

# The Grand York Rite Bodies of Freemasonry of Florida

The Grand Chapter of Royal Arch Masons • The Grand Council of Royal and Select Masons • The Grand Commandery of Knights Templar

## JOINT (SINGLE) RESOLUTION FORM

Date: May 20, 2022

Originator(s): James W. Hogg, PDDGC  
City/State/Zip: Fort Myers, Florida 33906

TO: Grand Commandery

Regulation to be amended (Article, Section, Page, Paragraph, Line, etc.)

Grand Commandery -> **Article X, Amendments**

LANGUAGE TO BE AMENDED (deleted, changed, etc.)

**None. This Resolution adds a new "Section 2. Exception to Notice Requirement" to the Constitution and re-numbers the existing Section 2. Repealing Clause as "Section 3. Repealing Clause."**

Identification of amended Article, Section, Page, Paragraph, Line, etc.  
Grand Commandery -> Article X, Section 2. Exception to Notice Requirement. AND, the existing Repealing Clause being renumbered as Section 3.

### NEW LANGUAGE

#### **Section 2. Exception to Notice Requirement.**

That any Section or part thereof of the Constitution and Regulations may be amended at any regular Conclave of this Grand Commandery when properly presented without notice by two-thirds vote of those present and voting on the same day that said amendment or amendments are proposed.

The existing **Section 2. Repealing Clause** be numbered **Section 3. Repealing Clause** with its same original wording.

Received by Grand Recorder (Date) 5-27-2022 Result: \_\_\_\_\_  
Circulated by Grand Recorder (Date) \_\_\_\_\_ Result: \_\_\_\_\_  
Presented to Grand Commandery (Date) \_\_\_\_\_ Result: \_\_\_\_\_

2023-01

# JOINT (SINGLE) RESOLUTION FORM

## DISCUSSION

*(continued from front)*

**Discussion:** This new provision allows legislation to be presented to the Craft where the required advance notice specified within the Constitution did not or could not occur because of errors, omissions, or some other unavoidable event occurring during distribution, or where needed legislation must be considered because of necessity after the expiration date for submissions for consideration. Having this provision allows legislation defective because of notice problems to be presented on the floor by a two-thirds majority vote to permit its presentation for discussion and subsequent ballot for adoption.

Page 2

Form JSR May 2002