The Rules and Procedures express the Conference’s purposes and set out its governance arrangements and the processes for its annual meetings and ancillary matters.
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RULES AND PROCEDURES

1. The Conference

1.1 The Status of the Conference
The International Conference of Data Protection and Privacy Commissioners (the “Conference”) is an entity in its own right, representing the collective accredited members. For the purposes of this document, the term the Conference refers to the collective accredited members. There is no compelling need in the short-term to incorporate or otherwise give the Conference legal status. The legal status of the Conference can be revisited at a later date.

1.2 The Purposes of the Conference
The purposes of the Conference are:

a. To promote and enhance internationally personal data protection and privacy rights.

b. To improve data protection and privacy by providing a forum that encourages dialogue, cooperation and information sharing.

c. To draft and adopt joint resolutions and declarations on subjects that warrant the common interest or concern of the accredited members, and promote their implementation.

d. To be a meeting point between accredited members and other international fora or organisations that share common objectives.

e. To encourage and facilitate cooperation and the exchange of information among accredited members, in particular regarding enforcement actions.

f. To promote the development of international standards in the field of protection of personal data.

1.3 Elements of the Conference
The Conference consists of

- The Closed Session
- The Executive Committee
- Working Groups
Note: To improve usability and consistency a new heading for the rule was added with subclauses assigned decimal numbers. This resulted in a renumbering of all three clauses.

2. The Annual Meeting and Closed Session

2.1 The Annual Meeting
The Conference shall hold a meeting at least once a year, preferably during the months of September to November.

The annual meeting will be organised by one of its Members (hereinafter, the Hosting Authority), with the advice and support of the Executive Committee. Insofar as possible, the Hosting Authority should alternate between countries representing different cultural, geographic and legal backgrounds.

The annual meetings shall consist of a Closed Session (hereinafter, the Closed Session). The decision whether to hold an open meeting in conjunction with the Closed Session, with participation from governments, industry, academia and civil society, should be left to the Hosting Authority.

Should it wish to hold an open meeting, the Hosting Authority should be free to decide how to organize such an event. Individuals or organizations with specific expertise could be invited by the Executive Committee to present a specific subject and attend specific parts of the Closed Session.

2.2 Functions of the Closed Session
The functions of the Closed Session are:
   a. To adopt the Agenda of the current meeting and the minutes of the previous one.
   b. To elect the Executive Committee and the Chair of the Executive Committee.
   c. To set up the appropriate Working Groups.
   d. Revoked
   e. To consider and vote on proposed resolutions and declarations.
   f. To adopt the reports delivered by the Executive Committee and the Working Groups.
g. To decide on the accreditation and on the review of status of Members and Observers, pursuant to [the rules set out at articles 5.1 to 5.5].

h. To decide whether to request observer status to other fora and international organisations whose activity is related to the protection of personal data and/or privacy.

i. To define the Conference’s strategic direction.

j. To amend and, where appropriate, implement these Rules of Procedure.

*Note: Paragraph (d) revoked by 36th Conference.*

*Note: Paragraph (g) amended by 37th Conference.*

### 2.3 Closed Session decision-making

[The Closed Session will be co-chaired by the Chair of the Executive Committee and by the Hosting Authority of the Annual Meeting.]

Insofar as possible, decisions of the Closed Session will be adopted by consensus. When consensus is not possible, decisions will be based on a majority of the votes cast.

Abstentions will not be considered as votes cast for the purposes of determining a majority. Dissenting votes will be noted in the minutes and in adopted resolutions at the request of any member.

Only one vote may be cast on behalf of any country. When more than one member from the same country attends the Closed Session, the vote will be cast by the national authority or by the most representative member according to criteria such as the extent of its supervisory powers. The member casting the vote is expected to consult with the other members from the country in question.

A list of the voting Members shall be adopted at the beginning of each Closed Session, on a proposal of the Executive Committee.

Members that belong to international organisations are not entitled to vote, unless voting rights have been specifically granted to them at the time of accreditation.

*Note: Text in 1st paragraph of 2.3 substituted by 36th Conference.*
3. Governance Structure

3.1 The Executive Committee
The Conference shall be managed and represented by an Executive Committee. The Executive Committee will consist of six members. [Four] of the members, representing national authorities, will be elected by the Closed Session for two year terms. The other two members will be the immediate past Hosting Authority and the next Hosting Authority. The members of the Executive Committee may not be elected for more than two consecutive terms. In order to ensure continuity, the elected members of the Committee will have offsetting terms.

Insofar as possible, the members of the Committee shall represent different cultural, geographic and legal backgrounds.

The Executive Committee shall meet at least twice annually – in person or by other means such as videoconference or teleconference. Three members are required to constitute a quorum.

One of the elected members of the Committee will be elected by the Closed Session to serve as the Chair of the Committee. The Chair will be responsible for convening and chairing the meetings of the Executive Committee. As required, the Chair or a member of the Committee designated by the Committee may represent the Conference. Until such time as a Permanent Secretariat is created, the Chair will provide a Secretariat function. The Secretariat function would include the management and preservation of the documents and files of the Conference.

Note: First paragraph of Article 3.1 amended by 39th Conference.

3.2 Functions of the Executive Committee
a. To implement the decisions of the Closed Session.
   [aa. To provide leadership to the Conference in attaining its strategic goals.]
b. To ensure the application of the resolutions of the Closed Session.

c. To seek proposals from member authorities by a specified deadline to host the Annual Meeting; to evaluate such proposals; and to recommend a hosting authority to the members of the Conference with sufficient time to allow the selected hosting authority to execute orderly preparations.

i. If no member objects within a period designated by the Executive Committee, the recommendation will become the decision of the Conference.

ii. If any member objects, the Executive Committee will as soon as practicable arrange for a membership electronic vote on the recommendation.

d. To assist the Hosting Authority in organising the next Annual Meeting.

e. To draft press releases, statements and any other media resources.

f. To appoint delegates representing the Conference to those fora and/or international organisations in which the Conference has observer status.

g. Recommend the accreditation of new Members or Observers.

h. Consider requests to review the status of Member or Observers.

i. To maintain a permanent Conference website as a repository for Conference documentation.

j. To keep Members informed of the work of the Executive Committee.

k. To ensure that processes are in place to support the operation of the Global Cross Border Enforcement Cooperation Arrangement.

Insofar as possible, decisions of the Executive Committee will be adopted by consensus. When consensus is not possible decisions will be adopted by a majority of the votes cast. Abstentions will not be considered as votes cast for the purposes of determining a majority.

Note: Article 3.2(c) substituted by 36th Conference.

Note: Articles 3.2(aa), 3.2(i), 3.2(j) and 3.2(k) inserted by 37th Conference.
3.3 Working groups
Working Groups are composed of members of the Conference. Participation is voluntary.

Working Groups derive their mandate and direction from the Closed Session. They shall report to the Closed Session; however, they should keep the Executive Committee informed of their progress.

Working Groups may be temporary or permanent, as stated at the time of their establishment.

4. Resolutions

4.1 Submission of proposed Resolutions or Declarations
Members may submit proposed resolutions or declarations to the Chair of the Executive Committee with a copy to the Hosting Authority for consideration at the Closed Session.

Proposed resolutions or declarations must be submitted at least [six weeks] before the next Closed Session, to enable the text to be circulated to all Members of the Conference. Where the resolution concerns complex technical or policy issues or relates to a topic that otherwise may require a longer review and comment period prior to the Closed Session, sponsors of resolutions are encouraged to provide such longer time to facilitate consensus resolutions.

Proposed resolutions or declarations must have at least three other cosponsors, representing, insofar as possible, different cultural, geographic and legal backgrounds.

Note: Second paragraph of article 4.1 amended by 39th Conference.

4.2 Expression and usefulness of resolutions
Proposed resolutions or declarations should be:
- clearly and concisely expressed;
- address matters that are sufficiently related to the purposes of the Conference; and
- an offer enduring guidance or contribute to public debate on matters related to data protection of privacy rights.
4.3 Structure of resolutions
Proposed resolutions or declarations shall consist of the following parts:
   a. Title
   b. Member or members that submit the proposal – the sponsor(s)
   c. Members that support the proposal – the co-sponsors
   d. Recitals (optional)
   e. Body of the resolution or declaration
   f. Explanatory note (optional)
   g. Annex or annexes (optional)

4.4 Voting on resolutions
Proposed resolutions or declarations will be voted on by the accredited members at the Closed Session according to the rules set out above in 2.3.

Note to rule 4: To improve useability and consistency the Secretariat has added a new heading for the rule and subheadings for three newly numbered subclauses 4.2, 4.3 and 4.4).

5. Accreditation Rules and Procedures

5.1 Member status
Supervisory Authorities that meet the following criteria and successfully complete the application process provided for in the next section of these Rules, shall be deemed Members of the Conference:
   a. A public entity, created by an appropriate legal instrument based upon legal traditions of the country or international organisation which it belongs to;
   b. Has the supervision of the implementation of the legislation on the protection of personal data or privacy as one of its principal regulatory mandates;
   c. The legislation under which it operates is compatible with the principal international instruments dealing with data protection or privacy;
   d. Has an appropriate range of legal powers to perform its functions; and
   e. Has appropriate autonomy and independence.
The fact that, according to the principles specified above, a country is represented by more than one Member, shall not affect the principle that only one vote is cast on behalf of any country.

5.2 Submission of applications for membership

[a. Supervisory Authorities that consider they meet the criteria provided for in article 5.1 may apply to the Executive Committee on the form provided by the Secretariat to be a Member of the Conference.

b. Applications must be received by the Secretariat at least three months before the next Closed Session to be properly considered.]

Note: Article 5.2 substituted by 37th Conference.

5.3 Observer status
The following entities and organisations can take part in the Conference, with an Observer status:

a. Public entities that do not meet [the criteria provided for in article 5.1], but are involved in dealing with the protection of personal data and/or privacy.

b. International organisations whose activity is related to the protection of personal data or privacy.

c. Any other organisation that has granted Observer status to the Conference, under the principle of reciprocity.

[Observer status may be granted for a particular annual meeting or for a period of time covering more than one annual meeting.]

Note: Article 5.3(a) amended by 37th Conference.
Note: Final sentence of Article 5.3 substituted by 37th Conference.

5.4 Submission of applications for accreditation as Observer

[a. Entities or organisations that meet any of the conditions provided for in article 5.3 may apply to the Executive Committee on the form provided by the Secretariat to be an Observer.

b. Applications must be received by the Secretariat at least [two] months before the next Closed Session to be properly considered.]

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[c. Where the Executive Committee supports an application, the Secretariat will circulate the Committee’s recommendation for approval of the proposed new observer to members of the Conference and invite objections; and:

i. If no member objects within a period designated by the Executive Committee, the recommendation will become the decision of the Conference; or

ii. If any member objects to the recommendation, the application will be decided at the closed session.]

Note: Article 5.4 (a) and (b) substituted by 37th Conference.
Note: Article 5.4 (b) amended by 39th Conference.
Note: Article 5.4 (c) inserted by 38th Conference.

5.5 Submission of requests for review
The Executive Committee may be requested by at least three Members of the Conference, for a review of the status of a Member or Observer that may no longer meet [the criteria provided for in articles 5.1 or 5.3] of these Rules and Procedures respectively. For that purpose, the requesting Members shall:

a. Draft an application letter asking to review the status of a Member or Observer.
b. Enclose all the necessary accompanying documents to support the request.
c. Provide the documentation to the Executive Committee at least three months before the next Closed Session, to enable it to be properly considered.

If a Member or Observer thinks that it no longer meets the aforementioned criteria, it shall notify this fact to the Executive Committee at its earliest convenience, but before the next Closed Session.

Note: First sentence of Article 5.5 amended by 37th Conference.
6. Language

6.1 Linguistic diversity
Cultural and linguistic diversity are features of the conference. Authorities shall make their best efforts to preserve it by providing simultaneous interpretation for different languages, including but not limited to English [and the language of major linguistic communities]. The different linguistic communities shall contribute, when required, to accomplish that aim.

6.2 Conference documents
All conference documents, including proposed resolutions and accreditation and observer applications may be submitted in English or in another language. In the latter case, the documents shall be accompanied by an English version. Members with the ability and the resources to do so are encouraged to translate proposed resolutions and other conference documents such as the Conference Rules and Procedures.

Note: Second sentence of Article 6 amended by 37th Conference.
Note to rule 6: To improve usability and consistency subheadings with decimal numbering were added to the rule’s two subclauses.
Administrative note: Issue and amendments

2011 – Rules and Procedures adopted
2014 – Articles 2.1, 2.2 and 3.2 amended.
2015 – Articles 2.1, 3.2, 5.2, 5.3, 5.4, 5.5 and 6 amended.
2016 – Article 5.4 amended.
2017 – Articles 3.1, 4.1 and 5.4 amended.

This consolidation has been prepared by the ICDPPC Secretariat (E&OE).

The table of contents was not in the original and was added by the ICDPPC Secretariat.

The rules as initially adopted were inconsistent in their approach to numbering of subclauses and inclusion of subheadings. This made it needlessly difficult to locate and refer to some rules. To improve consistency, in August 2017 the ICDPPC Secretariat administratively added several headings, subheadings and some decimal numbering. Where this has been done it is noted in the text. This affects rules 1, 2, 4 and 6