

## CONSTITUTIONAL AMENDMENT 31

# Composition of Executive Council

Amend Article V, Section 1 as follows:

### Section 1

The officers shall consist of a President, a Secretary-Treasurer and an Executive Vice President, who shall be the Executive Officers, and ~~51~~ **43** Vice Presidents; provided that between conventions the Executive Council shall have the power in the event of **either** an affiliation with the AFL-CIO of a presently unaffiliated national or international union, ~~after taking all the circumstances into account~~ **or the arising of other circumstances that implicate the solidarity of the labor movement**, to create ~~an~~ **one or more** additional Vice Presidencies pending the next regular election of Vice Presidents and to select ~~a~~ members of such new affiliate to fill ~~that~~ **those** positions until the next regular election; **provided further that the number of such additional Vice Presidencies shall not exceed eight.**

Amend Article VI, Section 1(f) as follows:

**(f)** The Vice Presidents shall be elected by plurality vote, and the ~~51~~ **43** candidates receiving the highest number of votes shall be elected. In the event of a tie vote, a second vote shall be taken only among the candidates whose tie prevented the election of ~~51~~ **43** Vice Presidents. The candidates for Vice President shall be listed on the ballot in the order in which nominated. Any slate for vice presidential candidates presented to the convention during the nomination process shall devote no fewer than 15 positions to carrying out the commitment to an Executive Council that is broadly representative of the diversity of the membership of the labor movement, including its women members and its members of color. Each ballot must, to be valid, be voted for ~~51~~ **43** candidates for Vice President and must cast the full voting strength of the delegate or affiliate voting.