

IR-154 Internal Rules of Procedure

Proposer: Executive Committee

Resolution date: 17.02.2024

Amendment for IR

From line 154 to 175:

2. 3. 10. If ~~several candidates get more than two third~~ candidates secure a 2/3 majority ~~in favour of all present~~ votes in favor than there are available seats, the candidate with the highest number of votes in favour will decide.
2. 3. 10. 2.
2. 3. 11. If one or more candidates get less than 2/3 majority in favour of all present votes at the General Assembly, ~~then in case of:~~
2. 3. 11. ■ ~~1 candidate: the place in the Executive Committee remains empty~~
2. 3. 11. ■ ~~2 candidates: an absolute majority of present votes in favour at the General Assembly in a second round is required. If both candidates get more than an absolute majority than the candidate with the highest number of votes in favour will pass. In~~ Then, in case there is of
2. 3. 11. ■ ■ 1 Candidate: a draw among the candidates, the ~~next~~ second round of ~~voting should be done among those two~~ vote is conducted. The if, after this round candidate with a higher number of votes and absolute majority will become the next member of EC. ~~In case there is a draw again or none of the candidates~~ does not reach an absolute majority, the ~~spot in the EC will be left~~ seat remains vacant.
2. 3. 11. ■ ■ ~~3~~ 2 or more candidates: The candidate with the highest number of votes is elected, considering that they have ~~absolute majority in favour in the second round will pass. In case there is a draw among two or more candidates, the next round of the voting should be done among those candidates. The candidate with a higher number of votes and absolute majority will become the next member of EC. In case there is a draw again a third round of election should take place. In case there is a draw again or none of the candidates reach~~ secured absolute majority, the ~~spot in the EC will be left~~ vacant.

Reason

The proposal simplifies the procedure for the election of the Executive Committee. The amendment does not change the substance of the procedure except for the case when only one candidate does not receive a two-thirds majority in the first round. In this case, the new amendment allows for a second round, while the original procedure concludes that the seat remains vacant.