Rules relating only to the General Assembly Plenary Sessions
1. General Considerations

1.1. Chairpersons
The Board of the General Assembly Plenary Sessions shall be composed of President of the General Assembly, the Secretary General of the United Nations and the two Deputy Secretary Generals.

1.2. Competence of the Chairpersons
The competence of the Chairpersons may not be questioned by delegates.

1.3. Delegate's Participation
All Delegation are obliged to attend the whole procedure of the General Assembly Plenary and have the right to participate in all procedures. All member states shall vote on all draft resolutions under consideration through their ambassador.

2. Opening General Assembly Plenary

2.1. Overview of the Procedure
The President of the General Assembly announces the beginning of the session and entertains a motion to verify the quorum. After the verification of the quorum, the ambassadors of the delegations will address the Plenary with their opening speeches. Each ambassador will have 60 seconds (1 minute) maximum to address the Plenary. After the conclusion of the 5 speeches, the Plenary will be granted one (1) right of reply. The right of reply will have to refer to the last 5 speeches. The President of the General Assembly will give the floor to a delegate qualifying for a right of reply at his/her discretion. There will be no right of reply to a right of reply. After all the ambassadors address the Plenary, the President of the General Assembly will adjourn the meeting.

2.1.1. Quorum
All delegations' representative participating in ThessISMUN take part in the General Assembly Plenary Session. General Assembly Activities and debate shall start when at least ½ of the delegates in attendance at the conference are present which will be verified by a Roll Call that will be carried out by the Secretariat. If quorum is not met fifteen (15) minutes after the scheduled start
time of the plenary session, the ThessISMUN Secretariat will decide whether to start the session with the delegates present at the moment. Delegations arriving during or after the roll call are required to send a note to the Secretariat stating their presence in the General Assembly. As long as participants have not informed the President of their arrival they will not be recognized or allowed to vote. All participants who have not informed the President of their arrival until voting procedure begins are not eligible to vote. The President may at any time, and especially before entering voting procedures, revisit the quorum at his/her own discretion.

2.1.2. Motion to Verify the Quorum
Delegates may propose to a Motion for the Verification of Quorum, where the Secretariat will proceed with quorum confirmation by initiating a Roll Call. The President can rule the Motion dilatory without option for appeal.

2.2. Opening Speech
Each delegation will have an ambassador previously assigned by the Secretariat. Forty-five (45) ambassadors selected based on geographical representation will be called upon to deliver an opening speech in the General Assembly Plenary. The speech will not exceed one (1) minute and will summarize the country's perspective on the most urgent matters at hand.

2.2.1. Right of Reply
A Delegate whose personal or national integrity has been impugned by another Delegate's comments may rise to a Right of Reply. Disagreement with the content of a Delegate's speech does not constitute sufficient justification for a Right of Reply. The President will recognize the Right of Reply at his/her discretion as well as decide on how to resolve the motion. This point may not interrupt a speaker but should be addressed the moment he/she has finished his/her speech. Should the President rule the Right of Reply out of order, his/her decision cannot be appealed. No delegate may call for a Right of Reply on a Right of Reply.

Sample opening speech:
Your Excellency the Secretary General, madam/mister president, honorable delegates, Greece as a member of the European Union, NATO and of course the United Nations has affirmed its desire for peace and co-operation. In that feeling of mutual understanding Greece urges Cyprus and Turkey to find common ground and reach an agreement. Further encourages and commits itself towards a peaceful and compromising solution of the name of the F.Y.R.O.M. Also expresses its hope for the amelioration of the Greece-Turkey relations. Finally
Greece stresses the importance of ongoing environmental protection in order to face global climate change. Keeping in mind that this has become a common effort by all countries towards achieving this goal Greece wishes you all the most constructing debates during the days of the conference.

**Sample Opening Speech, qualifying for a Right of Reply:**
Your excellency the Secretary General, madam/mister President, honorable Delegates, the Islamic Republic of Iran is a Middle-eastern country, neighboring both Iraq and Afghanistan, two countries that have been invaded by the imperialist hawks of the West, namely the United States of America. Iran is a peace-loving Islamic state, ranking second in the world in natural gas reserves and third in oil reserves. It is OPEC's 2nd largest oil exporter. Thus it is pretty obvious why the Americans want to suppress our mighty state and control our nuclear energy production plans, which are solely for peaceful purposes. We shall not tolerate such behavior against us and we shall resist to the last man, in order to preserve our freedom and rights from the greed of the Americans and their allies. We call upon all those prizing freedom and justice to stand against such oppression!

**Sample Right of Reply:**
The United States of America would like to reply to the Islamic Republic of Iran that they have invaded neither Iraq nor Afghanistan and would never commit themselves to such barbarous and inhumane acts, as Iran has, in order to secure any energy resources. The claims of Iran are preposterous and this can be seen through their efforts to develop a nuclear arsenal in order to destabilize the peace and security in the region. Thank you.

### 3. Closing General Assembly Plenary

#### 3.1. Overview of the Procedure
The President of the General Assembly announces the beginning of the session and entertains a motion to verify the quorum. After the verification of the quorum, the President of the General Assembly announces that only the draft resolutions of the 1\textsuperscript{st}, 2\textsuperscript{nd} and 3\textsuperscript{rd} committee of the General Assembly will be presented and voted upon by the Plenary. Then, the President of the General Assembly will entertain a motion for the introduction of the first draft. The sponsor of the draft will rise to the podium and will only read the operative clauses. After the presentation of the draft, the sponsor will have three (3) minutes maximum to support the document. Then, the President of the General Assembly will entertain one (1) speaker in favor and one (1) speaker against the draft. Each one will have one (1) minute.
After the presentation and voting on all the drafts, the President of the General Assembly will adjourn the meeting.

### 3.1.1. Quorum
(See above in the opening of the Plenary Session)

### 3.1.2. Authority of the Secretariat
The President of the General Assembly’s decisions are final and can not be appealed.

### 3.1.3. Order of Consideration of the Committees in the G. A. plenary
The plenary session will begin with the following order of committees: 1<sup>st</sup>, 2<sup>nd</sup> and 3<sup>rd</sup> Committee of the General Assembly.

   i. Resolutions will not need additional signatures in order to be considered by the General Assembly.
   
   ii. If a resolution before the Combined Plenary fails it may not be reconsidered.
   
   iii. If a resolution at the Combined Plenary passes, it is considered to be adopted by the Organization.

### 3.2. Introduction of a Draft Resolution
A Delegate may propose a Motion to Introduce a Draft Resolution.

After the verification of the Quorum the President may entertain a Motion to Introduce the Draft Resolution, requiring simple majority. Once the Motion has passed, the President shall invite the Sponsor of the Draft Resolution to read out only the operative clauses of the Draft Resolution to the General Assembly. The Sponsor or one of the Signatories will then be recognized for three (3) minutes to speak in favour of the Draft Resolution. The Speaker may yield his/her remaining time to Questions or to another Delegate if he/she wishes to do so. After the introduction the President of the General Assembly will entertain one (1) speaker in favor and one (1) speaker against the Draft Resolution, who will be recognized for one (1) minute each. Following the completion of the speeches the President may open the floor for points or motions at his/her discretion.

### 3.2.1. Motion for a Moderated Caucus
A Delegate may 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 President may suggest a more appropriate total duration, speaker’s time or purpose, or may rule the Moderated Caucus out of order without possibility of appeal. If the Motion passes, the General Assembly will enter
informal debate whereby the President will recognize at his/her discretion Delegates who raise their placards to speak about the issue at hand.

3.2.2. Motion to Extend the Moderated Caucus
A Delegate may propose a Motion to Extend the Moderated Caucus if he/she feels that additional time benefits the work of the General Assembly. The Delegate 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 President 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.

3.2.3. Motion to Close Debate on the Topic Area under Discussion
A Delegate may propose a Motion to Close Debate in order to end Debate on the Topic Area under Discussion, whereby the General Assembly will enter immediately voting procedure on a certain Draft Resolution on the floor. If the President rules the Motion in order, it is in his/her discretion to entertain one (1) speaker in favor and one (1) speaker against the Motion. This motion requires 2/3 majority in order to pass.

3.3. Voting Procedure
When the President announces that the General Assembly 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 and Advisors etc. are required to immediately exit the room. The Secretariat may or may not allow the Administrative Staff to remain in the room. Note passing is suspended. At this time, Motions to Split the House, Divide the Question or Roll Call Voting are in order.

3.3.1. Method of Voting
Each Delegate of the General Assembly has one vote and must demonstrate his/her voting intentions by raising his/her placard at the President’s request unless there is a Roll Call vote (see below). Delegates must vote “in favour” or “against” on procedural matters and “in favour”, “against” or “abstain” on substantive matters. No Delegate shall vote on behalf of another Delegate. Abstentions are not counted as negative votes.
3.3.2. Roll Call Vote
Roll Call Motions are in order primarily for substantive matters. This Motion is automatically accepted unless the President rules it out of order; the decision is not subject to appeal. The Roll Call starts from a Delegate, randomly selected by the President.

3.3.3. Passing
During Roll Call, a Delegate may choose to pass. The President will place the Delegate at the bottom of the voting list. A Delegate who has passed once during a voting sequence may not pass again or abstain, but must ascertain his/her vote. A delegate who has passed cannot vote “with Rights”.

3.3.4. Voting with Rights
A Delegate may request a right of explanation after voting. Upon completion of voting, and after the Delegates who passed have ascertained their vote, the Secretariat will allow those voting with rights to explain their vote. The President may limit the speaking time at his/her discretion.

3.3.5. Motion to Split the House
The Motion to Split the House is in order when the Delegate proposing this Motion wishes to exclude abstention from the voting options during the final vote on the Draft Resolution. This Motion has to be proposed immediately after the General Assembly Closes Debate and enters Voting Procedure. The motion requires 2/3 majority in order to pass. Once the Motion passes, delegations shall not be allowed to abstain during the voting of the Resolution.

3.3.6. Motion to Divide the Question
Prior to the start of the voting procedure on a Draft Resolution, a Delegate may rise to a Motion to Divide the Question in order to vote on an individual operative clause, a group of operative clauses or clause by clause. A Delegate must specify how he/she wishes to divide the operative clauses.

Should there be more than one Motion to divide the question on the floor, General Assembly shall vote upon the Motions, starting from the most disruptive one. The President shall take one (1) Speaker in favour and one (1) Speaker against the first Motion to Divide the Question for a speaking time of one (1) minute each. The Motion requires 2/3 majority in order to pass. If the Motion
passes, subsequent Motions to Divide the Question will be ruled dilatory and the General Assembly will proceed to voting on the Draft Resolution in the manner suggested by the Motion. If the Motion fails, the remaining Motions will be considered in accordance with the above procedure.

The divided section that fails during voting will be taken out of the final Draft Resolution; only those sections that have passed will remain. Subsequently, the General Assembly will proceed to vote on the new final Draft Resolution as a whole.

3.3.7. 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) or a tie. The Motion automatically passes and the General Assembly enters informal debate for a short period of time, defined by the Secretariat. 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. Should the second vote end in tie the results of the previous vote shall be considered final and shall not be subject to another motion to retake vote. In case the initial vote is a tie as well the matter is considered to have failed.

3.3.8. Motion to Adjourn the Session
A Delegate may rise to a Motion to Adjourn the Session in order to cease permanently all General Assembly Plenary activities\(^1\). The President may rule the Motion out of order without possibility of appeal or putting it to vote. The Motion is debatable, thus the President will entertain upon his/her discretion one (1) speaker in favour and one (1) speaker against. This motion requires 2/3 majority in order to pass.

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\(^1\) This motion is in order only to be used for the end of the conference.