his right to vote as Chairman as provided by the current edition of Robert's Rules of Order Newly Revised to break the tie or to decide the vote casting lots.
- **10.3.** County Central Committee Meetings will be run according to the County Bylaws or, when the bylaws do not apply, according to the current edition of Robert's Rules of Order Newly Revised.
- **10.4.** All meetings must be open to the entirety of the public, except for provisions of executive session in the Parliamentary Authority.

Section 11. Proxy Votes.

- **11.1.** Vote by proxy may be allowed at a meeting of the County Central Committee. A person holding a proxy for an absent Precinct Committeeman or Precinct Committeewoman must be a resident of the same precinct as the member he represents and be a registered Republican. No person shall be allowed to vote more than two (2) proxies.
- **11.2.** A signed proxy shall be deemed valid if delivered to the Chairman or the Secretary electronically and/or in person and the sender can be clearly identified as a qualified voting member of the body.

Section 12. County Shares.

- 12.1. County shares are a mandatory payment to the State Party biennially to defer the costs of operations including data production, informational support, networking, and other work produced by the State Party in support of County Party function and activity. County parties that intentionally fail to pay, as determined by the State Executive Committee, at least half of their County Shares, by mid-term will negate a county party from receiving the products, services, and support produced by the state party for the duration of the following biennium or until all past shares are paid in full. Delegates to the State Convention will be reduced in proportion to the percentage of shares unpaid.
- **12.2.** County shares are calculated as a baseline of \$1,000 per county plus a pro-rated amount of the Biennial Operational Budget based upon the percentage of registered Republicans as of January 1st of each odd-numbered year in each county.
- **Section 13.** County parties must adopt and follow the language of this article verbatim. County parties are authorized to add processes to, but not award itself additional powers, nor take away from, or contradict, the specific language of this article.

Article IV COUNTY CONVENTION

Section 1. Membership.

- **1.1.** Delegates to the County Convention shall be the members of the County Central Committee and those chosen by caucuses of the several precincts within each County. All County Convention Delegates and Alternates shall at the time of the call for the County Convention be residents of the precinct they represent and registered Republicans.
- **1.2.** If the prescribed number of Delegates is not duly elected by Precinct Caucuses in certain precinct(s), the County Chairman with approval of the majority of the County Executive Committee is authorized to appoint the prescribed number of Delegates from the precinct(s) to the County Convention.
- 1.3. Each Precinct Caucus may also choose alternate Delegates equal in number to its allotted Delegates and shall designate the priority in which the Alternates shall replace absent Delegates.

1.4. If Precinct Committeeman or Committeewoman vacancies exist at the time of the Precinct Caucus, the Precinct Caucus may elect Delegates equal in number to the vacancies.

Section 2. Precinct Caucus.

- **2.1.** Precinct Caucuses shall be held not less than ten (10) days prior to the County Convention or as provided by County Bylaws.
- **2.2.** The County Chairman shall issue the call for the Precinct Caucuses by publishing a notice of the number of Delegates to be selected from each precinct, the date, time, and place for each caucus, by any means, physical or electronic, reasonably calculated to give actual notice to the electors in the county not less than ten (10) days prior to the Precinct Caucuses.
- **2.3.** Several Precinct Caucuses may be held in a single location. All Republicans who have registered within the precinct at the dates of the call of the Precinct Caucus shall be entitled to participate and vote at the Precinct Caucus.
- **2.4.** Proof of such residence and registration shall be by the County Clerk's voter list as of the date of the call of the precinct caucus.

Section 3. Apportionment of Precinct Delegates to County Convention.

- **3.1.** The County Bylaws may designate the total number of Delegates to be elected to the County Convention. If the County Bylaws do not designate the total number of Delegates to be elected to the County Convention, the County Executive Committee is authorized to designate that number.
- **3.2.** The Delegates to which each precinct shall be entitled at the County Convention shall be determined, as nearly as possible, in proportion to the total number of registered Republicans in each precinct as of January 1st in even-numbered years.
 - **3.3.** Each precinct shall be entitled to at least two (2) Delegates.

Section 4. Conduct of Precinct Caucuses.

- **4.1.** Either a Precinct Committeeman or Precinct Committeewoman in attendance at the Precinct Caucus shall be elected Caucus Chairman.
- **4.2.** In the event there is neither a Precinct Committeeman nor a Precinct Committeewoman in attendance, those assembled and qualified to vote shall elect from among them a person to serve as Caucus Chairman.
- **4.3.** The Caucus Chairman shall take nominations of qualified Republicans residing within the precinct to be Delegates or Alternates to the County Convention and shall call for any Resolutions, Platform planks or County or State Bylaw changes to come before the caucus.
- **4.4.** The election of Delegates and Alternates shall be by secret ballot, if desired by anyone in attendance at the Precinct Caucus.
- **4.5.** The Caucus Chairman shall, within the next five (5) days, certify in writing to the County Chairman the names of those elected Delegates and Alternates to the County Convention from that precinct, and all Resolution, Platform planks and County or State Bylaw changes proposed by the Precinct Caucus.
- **Section 5. Meeting.** The State Central Committee shall determine the date(s) of the County Conventions consistent with state statutes and the Rules of the Republican National Committee.

Section 6. Notice of Meeting. Notice of the County Convention shall be given by publishing, a notice by any means, physical or electronic, reasonably calculated to give actual notice to the electors in the county, no later than fifteen (15) days prior to the County Convention.

Section 7. Powers.

- **7.1.** The Delegates to a County Convention shall have, but not be limited to, the following powers:
 - **7.1.a.** To adopt or amend the Bylaws of the County Party.
 - **7.1.b.** To elect delegates and alternates to the Republican National Convention as provided by Article VI, Section 8 of the Wyoming Republican Party.
 - **7.1.c.** To adopt Resolutions and Platform planks which shall be submitted to the State Convention.
 - **7.1.d.** To propose changes to the State Party Bylaws, which shall be submitted to the State Convention.

Section 8. Conduct of County Convention.

- **8.1.** Presiding Officer. The County Chairman properly elected at the prior March meeting of the County Central Committee, his successor, or his designee, shall serve as Chairman of the County Convention. If two (2) consecutive tie votes on a question occur, the County Chairman, at his discretion, shall either vote to break the tie or decide the vote by casting lots, whether or not he is a Delegate to the County Convention.
- **8.2.** Quorum. Those Delegates attending a properly called County Convention shall constitute a quorum.
 - **8.3.** Proxy Votes. Vote by proxy shall not be allowed at a County Convention.
- **8.4.** Unit Rule. The unit rule method of voting shall not be adopted by any County Convention.

Section 9. Committees.

- **9.1.** Credentials Committee shall act at the County Convention. A Bylaws Committee, Platform Committee, Resolutions Committee, Nominating Committee and other committees as provided by County Bylaws may act at the County Convention. The powers and duties of committees, if formed, shall be as follows:
 - **9.1.a.** Credentials. The Credentials Committee shall consist of the County Secretary and other members appointed by the County Chairman. The committee shall be responsible for examining and certifying credentials of all Delegates and Alternates to the County Convention.
 - **9.1.b. Bylaws.** The Bylaws Committee shall consist of members appointed by the County Chairman. The Committee shall meet at least one (1) week prior to the County Convention or as provided by County Bylaws to draft and propose revisions to the County and/or State Bylaws to be presented to the County Convention. However, nothing shall preclude any Delegate from submitting additional County or State Bylaw revisions from the floor, in writing, at the County Convention.
 - **9.1.c. Platform.** The Platform Committee shall consist of members appointed by the County Chairman. The Committee shall meet at least one (1) week prior to the County Convention or as provided by County Bylaws, to draft platform proposals pertaining to timeless principles of the Republican Party to be presented to the County

Convention. However, nothing shall preclude any Delegate from submitting additional platform proposals from the floor, in writing, at the County Convention.

- **9.1.d. Resolutions.** The Resolutions Committee shall consist of members appointed by the County Chairman. The committee shall meet at least one (1) week prior to the County Convention or as provided by County Bylaws. The committee shall be responsible for drafting and revising resolutions, acting on specific issues of the day, governed by the principles articulated in the Party Platforms to be presented to the County Convention. However, nothing shall preclude any Delegate from submitting additional resolutions from the floor, in writing, at the County Convention.
- **9.1.e. Nominating.** The Nominating Committee shall consist of members appointed by the County Chairman. The committee shall meet at least one (1) week prior to the County Convention or as provided by County Bylaws, to prepare a slate of nominations for Delegates and Alternates to the State Convention to be presented to the County Convention. In any year in which the Republican National Convention will be called, the committee may, at its meeting prior to the County Convention, prepare a slate of nominations for Delegates and/or Alternates to the Republican National Convention (as designated by Article VI, Section 8 of these Bylaws) to be presented to the County Convention. However, nothing shall preclude any Delegate from submitting additional qualified nominations from the floor at the County Convention.
- **9.2. Platforms, Resolutions and Bylaws** adopted at the County Conventions shall be submitted to the Executive Director of the State Party no later than thirty days prior to the State Convention. Failure to submit the adopted Platform and Bylaws amendments, and Resolutions by this deadline may result in those not being considered by State Convention Committees.

Section 10. Order of Business

10.1. The order of business at the County Republican Convention shall be as follows:

10.1.a Call to order by the County Chair

10.1.b. Report of the Credentials Committee

10.1.c. Report of the Bylaws Committee

10.1.d. Report of the Platform Committee

10.1.e. Report of the Resolutions Committee

10.1.f. Report of the Nominating Committee

10.1.g. Elections

10.1.h. Other Business

10.1.i. Adjournment

10.2. After the Convention is convened, the order of business may be changed by a majority vote of the Delegates.

Section 11. Roll Call Votes.

- **11.1.** A roll call vote ("Yeas" and "Nays") or a secret ballot vote upon any question presented at the County Convention may be ordered by the County Chairman or can be compelled by a majority vote of the Delegates.
- **11.2.** A request for a roll call vote or a secret ballot vote must be sought before the question is first voted upon. The preceding in no way interferes with the right of a Delegate to request a standing vote on questions presented to the County Convention.

Section 12. County Parties Authorization.

County parties must adopt and follow the language of this article. County parties are authorized to add processes to, but not award itself additional powers, nor take away from, or contradict, the specific language of this article.

Article V RATIFICATION AND AMENDMENTS

1. RATIFICATION

These Bylaws, upon adoption by a majority vote of the Delegates elected to the Weston County Convention, shall repeal and replace all Bylaws that preceded them and shall be binding upon adjournment of the convention at which they are adopted.

2. AMENDMENTS

- (a) These Bylaws may be repealed or amended only by a majority vote of the Delegates elected to the Weston County Convention.
- (b) Amendments to these Bylaws shall become effective upon adjournment of the convention at which the amendments were approved.
- (c) The adoption of these Bylaws and all amendments to these shall be certified by the County Chairman and County Secretary and shall be filed with the County Clerk within 30 days after adjournment of the County Convention.

Article VI SEVERABILITY

These Bylaws are severable and, if any portion be declared void, all other portions shall remain binding and effective.

Article VII CERTIFICATION

We do hereby certify that we are respectfully, the Chairman and Secretary of the Weston County Republican Party. It is further certified that the foregoing is a true and correct copy of the Bylaws of the Weston County Republican Party, adopted at a properly called Weston County Republican Party Convention held in Newcastle, Wyoming on March 2, 2024 and as amended.

amended.
Kari Drost, Chair
ATTEST:
Stanley Jasinski, Secretary