

The People's Assembly, convening on the 21st of October 2025 under the 50th PA Meeting.

The Assembly, recognising the current situation,

Constitutes the need to pass the following administrative changes proposed by the Speaker of the House and the Leader of the Council of the Server:

Section 1. PA Norms

1. Clarifies that O-M1-11c stating that "The Speaker" can make protocols (right after that meeting the name was changed to Speaker of the House) is the legal basis of PA norms by the SoH (later confirmed by O-M52-2).
2. Provides documented legal basis for PA norms 2 ("Weapons are not allowed within the PA") and 14 ("A head representative may, instead of presenting a motion, present to all active players and head representatives in the PA discord small border changes or small new claims of their recognized entity. If nobody objects within 48 hours it shall be considered valid.").
3. Merges PA norm 1 ("The speaker presiding over the meeting leads the debates and holds policing authority.") with C1.7 ("A speaker must open every debate session and make sure all active players and head representatives are notified in the PA discord. [...]"), to create "A speaker must open every debate session and make sure all active players and head representatives are notified in the PA discord. The speaker presides over the meeting, leads debates and holds policing authority. [...]".
4. Suffixes PA norm 3 ("If the quorum of present members is not met, the PA is adjourned temporarily until it has been met.") to C1.8, practically adding the following to the end "If this quorum is not met, the PA may be adjourned temporarily until it has been met, at the discretion of the presiding speaker."
5. Amends PA norm 5 ("A meeting can throw out a motion if acting in consensus") to: "A meeting can throw out a motion if acting in consensus and the signatories of the motion agree (an absent signatory means the motion can't be thrown out); additionally a meeting acting in consensus, but with one or more signatories absent, can choose to adjourn a motion", and a provides legal documented basis.
6. Merges PA norms 4 ("PDF files of motions are always made for documentation purposes. This includes signatures and co-signatures (upvotes)"), 6 ("Motions are to be put in the #motions channel"), 10 ("Upvoting a motion in the #motions channel is to show support and to co-represent the motion in the meeting, and so that if the initiator is absent from the meeting, any upvoter can defend the motion and let it proceed."), and 11 ("To propose a datapack, plugin or any other file implementation for the server, the initiator needs to supply the link or file(s) itself in the motion") and amends 6, into one:
"Motions are to be put in the #motions channel, where one can upvote to co-sign – entailing they show support and are willing to represent the motion in a meeting when the initiator is absent. Motions are made into a PDF file for the meeting for documentation purposes, and include all signatories. Motions proposing a datapack, plugin or alike, need to supply the link or file(s) itself in the motion provided by the initiator.", amending M16-1§3 and M3-8 and providing documented legal basis.
7. Merges PA norm 13 ("A meeting, acting in majority, can throw out a motion that negates or repeals a motion that was passed in the last two meetings") into C1.11 ("The meeting can choose to revoke a motion if the motion is a repeat from a meeting in the last month or very similar to it (except for motions derived from an extraordinary meeting mandated by 1.14.3) if the meeting is in consensus."), amending M24-4, resulting in:
The meeting can choose to throw out a motion if the motion is a repeat from a meeting in the last month or very similar to it, or negates or revokes a motion that was passed in the last two meetings,

(except for motions derived from an extraordinary meeting mandated by 1.14.3) if the meeting is in consensus. – amending M24-4.

Section 2. Ambiguous statuses, clarifications or reinstating implementations

1. Changes Server Regulation 11 (“The PA will check in with active players every 3 months to see when it’s best to hold meetings. This is to be done by speakers and CotS members.”) into a PA norm as follows: “The CotS and speakers continuously manage the timing of the meetings to allow for as many active players to attend as possible.”, amending O-M39-1, O-M52-2, O-M60-E1 and partially enacting M16-1§5.
2. To reinstate O-M22-3, regarding naming the oceans – proposals to be discussed in a next meeting and voted.
3. To reinstate O-M39-4 about gender neutrality as PA norm, amending O-M52-2.
4. To revive O-M28-5, creating a new voluntary Osbos Convention that would allow for war scenarios and lifting of universal rules between recognized entities. Replacing the old motion itself.
5. To clarify that O-M60-E1 allowed for the later-than-regulated (C1.14.3) re-voting of the 2nd extraordinary meeting (Meeting 15), and that due to its nature a re-vote on O-M60-E1 itself was not required, as permitted by the CotS under C4.1.
6. To clarify that the interpretations of M42-4’s amendments to O-M26-3 entail that category b (common structures) may be privatized, aside from a shop existing, by having a decent public version like is currently codified for category a (uncommon structures); and giving the CotS the authority to expand the definition lists of common and uncommon structures, where the PA has ultimate authority; by status amending M42-2.
7. To amend M23-1 to be “coal to black dye” instead of “charcoal to black dye” as is currently praxis, amending that motion.
8. To amend M15-2 to clarify that PARA (M36-1) is the new authority of the north-south line, allowing only PARA to intervene at it’s own discretion but with the PA as ultimate authority, and that O-M2-8 (3 letter country codes) becomes a PARA standard.
9. To clarify that O-M31-6 codifying backups implicitly revoked the update rule of O-M26-1/O-M25-3, and that O-M60-E1 revoked the backup rule itself. Implementing these as new CotS regulations as follows: “A regular backup will be made”, and “The CotS updates the server on request of the PA or own initiative, prioritizing safety and stability.”.
10. To clarify that O-M41-11 replaced O-M33-5.
11. To clarify that O-M40-15 replaced O-M29-1, which may never have been fully implemented. It has since been replaced by M16-1§6, where O-M40-15 may never have been codified or may have been affected by the O-M51-E1/O-M52-2/O-M60-E1 chain of motions – the status is to be “Replaced by New-M16-1§6”.
12. To provide legal documented basis for the following, as none is apparent: Plugins: dynmap; Vanillatweaks: classic fishing loot, durability ping, fast leaf decay, unlock all recipes. Dynmap specifically appears to have been added around [4/10/2020@1300](#) by the TC, possibly related to O-M24-1.

Section 3. End and nether regulations

1. To revoke O-M34-6, as the meeting concluded it has become redundant
2. To add “There is to be an enderman XP farm under Osbos jurisdiction, fair use principles apply to the main island and an ender dragon may only be summoned with authorization from the CotS or PA”.
3. To revoke O-M28-3, as its become redundant and unenforced, as discussed during the meeting.
4. To revoke O-M23-1 and M48-8§2 fully as regulation (scrapping nether regulation 2: “The roof is to have carpet paths to different portals, additionally the nether should have a system of icepaths below which rail lines or pistonbolts”).

And proceeds.

Signed by,
Lunar_Lunatic_

[Motion 50-1: Autism – part 1]