

**PROTECT CANADIAN  
JOBS!** **PROTÉGEONS  
LES EMPLOIS  
AU CANADA!**

Constitutional  
Convention



Congrès  
statutaire

2025

# Procedural Guidelines on Committee Recommendations

1. A motion moved by a committee about a resolution or constitutional amendment shall be a recommendation of **concurrence** or **non concurrence**.
2. When a committee motion of **concurrence** is approved by delegates, the resolution or constitutional amendment shall be declared by the Chair to be carried if:
  - a. In the case of a **resolution**, it is approved by a majority; or
  - b. In the case of a **constitutional amendment**, it is approved by two-thirds.
3. A recommendation of **concurrence about a constitutional amendment** that receives majority support but less than two-thirds support is not approved and the constitutional amendment shall be referred back to the committee.
4. When a **committee motion of non-concurrence is** approved by a majority, the resolution or constitutional amendment shall be declared by the Chair to be defeated.
5. When a committee **recommendation is not approved by delegates**, the resolution or constitutional amendment is referred back to the committee, and the committee shall re-examine the resolution or constitutional amendment before the matter may be reported again to Convention. The committee shall consider the instructions of delegates during any debate on the recommendation. The committee may re-write the resolution or constitutional amendment as may be permitted. If a second recommendation of the committee is rejected, the resolution or constitutional amendment may be moved and seconded by delegates and may be amended.