Committee on the Rights of Persons with Disabilities

Rules of Procedure
The Committee on the Rights of Persons with Disabilities (hereafter referred to as “the Committee”) will hold the necessary sessions, in order to perform in a satisfactory way the functions which rest upon it, by virtue of the international Convention on the Rights of Persons with Disabilities (hereafter referred to as “the Convention”).

The ordinary sessions of the Committee are convened at fixed dates by the Committee, in consultation with the Secretary General of the United Nations Organization (hereafter referred to as “the Secretary General”).

1. Functions of the Committee

1.1. General comments and reporting obligations

The Committee may prepare General Comments based on the articles and provisions of the Convention with a view to promoting its further implementation and assisting States Parties in fulfilling their reporting obligations.

1.2. Reports by states

1. Each State Party shall submit to the Committee, through the Secretary-General of the United Nations, a comprehensive report on measures taken to give effect to its obligations under the present Convention and on the progress made in that regard, within two years after the entry into force of the present Convention for the State Party concerned.

2. Reports may indicate factors and difficulties affecting the degree of fulfillment of obligations under the present Convention.

1.3. Consideration of reports

Each report shall be considered by the Committee, which shall make such suggestions and general recommendations on the report as it may consider appropriate and shall forward these to the State Party concerned.
1.4. Notification to reporting State Parties

The Committee, through the Secretary-General, shall notify the States Parties in writing, as early as possible, of the opening date, duration and place of the session at which their respective reports will be examined. If deemed necessary for the process of the examination of the reports, representatives of the States Parties shall be invited to attend the meetings of the Committee when their reports are examined. The Committee may also inform a State party from which it decides to seek additional information that the State party may authorize its representative to be present at a specific meeting; such a representative should be able to answer questions which may be put to him or her by the Committee and make statements on reports already submitted by his or her State, and may also submit further information from his or her State.

2. Officers

The Bureau of the Committee shall be composed by a Chairperson and a Vice-Chairperson.

2.1. Competence of the Chairperson.

The competence and the authority of the Officers may not be questioned at any time and for any reason.

2.2. Authority and responsibilities.

2.2.1. Authority and responsibilities of the Chairperson.

2.2.1.1. Responsibilities of the Chairperson

In addition to exercising the powers conferred upon the Chairperson by the Convention, the Chairperson shall declare the opening and closing of each session of the Committee and shall be responsible for all procedural matters pertaining to the Committee, presiding in an equitable and objective manner. The Chairperson distributes as he/she considers appropriate the speaking time and gives the floor, puts questions to a vote and proclaims thereafter the decisions. Subject to the provision of the present rules of procedure, the Chairpersons moderates the debate, determines the applicability of rules and, if necessary, interprets the existing rules without requiring any prior approval.
2.2.1.2. Authority of the Chairperson
The Chairperson shall reserve ultimate authority over all Committee matters. The Chairperson can, during the discussion of an item on the agenda make all necessary adjustments and proposals to the Committee in order to ensure its efficient operation. The Chairperson shall definitely rule on the points of order, without the possibility to appeal. Debates shall be confined to the question on which the Committee is convened and the Chairperson can recall to order a speaker whose remarks are not relevant to the topic in discussion. The Chairperson also reserves the right to entertain a motion at any given time, which will help the work and procedures of the committee move forward and should be taken seriously into account by the committee. In case of disruptive or dilatory behavior of any participants, the Chair reserves the right to take any appropriate action.

2.2.2. Authority and responsibilities of the Vice-Chairperson

2.2.2.1. Responsibility of the Vice-Chairperson
The Vice-Chairperson shall have authority over all committee support operations. The Vice-Chairperson shall also be responsible for ensuring relevancy of the content and format of the Written Submissions before handing them in for verification by the Secretary General or the Deputy Secretary Generals. The Vice-Chairperson shall also assist the Chairperson with all committee presiding matters. The Vice-Chairperson shall make sure to verify whether consensus among experts has been achieved on all pertaining substantial matters. When acting as Chairperson, the Vice-Chairperson shall have the same rights and responsibilities as the Chairperson.

2.3. Caucus of the Officers.
The Officers of the Committee reserve the right to halt the procedures within the Committee in order to take 30 seconds of internal Caucus.
3. Members of the Committee

The members of the Committee are the 18 experts elected in accordance with the provisions of the Convention. The term of office of members of the Committee shall begin on 1 September of the year of their appointment and, in accordance with the Convention, shall expire on the day after the adjournment of the annual session.

3.1. Independence and Responsibility.

The independence of the members of the Committee is essential for the execution of their duties and urges that they serve in their personal capacity and do not demand nor accept instructions from anyone concerning the performance of their duties. The members are responsible solely to the Committee and their own conscience.

3.2. Impartiality and Integrity.

Within the framework of their duties under the Convention, the members of the Committee demonstrate total impartiality and integrity and apply the norms of the Convention to every state and every individual of equal manner, without fear and without discrimination of any sort.

2.3. Solemn Declaration

Upon assuming her or his duties, each member of the Committee shall make the following solemn declaration in open Committee: “I solemnly declare that I will perform my duties and exercise my powers as a member of the Committee on the Rights of Persons with Disabilities honorably, faithfully, impartially and conscientiously.”
4. Parliamentary procedure

4.1. Roll Call.

Attendance shall be kept by the chairpersons with a Roll Call at the beginning of every Committee session. Members shall establish their presence in the Committee by raising their placards and declaring “Present”.

4.2. Procedural Matters.

Procedural matters are those matters relating to the structure of the Committee session as defined in the ThessISMUN Rules of Procedure. They include, but are not limited to, motions and the adjournment of the Committee session. All members must vote on procedural matters by raising their placards and no member may abstain.

4.3. Substantial Matters.

Substantial matters are defined as those matters relating to the specific topic at hand. On substantial matters, all members who declared to be “Present” at the initial Roll Call may abstain.

5. Members’ rights

Each expert in the Committee shall serve in her/his own personal capacity, under the goals and the scope of the Convention and shall have speaking and voting rights on all topics at hand. Each expert shall have only one vote. The representatives of accredited ThessISMUN observers shall have the same rights, except that they do not have the right to vote on substantial matters.

5.1. Taking the floor.

No member may speak to the Committee without the consent of the Chairperson. The Chairperson may call to order any speaker whose speech is irrelevant or offensive towards the other members or the Officers.
5.2. **Permission to Approach the Bench.**

Any expert wishing to contact the Chairperson for a very delicate matter may ask for permission to approach the bench. This is a last resort in case of emergency.

6. **Quorum**

Committee activities and debate shall start when at least two thirds (2/3) of the members participating are present which will be verified through roll-call that will be carried out by the Officers following rule 5.1. If quorum is not met thirty (30) minutes after the scheduled start time of the committee session, the Committee shall start its session with the number of experts already present, unless otherwise instructed by the ThessISMUN 2015 Secretariat. Quorum shall be assumed when Committee activity begins. The total number of experts will be determined by the attendance list from the most recent committee session. If quorum is in question in the first committee session, the list of delegations expected to attend will serve to determine the total number of experts in attendance.

6.1. **Motion to verify of the Quorum.**

Members may propose a motion to verify the Quorum, where the Chairperson will proceed with Quorum confirmation by initiating a Roll Call. The Chairperson can rule the motion dilatory without option for appeal.

6.2. **Late arrival.**

In case a member arrives at the Committee after the Roll Call is complete, they may send a note to the Chair informing that they are present; in any other case; they will be considered as absent and won’t be recognized by the Officers. All participants who have not informed the Chairperson of their presence until voting procedure begins are not eligible to vote.
7. Majority

7.1. Simple majority

A procedural or substantial matter requiring a simple majority to pass – with the exception of the adoption of the Committee General Comment or Concluding observations on a state report – implies that fifty percent plus one vote (50% + 1) of the Committee must vote in favour for the matter to pass. If the vote is a tie, the matter is considered to have failed.

7.2. Consensus - Unanimity

The Committee shall attempt to decide with consensus on the General Comment or Concluding observations on a state report. In case this cannot be achieved, decisions within the Committee shall be adopted unanimously after being put to vote by all members present, with the exception of abstentions. A procedural or substantive matter requiring unanimity to pass implies that no expert shall disagree with the outcome of the debate. If there is at least a vote against the matter is considered to have failed.

8. Agenda

The provisional agenda of each ordinary session is established by the Secretary General in consultation with the Chairperson of the Committee.

8.1. Selection of Agenda items.

Only items included in the provisional Agenda provided by ThessISMUN Secretariat shall be considered by a committee.

8.2. Motion to Set the Agenda.

Following the Motion to Verify the Quorum, a Motion to Set the Agenda on a specific item will be in order. The Chairperson will consider the Motions in the order in which they were proposed. The Chairperson
will take one (1) Speaker in favour and one (1) Speaker against the Motion and proceed with a vote. The Speaker’s Time in Favour and Against the Motion shall be equal and determined by the Chairperson and the Speakers will receive the floor in rotation (in favour – against). If the Motion passes, requiring simple majority, the Agenda will be set in the manner suggested by the Motion. If the Motion fails, the Chairperson shall consider the next Motion and repeat the aforementioned process. If no Motion to set the Agenda receives the necessary majority then the Committee will discuss as first the item that gathered the most positive votes during the voting procedure. The order in which the Agenda is set at the beginning of the conference shall remain the same for the duration of the conference.

9. Debate

9.1. Formal Debate.

The Committee shall by default be in formal debate unless otherwise advised by the Chairperson. The formal debate takes place in the form of an Open Debate. Once the Agenda is set the Chair will entertain a Motion to Launch Open Debate on the discussed Topic Area.

9.2. Motion to Launch Open Debate.

In order for the Committee to enter formal debate there should be a Motion to Launch Open Debate on the discussed Agenda item. The motion requires simple majority to pass. While in Open Debate any participating member wishing to speak should raise their placard, upon request of the Chairperson, and be recognized by the Chairperson. The expert has the floor for the time being set at the beginning of each session.

9.3. Informal Debate.

During formal debate a motion can be put forth by any expert for either moderated or un-moderated caucuses which are the two recognized forms of informal debate.
9.3.1. Moderated caucus.
A delegation, may propose a motion for a Moderated Caucus for a specific time in order to limit the discussion in a specific aspect of the topic; in this case, the Member will be asked to designated the purpose of the moderated caucus, which is mandatorily narrower than the general agenda item, its total duration and individual speaker’s time; the Chairperson is free to openly confer with the Member proposing a moderated caucus, in order to assist in designating the aforementioned; a moderated caucus may only be extended once, and the extension shall not exceed in total duration the initial moderated caucus, through a motion to extend a moderated caucus.

9.3.2. Un-moderated caucus.
The expert who raises this motion must specify the duration, not exceeding twenty minutes, and the topic of discussion of the caucus. During an un-moderated caucus formal debate stops. The motion is immediately put to vote and is voted for according to the procedures described in sections 13.3. and 11.2.

9.4. Recognition.
A member may only address the committee if he/she has received permission from the Chairperson.

9.5. Interruptions.
A Speaker may not be interrupted by another member unless that member has risen to a Point of Personal Privilege. A Point of Order cannot interrupt a speaker. Only once a speaker has concluded and the floor is given back to the Chairperson, a member may move to a Point of Order.

10. Speech

10.1. Motion to Set Speaking time.
A member can raise a motion to set the speaking time of the members when they address the Committee. The Chairperson can rule the motion dilatory or put it to vote without option for appeal.
10.2. **Time limit.**
When a member exceeds his/her allotted time, the Chairperson may call the Speaker to order without delay. However, the Chairperson has the discretion to be flexible (within reason) about the time limit to allow a member to finish his/her thought in order to account for the varying fluency of English among the experts.

10.3. **Relevance of Speech.**
A Chairperson may call a member to order if his/her speech is not relevant to the subject matter being discussed or is not delivered according to diplomatic courtesy.

### 11. Points

11.1. **Point of Personal Privilege.**
A member may rise to a **Point of Personal Privilege** if a matter impairs the member's participation in Committee activities. The chairpersons shall try to effectively address the source of impairment. A **Point of Personal Privilege** can interrupt the speaker in any case. However, this motion should be used with the utmost discretion.

11.2. **Point of Order.**
A member may rise to a **Point of Order** if a rule of procedure is not properly observed by a member or by the chairpersons. The Chairperson will rule on the validity of the point immediately. A member rising to a **Point of Order** may not comment on the topic of the discussion. A **Point of Order** ruled dilatory by the Chairperson may not be appealed. This point may not interrupt a speaker.

11.3. **Point of Parliamentary Inquiry.**
A member may rise to a **Point of Parliamentary Inquiry** requesting an explanation from the Chairperson on the rules of procedure. This point may not interrupt a Speaker.
12. Motions

Motions are proposed by the experts in order to facilitate the debate or the overall procedure, by raising their placards and waiting to be recognized. All proposed Motions shall be first approved by the Officers, which will then ask for Seconds and Objections, as defined in Rule 12.1. If there are more than one Motions proposed, the Committee shall vote upon them starting from the most disruptive one.

12.1. Seconds and Objections

After a delegate proposes a Motion, Officers may ask for seconds, i.e. experts agreeing with the motion. All experts wishing to second the motion will have to raise their placards. If there are no seconds the motion will automatically fail. If there are seconds, the Officers will ask for objections, i.e. delegates disagreeing with the proposed motion. All the experts wishing to express their objection will raise their placards. If there are no objections, the motion will automatically pass. If there are objections, the board will enter voting procedure.

12.2. Motion for a Moderated Caucus.

An expert proposing a Motion for a Moderated Caucus must indicate a total duration of the caucus, speaking time for each individual speaker and purpose of the Motion. The Chairperson may suggest a more appropriate total duration, speaker’s time or purpose, or may rule the Moderated Caucus not in order without possibility of appeal. If the Motion passes, the Committee will enter informal debate whereby the Chairperson will recognize at his/her discretion member who raise their placards to speak about the issue at hand.

12.3. Motion to Extend the Moderated Caucus.

An expert may propose a Motion to Extend the Moderated Caucus if he/she feels that additional time benefits the work of the Committee. The expert proposing an Extension of the Moderated Caucus must suggest duration for the extension, not exceeding the initial Moderated Caucus. The individual speaker’s time and the purpose of the Caucus remain the same. The Chairperson may suggest a more appropriate
total duration and put it to vote or may rule the Motion out of order without possibility of appeal. Only one extension of the Moderated Caucus is allowed. Purpose and speaking time shall remain intact.

12.4. **Motion for an Unmoderated Caucus.**

A member may propose a *Motion for an Unmoderated Caucus* at any time during the debate. The purpose of the unmoderated caucus is to facilitate the informal discussions between the experts. During an unmoderated caucus the formal debate stops. The expert who proposes the motion must indicate a total duration – not exceeding twenty minutes – and purpose for the Caucus. The Chairperson may suggest a more appropriate caucus length or topic and put it to vote or may rule the unmoderated caucus out of order without possibility of appeal. Once the motion passes, the Committee will start an informal discussion on the topic specified in the motion without leaving the conference room.

12.5. **Motion to Extend the Unmoderated Caucus.**

A member may move to extend the unmoderated Caucus if he/she feels that additional time would benefit the work of the Committee. The expert proposing a *Motion to Extend the Unmoderated Caucus* must suggest duration for the extension, not exceeding the initial unmoderated caucus. The Chairperson may suggest more appropriate caucus duration and put it to vote or may rule the Extension of the unmoderated caucus out of order without the possibility of appeal. Only one extension of the unmoderated caucus is allowed.

12.6. **Table Round/ Motion for a Table Round**

The Chairperson at his/her discretion might initiate a table round during which he/she requests from every expert to give a brief speech, summarizing their thoughts on the topic in discussion, ensuring that each member is able to present their opinion, which allows the Chairperson to determine whether a compromise is possible.

A table round might be proposed by an expert with a *Motion for a Table Round*. The Motion can be deemed constructive by the Chairperson and thus be approved without a vote at his/her discretion, taking precedent over other motions on the floor. Otherwise normal procedure shall follow.
12.7. **Motion to Invite a Reporting State Party Representative**

An expert may motion to invite a representative of the reporting state party within the Committee in order to clarify parts of the report submitted, or submit additional information that will be beneficial for the examination procedure. The expert proposing will have to provide sufficient justification. It is in the discretion of the Chairperson to recognize one speaker in favor (1) and one speaker against (1) the motion for an allotted time. The Motion requires simple majority to pass.

12.8. **Status of the Representative of the State Party**

The representative will have only speaking rights within the Committee and won’t be recognized any voting rights whatsoever. The representative may be kindly asked to leave the committee chambers by the Chairperson at any time.

12.9. **Motion to Conduct Business in Closed Session**

This Motion serves to preserve the privacy and confidentiality of the Committee meetings. Once passed all non-members of the Committee are required to immediately exit the room. This includes all auxiliary personnel such as Journalists, Observers, Advisors etc. The Officers and the Secretary General, as well as his/her Deputies, are not affected by this motion. The Chairperson may, or may not, allow for the Administrative Staff to remain in the room. *The procedure is in place by default during the examination of a state report.*

12.10. **Motion to Close Debate on a Draft General Comment or Concluding observations on a state report.**

A member may propose a Motion to Close Debate in order to end debate on a Draft *General Comment* or *Concluding observations on a state report*. Should there be amendments on the floor, the procedure regarding Amendments must be followed prior to closing debate on the Draft *General Comment* or *Concluding observations on a state report*. If the Officers rule the Motion in order, it is in their discretion...
to entertain one (1) speaker in favour and one (1) speaker against the Motion. This motion requires 2/3 majority to pass.

12.11. **Motion to Close Debate on the item under discussion.**

At any moment, a member may propose a Motion to Close Debate on the item under discussion, even if other members have expressed the desire to take the floor. Permission to speak on the closure of debate shall be accorded to no more than two speakers against the motion, whereupon the motion is put immediately to vote. The Chairperson may rule this motion out of order without possibility of appeal. The Motion requires 2/3 majority to pass.

12.12. **Motion for the Adjournment of the Meeting.**

A member may rise to a Motion for the Adjournment of the Meeting to suspend all committee activities until the next scheduled meeting. The Chairperson may rule the Motion out of order without possibility of appeal. This motion need simple majority in order to pass.

12.13. **Motion for the Adjournment of the Session**¹.

A member may rise to a Motion for the Adjournment of the Session to cease permanently all Committee activities. The Chairperson may rule the Motion out of order without possibility of appeal or putting it to vote. This motion requires 2/3 majority in order to pass.

13. **General comment or concluding observations on a state report concerning the private sessions**

13.1. **Written Submissions.**

Written Submissions is an informal document used by Committee experts to work on building a Draft General Comment or Concluding observations on a state report. Written Submissions will be distributed at

¹The motion is primarily in order at the end of the conference.
the Chairperson’s discretion if requested by an expert. Written Submissions can be presented by the expert either when it is the expert’s turn to speak, after been recognized by the Chairperson during Open Debate or when a motion for an informal debate is passed, with the purpose of discussing the written submissions. Written submissions shall be submitted in electronic form.

13.2. Draft General Comment or Concluding Observations

Written Submissions submitted to the Chair under proper format, approved by the Secretariat and assigned a number will be referred to as either Draft General Comment or Draft Concluding Observations. Experts may refer to a document as a "Draft General Comment or Draft Concluding Observations" in a speech only after it has been assigned a number by the Secretary General or the Deputy Secretary Generals. Before its official submission the Officials will have to verify that the draft is of general acceptance.

13.3. Rapporteur

The members of the Committee among themselves will have to appoint one Rapporteur, who will be responsible for submitting the document after it has been formatted as a Draft General Comment or Draft Concluding Observations. The Rapporteur must be present for a Draft General Comment or Draft Concluding Observations to be introduced to the Committee.

13.4. Introduction of a Draft General Comment or Concluding observations on a state report.

A draft General Comment or Concluding observations on a state report may be introduced to the Committee after been approved by the Secretariat and has been assigned with a number. A member may propose a motion to introduce this draft General Comment or Concluding observations on a state report. The motion requires simple majority to pass. Should the motion pass the Rapporteur can read only the
operative clauses. The Rapporteur will then be recognized for two (2) minutes to summarize the basic ideas of the document. A new debate upon this Draft Resolution shall begin and a new Open Debate shall be established.

13.5. Amendments.

An Amendment may add, strike out or revise a part of the draft General Comment or Concluding observations on a state report. The Amendment is subject to the approval by the Chairperson and shall mirror a collective process under the scope of applying a differentiation in the draft document in keeping with the Convention and the Protocol. It is in the discretion of the Chairperson to define the period of time, during which the floor will be open for Amendments. The Officers will have to verify that each amendment is of general acceptance in the Committee.

13.5.1. Motion to Introduce Amendments.

A member may propose a Motion to Introduce Amendments after the time for the submission of amendments has elapsed. If the Motion passes, the Chairperson will introduce to the Committee all amendments approved by the Officers.

13.5.2. Amendments to Pre-Ambulatory Clauses.

Amendments to Pre-Ambulatory Clauses are not in order. However, the Chairperson may rule such an amendment in order if serious mistakes have been noticed in the Pre-Ambulatory Clauses.

13.5.3. Non-substantive Amendments.

Amendments correcting grammar, spelling or formatting mistakes on Draft Resolutions will be automatically adopted without being voted upon by the committee, at the discretion of the Chairperson. Following the initial introduction of the draft General Comment or Concluding observations on a state report, experts are permitted to point out any such problems to the chairpersons.
13.5.4. Substantial Amendments.

Substantial Amendments are considered those that have been approved submitted and approved by the Officers. Having being assigned a number they are introduced following the approval of a Motion to Introduce Amendments.

13.5.5. Voting on Amendments

All amendments will be put to a vote prior to the vote on the draft General Comment or Concluding observations on a state report as a whole. Due to the nature of the parliamentary procedure of the Committee, all amendments to the draft General Comment or Concluding observations on a state report have to be adopted unanimously. The Chairperson reserves the right to entertain one (1) speaker in favor and one (1) speaker against each amendment.
If one Amendment implies the rejection of a second Amendment, the second Amendment will not be voted upon. An Amendment that has passed shall be automatically integrated into the Draft General Comment or Concluding Observations document. Once all Amendments relating to a single draft have been voted upon, the Officers shall read the operative clauses as they have been modified.

14. Voting procedure

When the Chairperson announces that the Committee is entering voting procedure, no entering or exiting from the room will be permitted, unless there is an emergency or until the voting procedure has come to an end. All auxiliary personnel, such as Journalists, Observers, and Advisors etc. are required to immediately exit the room. The Officers may or may not allow the Administrative Staff to remain in the room. Note passing is suspended. At this time, Motions to for Roll Call Voting are in order.


Before taking a vote, the Committee strives to take its decisions by consensus, making sure that the provisions of the Convention and the rules of procedure are respected and that the search for a consensus does not unduly delay the works of the Committee. If consensus has been verified by the
Chairpersons, the Chairperson may rule a motion for a Roll Call dilatory. In case of deadlock, the Committee could make use of a table-round.

14.2. Unanimity.

With regard to the rule of unanimity, refer to rules 7.2., 13.2. and 13.5.4.

15. Method of voting

Each expert of the Committee has one vote and must demonstrate his/her voting intentions by raising his/her placard at the Chairperson's request unless there is a Roll Call vote. Experts must vote “in favour” or “against” on procedural matters and “in favour”, “against” or “abstain” on substantial matters. No expert shall vote on behalf of another expert. Abstentions are not counted as negative votes.

15.1. Roll Call Vote.

The Committee normally votes by raising the placards, unless a member proposes a Motion for a Roll Call Vote, which then takes place in alphabetical order. This motion is automatically accepted unless the Chairperson rules it out of order; the decision is not subject to appeal. The Roll Call starts from a member, randomly selected by the Chairperson.

15.2. Passing.

During Roll Call, an expert may choose to pass. The Chairperson will place the expert last in the voting list. An expert who has passed once during a voting sequence may not pass again, but must ascertain his/her vote.

15.3. Motion to Retake the vote
The Motion to Retake the vote is in order when the result of the vote on the resolution ends with a difference of one (1). The Motion automatically passes and the Committee enters informal debate for a short period of time, defined by the Chairpersons. After the caucus the vote shall be retaken and the result of the second vote shall be considered as final. No Motions to retake the vote shall be entertained.

16. PRIORITY OF POINTS AND MOTIONS

<table>
<thead>
<tr>
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<th>Description</th>
<th>Vote</th>
<th>Interrupts Speaker</th>
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<tbody>
<tr>
<td>Point of Personal Privilege</td>
<td>Feeling discomfort</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Point of Order</td>
<td>To point out a misuse of rules</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Point of Parliamentary Inquiry</td>
<td>Clarify the rules</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Verify the Quorum</td>
<td>Seeking to verify the presence of members</td>
<td>Simple majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Set the Agenda</td>
<td>Set the working agenda</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Set Speaking Time</td>
<td>Set the speaking time during formal debate</td>
<td>Simple majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion for Roll Call Vote</td>
<td>Voting in alphabetical order</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Motion for an Unmoderated/Moderated Caucus</td>
<td>Proceed to an unmoderated/moderated caucus</td>
<td>Simple majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Introduce Draft General Comment or Concluding observations on a state report</td>
<td>Introduction of draft General Comment or Concluding observations on a state report</td>
<td>Simple majority</td>
<td>No</td>
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<tr>
<td>Motion to Close Debate</td>
<td>Close debate on the topic area in discussion (2 speakers against the closure of debate)</td>
<td>2/3 Majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Introduce Amendments</td>
<td>Introduction of amendments</td>
<td>Simple majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Adjourn Meeting</td>
<td>Adjourn until next scheduled meeting</td>
<td>Simple majority</td>
<td>No</td>
</tr>
<tr>
<td>Motion to Adjourn Session</td>
<td>Adjourn session to cease permanently all committee activities</td>
<td>Simple majority</td>
<td>No</td>
</tr>
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</table>