PURPOSE OF THE CONTEST. The purpose of this contest is to encourage the student to 1

- understand real-world social and political policies debated within the framework of a legislative 2
- body modeled after the United States Congress, with formal discourse guided by parliamentary 3
- procedure. 4
- **NATURE OF THE CONTEST.** Contestants will formulate legislative bills and resolutions, 5 debate them, and adopt or reject them by casting votes. Speaking in legislative congress is 6 conducted within a structured environment of specific procedural rules. 7
- STRUCTURE. Congress will be organized into regions according to the twenty educational 8
- service centers (ESC) designated by the Texas Education Agency. All schools, regardless of UIL 9
- conference, will compete with each other within their school's Region ESC unless conference 10
- entry numbers warrant separate chambers. Regardless, each conference competing in the 11
- Congressional region will be eligible to advance a minimum of three representatives to the State 12 Congressional competition. 13
- **CONGRESSIONAL REGION CONTEST DIRECTORSHIP.** A directorship of five for each 14
- Congressional region contest within their Education Service Center region will conduct the 15
- region contest. A Congressional Region Clerk appointed by the UIL State Office will chair the 16
- 17 directorship. The Congressional Region Clerk shall be the final authority until the Congressional
- Region competition is completed. 18

#### **ENTRIES:** 19

- **REPRESENTATION.** Each school desiring to participate in UIL Congress should file an Intent 20 to Participate form on the UIL website no later than date posted on UIL Congress webpage for 21
- the current school year. Failure to submit intent shall require regional committee approval in 22
- order for school to participate. Each school in all conferences may enter three competitors in the 23
- Congressional Region competition. Two alternates may be registered. Entries shall be submitted 24
- at least ten calendar days prior to the Congressional Region competition via the UIL website. In 25
- 26 the event ten or less total contestants per conference are competing in a Congressional Region, both alternates from each school with a full entry in that conference may be seated. Only one
- 27
- alternate may be seated if there are 11-15 entries within the conference. 28
- Entries submitted after the 10-day deadline, require majority consent of the Regional congress 29 30 committee.
- **ELIGIBILITY.** Each contestant shall be eligible under subchapter M of the UIL Constitution & 31
- 32 Contest Rules. Only students in high school are eligible for this contest. Speech plan, section
- 33 1000 of the UIL Constitution & Contest Rules, regarding specific speech eligibility shall not
- apply to this contest. Entering the Congress competition does not impact a student's eligibility to 34
- enter any other UIL high school academic event. (i.e., CX Debate, LD Debate) 35
- SUBSTITUTIONS. An eligible student may be substituted for any name on the official region 36
- entry form by providing the contest director with a letter or official substitution form signed by 37 the superintendent or designated administrator certifying the student's eligibility. The letter shall 38
- 39 be presented to the contest director before the contest begins.
- **LIMIT ON SUBSTITUTIONS.** After a given competition has begun, no substitutions shall be 40 41 allowed.
- 42 **PLANNING THE REGIONAL CONTEST.** In order to maximize participation by all schools
- 43 and provide equal opportunity to all students to enter regardless of the existing academic conflict
- pattern, the congressional competition will be held during the fall/winter. The Congressional 44
- 45 Regional Directorship, with input from all participating schools, shall schedule Congressional

Region competition during the first two designated region weeks of November. Location andentry fees will be determined by the Directorship.

48 SIZE OF CHAMBERS. The optimum size is 20 legislators per chamber for a three-hour 49 session; otherwise, a session should be lengthened by 10 minutes per each additional student 50 beyond 20. If a conference has fewer than fifteen competitors, see *combining conferences at* 51 Compression of Parise below.

51 *Congressional Region* below.

If a school has more than one entry and there are multiple chambers at Congressional Regionschool entries should be assigned to separate chambers, whenever possible.

#### 54 NUMBER OF CONGRESSIONAL REGIONAL CHAMBERS:

24 or less entries – There shall be one chamber, which will conduct morning and
 afternoon sessions. Each session should be three hours of debate time, lengthened by 10 minutes
 per each additional congressional contestant beyond 20.

**25 to 48 entries** – There shall be at least two chambers, which will conduct a preliminary session consisting of three hours and should be lengthened by 10 minutes per each additional student beyond 20. The top half of each chamber (or whole number closest to that percentage) will advance to a final congress session. The final session shall not be less than three hours, and shall be lengthened by 10 minutes per each additional student beyond 20.

63 49 to 72 entries – There shall be at least three chambers, which will conduct a 64 preliminary session consisting of three hours and lengthened by 10 minutes per each additional 65 student beyond 20. A Proportionately equal number of students shall be selected to advance from 66 each preliminary chamber resulting in a final chamber of no less than 18 and no more than 24 67 students. The final session shall be three hours and lengthened by 10 minutes per each additional 68 student beyond 20.

69 73 to 96 entries – There shall be at least four chambers, which will conduct a preliminary 70 session consisting of three hours and lengthened by 10 minutes per each additional student 71 beyond 20. A Proportionately equal number of students shall be selected to advance from each 72 preliminary chamber resulting in a final chamber of no less than 18 and no more than 24 73 students. The final session shall be three four hours and lengthened by 10 minutes per each 74 additional student beyond 20.

97 to 120 entries – There shall be at least five chambers, which will conduct a preliminary session consisting of three hours and lengthened by 10 minutes per each additional student beyond 20. The top one fifth of each chamber (or whole number closest to that percentage) will advance to the final session that will be three hours and lengthened by 10 minutes per each additional student beyond 20.

COMBINING CONFERENCES AT CONGRESSIONAL REGIONALS. In the event there 80 are an insufficient number of competitors in some conferences to constitute a chamber, 81 Congressional Regions will combine conferences to achieve the desired chamber(s) size(s). The 82 Region clerk and/or Directorship committee should do this in a fashion as determined by the 83 Region Directorship committee. Those advancing from preliminary to final chambers must be 84 proportionate to the conferences represented. If a conference is represented by only one school, 85 then all of that school's members shall advance to the final chamber and to State. 86 LEGISLATION. Participating Regional schools are encouraged to author and submit bills, 87

constitutional amendments, and/or resolutions for debate and are encouraged to author legislation
that has an impact on the state of Texas. Schools should assume members of the chamber to be
United States Congress representatives. All legislation submitted shall meet UIL formatting and

shall be the original product of the school. Plagiarism includes: submitting legislation that was

not authored by the student or school. Direct quotation from a published source shall not be 92 93 allowed in submitted legislation. Students should paraphrase from published sources in submitted legislation. Plagiarism is unacceptable and shall result in the legislation being 94 95 ineligible for inclusion on the agenda, and the school shall lose authorship speeches for any additional legislation they have in the docket. It shall be the duty of the coach to affirm that the 96 97 legislation submitted is original. Legislation must be submitted to the regional clerk by the date posted on the UIL Congress webpage to be eligible for review by the clerk and regional 98 99 committee, which will determine the legislation. A maximum of 20 pieces (10 for prelims, 10 for finals) will be debated at the regional contest. The clerk shall then forward the regional 100 legislation to the UIL state director for final approval and posting on the official UIL website. 101

SCORERS/PARLIAMENTARIANS. The congressional regional directorship will determine requirements for providing scorers and parliamentarians for the region competition. Upon request from the regional clerk and committee, in emergency situations, regions may receive a waiver from the UIL state debate director to use one scorer in preliminary sessions.

SCORING CHAMBERS. A parliamentarian and a minimum of two scorers shall score each chamber, unless a waiver is granted. In regions with fewer than 24 competitors, there will be two sessions with a single chamber. The scorers shall rank students at the end of each session. The parliamentarian shall rank students only at the end of the second session, ranking all contestants from 1st through the total number of members in the chamber. In regions with more than 24 competitors, there will be one preliminary session with multiple chambers and one final session.

ASSIGNING RANKS. Scorers shall rank students at the end of each session. Scorers will rank
 only the top 8 students from 1<sup>ST</sup> (best) through 8<sup>TH</sup> (all unranked students receive a 9 for
 purposes of tabulation). Parliamentarians shall only rank students at the end of their last session.
 Parliamentarians shall rank all contestants from 1<sup>ST</sup> (best) through the total number of members
 in the chamber.

Legislators may be scored on up to five speeches per session. They may deliver more than five speeches, but only the initial five shall be scored. The parliamentarian and scorers shall rate each speech 1- 6, with 1 being worst and 6 being the best. Ratings should be based on originality of thought, organization and unity, evidence and logic, and overall delivery. An evaluation sheet should be completed for all members of congress whether they spoke during the session or not. Ratings are not used for advancement purposes but provide feedback to students as to the quality of each speech.

- PLACEMENT. The cumulative ranks of the parliamentarian and each scorer in the chamber shall determine placements using the established tie-breaking rules. The lowest rank of the scorers and parliamentarians shall be first in the chamber, the second lowest shall be second in the chamber, and like manner. The congressional regional directorship shall conduct the tabulation.
- ADVANCEMENT/PLACEMENT. Final rankings in each chamber shall be determined on the basis of cumulative ranks of all scorers and the parliamentarian. Scorers should rank only the top 8 competitors from 1<sup>st</sup> (best) to 8<sup>th</sup> at the end of each session (with all others considered as 9<sup>th</sup> for purposes of cumulative rank). The parliamentarian should rank each competitor from 1<sup>st</sup> (best) through the total number of members in the chamber at the end of the last session. In determining cumulative rank totals. The parliamentarian ranks greater than 9 shall be adjusted to 9 (thus giving equal weight to each scorer and parliamentarian).
- 136 Ties in cumulative ranks shall be broken by:
- 1) Judge preference (using parliamentarian ranks adjusted to 9)

138

2) Reciprocal fractions (using parliamentarian ranks adjusted to 9)

1393) Actual parliamentarian rank (non-adjusted)

BALLOT VERIFICATION PERIOD. After the preliminary and final rounds (excluding final 140 round at state) and the announcement of unofficial rankings, the individual evaluation sheets 141 shall be made available to each contestant and/or coach. It then becomes the responsibility of the 142 students and/or coach to question any tabulation error before the official results of those 143 advancing to the final round or being awarded medals is announced. Students and/or coaches 144 who are not present for this announced ballot verification period forfeit their opportunity to 145 verify tabulation. Approximately 15 minutes should be allotted for this verification period. This 146 is designed as time to verify tabulation, not a time to question the decision or ranking that a 147 judge has given the student. 148

From the final regional chamber, each congressional region shall advance the top three candidates from each conference to state. Congressional regions with more than 40 entries within a conference will advance the top candidates from each conference based on a ratio of one student advancing for every 10 entries in a given conference (40 - 49 entries = 4 studentsadvancing to state; 50 - 59 entries = 5 students advancing to state). The ratio applies to all students entered per conference at the congressional regional tournament. Conference entries shall not be combined for the purpose of determining the ratio qualifying for state.

**REGION AWARDS.** Each regional competitor should be recognized for participation. Each state-advancing congress competitor and state alternates shall receive an award for their accomplishment. Further, each final chamber will vote, using the same method employed for selecting a presiding officer for the outstanding presiding officer of that chamber. Outstanding presiding officers shall receive an award for his/her accomplishment.

161 **ALTERNATES.** A first and second alternate to State should be named from each conference in 162 each Congressional Region, if possible.

### 163 THE STATE MEET:

- 164 In order to participate, each Congressional Region and each school qualifying a contestant to the 165 Congressional State Meet shall be required to provide the following:
- 166 **LEGISLATION.** At the completion of Congressional Region competition, those students for 167 each conference advancing to State competition shall select one resolution or one bill to be 168 submitted to the State Clerk to be considered as legislation for the State Meet.
- 169 STATE PARLIAMENTARIAN/CLERKS/SCORERS. Each Congressional Region (ESC)
- advancing competitors to State shall provide one qualified parliamentarian for the duration of the
- 171 Congressional State competition. Deadline for submission of state parliamentarian by the 172 Regional Clerk is the deadline posted on the UIL Congress website. Each school qualifying a
- legislator shall provide one individual qualified to serve as a scorer/clerk for the duration of the
   Congressional State competition. Deadline for submission of state scorer/clerk by each
- 175 qualifying school is the deadline on the UIL Congress website.
- 176 **CHAMBER DIVISION.** State-qualifying competitors shall be assigned to a chamber within 177 their own conference at the state meet. Preliminary chambers will be evenly divided, in so much 178 as possible, and shall conduct debate for a morning and an afternoon session.
- 179 STATE SCORING. During preliminary and final sessions, parliamentarians will remain the
- same in each chamber, but the scorers will be rotated from that chamber after each session.
- 181 Thus, there should be four scorers and one parliamentarian who have scored the chamber during 182 state preliminary sessions.

- 183 ADVANCEMENT/PLACEMENT. Final rankings in each chamber shall be determined on the
- basis of cumulative ranks of all scorers and the parliamentarian. Scorers should rank only the top
- 185 8 competitors from  $1^{st}$  (best) to  $8^{th}$  at the end of each session (with all others considered as  $9^{th}$  for
- 186 purposes of cumulative rank). The parliamentarian should rank each competitor from 1<sup>st</sup> (best)
- through the total number of members in the chamber at the end of the last session. In determining cumulative rank totals. The parliamentarian ranks greater than 9 shall be adjusted to 9 (thus
- 189 giving equal weight to each scorer and parliamentarian).
- 190 Ties in cumulative ranks shall be broken by:

191

- 1) Judge preference (using parliamentarian ranks adjusted to 9)
- 192 2) Reciprocal fractions (using parliamentarian ranks adjusted to 9)
- 1933) Actual parliamentarian rank (non-adjusted)

ADVANCING FROM PRELIMINARY TO FINALS AT STATE: both the preliminary and final chambers shall be scored in the fashion herein specified. The number of legislators advancing from each conference chamber must be proportionate to providing 18-20 in the final chamber.

BALLOT VERIFICATION PERIOD. After the preliminary and final rounds (excluding 198 Super Congress final round at State) and the announcement of unofficial rankings, the individual 199 evaluation sheets shall be made available to each contestant and/or coach. It then becomes the 200 responsibility of the student and/or coach to question any tabulation error before the official 201 results of those advancing to the final round or being awarded medals is announced. Students 202 and/or coaches who are not present for this announced ballot verification period forfeit their 203 opportunity to verify tabulation. Approximately 15 minutes should be allotted for this 204 verification period. This is designed as time to verify tabulation, not a time to question the 205 decision or ranking that a judge has given the student. 206

**STATE AWARDS:** Each student advancing and participating in Congressional State will receive recognition. Additionally, students advancing to the final chamber at State will be recognized. Competitors in the final chamber ranked 1 - 6 in each conference will receive medals respective to their rank. Each chamber shall vote for the best presiding officer of that chamber using the same method employed for selecting a presiding officer. Each outstanding presiding officer shall receive an award for his/her accomplishment.

**UIL COMPETITION RULES** 213 **ORDER OF BUSINESS:** 214 **Oath of office** (collectively or by chamber) 215 Audition of Presiding Officer candidates (order should be drawn by lots) 216 The first candidate's obligation shall include the consideration of "rules of 217 the day," which will remain binding for the duration of the session, unless 218 amended as allowed. 219 Candidates shall NOT be scored during their candidacy, nor shall their 220 candidacy be a consideration for precedency or recency. 221 Conducting the business of the chamber 222 Vote on presiding officer (should be recorded and will be picked up by the 223 224 Clerk) Conducting the business of the chamber 225 Chamber adjourns at the established time 226 227 **ORDERING THE DOCKET:** Chambers may set their own docket.

At Region and State, all legislation intended for that portion of Congress may be altered by a

two-thirds vote, but no new legislation (beyond a resolution of appreciation) may be introducedto the chamber.

Invitational tournament hosts are not prohibited from using UIL Region and State legislation attheir meets.

LENGTH OF DEBATE: The length of debate on each piece of legislation may be set in the rules of the day. When no one seeks the floor for debate, the parliamentarian may prompt the presiding officer to ask the chamber if they are "ready for the question," at which point, if there is no objection, voting may commence on the legislation itself.

- **TIME:** Times are absolute in Congress. They can neither be diminished, nor increased by a vote of the chamber.
- Thus, the first affirmative (author/sponsor) has three minutes to speak on the question, followed by a two-minute question and answer period. If, for instance, the speaker only uses 2 minutes and 30 seconds of his/her speaking time, the remaining 30 seconds does
   <u>NOT</u> accrue to his/her question and answer period the first affirmative and negative speaker receives only those two minutes.
- 243
- After the first affirmative and negative speakers have spoken, subsequent speakers will have 3 minutes to speak on the topic and a 1-minute question and answer period.

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 One legislator may <u>NOT</u> yield any portion of his/her time to another legislator, except to ask a question as provided above.

RECOGNIZING MEMBERS OF THE CHAMBER: Members must speak only after being
 recognized by the presiding officer. Members should be addressed formally as Congresswoman,
 Congressman, or Representative when addressing another member of the chamber.

- At the Region and State Contests, when legislation is first placed in order by a main motion, the presiding officer will call for the author of the legislation. Until precedence and recency (defined below) can be established, s/he may choose whomsoever s/he pleases, giving attention to geography of the chamber. That is, s/he should not choose only from one location of the chamber or from one school known to him/her or from one conference known to him/her.
- If two or more contestants wish to speak that have previously spoken, the precedence rules below will apply in selecting the contestant that has precedence:
- As speakers are recognized, the presiding officer shall record that the legislator has spoken and in what order. Once a portion of the chamber has spoken, the presiding officer, when recognizing speakers, shall recognize those who have not spoken or who have spoken the fewest times (precedence). If all legislators seeking to speak have the same number of speeches previously, that legislator who has spoken earliest shall be recognized first (recency).
- Questions shall be recognized on recency.
- During any session, precedence/recency should not reset, to ensure that all students in a chamber have an equal opportunity to speak. Precedence/Recency will be reset when a new session begins.
- A member of the chamber speaking on the wrong side, that is, speaking on the affirmative when they should have spoken on the negative or who speaks on the wrong legislation shall receive no points for that speech, but the speech will be recorded for the purpose of precedence and recency.

- 274 **PRO-CON BLOCK:** The pro-con block does <u>NOT</u> exist.
- The affirmative shall be followed by a negative speech, if one is offered. In like manner, the negative shall be followed by an affirmative speech, if one is offered. If, however, there is no negative after the affirmative or affirmative after the negative, it is permissible to hear two or more affirmatives or negatives in a row.

TWO-PART OR MULTIPLE PART QUESTIONS: Two-part or multiple-part questions are
 <u>NOT</u> allowed and cannot be amended by the rules of the day. Members may ask only one
 question per questioning period, unless members who have not asked a question seek no
 recognition.

- **DECISIONS OF THE CHAIR:** A member may appeal the decision of the chair, which requires a second and a majority vote.
- As a rule, this is discouraged. Members elected the chair and should have confidence in his/her decisions. This action should be reserved for only the most egregious acts, and should always be preceded with the motion "point of order" to allow the chair the opportunity to reconsider on his/her own.
- **DECISIONS OF THE PARLIAMENTARIAN:** If the parliamentarian and clerk are not the same person, a member or the chair may appeal to the Clerk a decision of the parliamentarian. Such appeals must be made in writing, must be accompanied by a two-thirds vote of the chamber's members, and no appeal will stop the proceedings of the congress.
- **DISCUSSION WITH THE PARLIAMENTARIAN.** Prior to an appeal of the decision of the Parliamentarian, two members in opposition, one for the decision and one opposed, may seek to discuss their positions in conference with the Parliamentarian. These are non-scored speeches, and may not be considered by either the Parliamentarian or judges in ranking the student. They are intended only to allow a brief period of time for advocacy.
- A two-thirds vote to appeal the decision of the Parliamentarian is necessary to appeal.
- 299 **DECISIONS OF THE CLERK:** The decisions of the Clerk of Congress are final. There is no other authority to which a legislator may appeal.
- RIGHT TO IMPEACH: The members and officers of the congress may not be impeached;
   however, the parliamentarian of the chamber may request a member be removed for cause.
- 303 PREVIOUS QUESTION: The motion to previous question should be used sparingly and only
   304 when debate has lagged, evidence of which is no new or extended arguments are being made.
- It should <u>NOT</u> be entertained by the chair, nor allowed by the Parliamentarian, merely to dispatch legislation in order to debate a different piece of legislation.

**TABLING LEGISLATION:** As with a motion to previous question, tabling legislation should be used for very limited purposes and not to deny legislators the opportunity to speak on the legislation.

- It should <u>NOT</u> be entertained by the chair, nor allowed by the Parliamentarian, merely to dispatch legislation in order to debate a different piece of legislation.
- 312 **OWNERSHIP OF LEGISLATION:** Legislation does <u>NOT</u> belong to the chamber until it has 313 been first introduced by the author/sponsor.
- Objecting to the consideration of a question will not supersede the right of the author/sponsor to introduce the legislation to the chamber before any other motions may be made on the legislation.

AMENDMENTS: Amendments and amendments to amendments must be presented, written on
 the appropriate form, to the Parliamentarian first, who shall solely determine the appropriateness
 of the amendment offered. After the Parliamentarian either approves or disapproves the

320 amendment, they will pass the amendment to the chair, who shall recognize the author of the amendment at the earliest possible time for his/her motion to amend. 321 No amendment shall seek to alter the fundamental intent of the legislation. 322 There is no guarantee of a speech. Upon a one-third vote of the chamber, a delegate may 323 • move the question, or the PO may call for speeches in affirmation of the amendment. The 324 amending legislator is not guaranteed this privilege; it is based on precedence and 325 326 recency. • Amendment speeches shall count toward precedence and recency. 327 SCORED SPEECHES: Speeches will only be scored when the member of the chamber has 328 been recognized to give a speech for or against the legislation or amendment at hand. 329 Scorers and the Parliamentarian shall rate each speech on a 6-point scale with 1 being 330 worst and 6 being best. 331 • Motions or a member offering "floor debate" shall **NOT** be a scored speech. 332 333 **RANKING LEGISLATORS:** At the end of the preliminary session, the scorers will rank the members of the chamber 1-8 (1 = best, 2 = 2nd best, etc. for that session and only that session). 334 All other members will receive a rank of 9. The Parliamentarian shall only rank students at the 335 end of their last session. Parliamentarians shall rank all contestants from 1<sup>st</sup> (best) through the 336 total number of members in the chamber. 337 The cumulative sum of the scorers and parliamentarian will determine members' final • 338 rank. (In order from lowest cumulative rank (1<sup>st</sup>) to highest cumulative rank.) 339 340 For example, Legislator A receives a 2 from scorer 1, a 3 from scorer 2 and a 1 from the Parliamentarian. The legislator's cumulative score would be 6. 341 If a tie occurs, the tiebreaking procedures shall be implemented. For State competition, ties shall 342 be broken by: 1) Judges preference (adjusted) 2) Reciprocal fractions (adjusted) 3) Rank by 343 parliamentarian (raw score) UIL State Officials shall conduct the tabulation. 344 • This method is used regardless of the number of scorers. 345 If there is more than one preliminary session, the cumulative ranks will determine final 346 ranking for the purposes of recognition or advancement to a final chamber. 347 Scorers may be changed after a session (and it is recommended they are changed), but the 348 Parliamentarian remains with the chamber until it stands adjourned. 349 **VOTING BY THE CONGRESS:** 350 **VOTING IN CHAMBER:** Only those members present at the time of a vote shall have their 351 vote counted for all matters before the chamber, including but not limited to motions, 352 amendments and to pass legislation. 353 QUORUM: The chamber must have a quorum of 50% plus one member to conduct business. 354 This is based on the original number of legislators seated at the beginning of the session. 355 **ADVANCEMENT BY THE CONGRESS:** Ranking in the chamber for advancement to a final 356 round will be done by the cumulative ranks of the scorer and parliamentarian, not the members 357 358 of the chamber. **VOTING FOR PRESIDING OFFICER:** The nominees for Presiding officer should have an 359 audition period, which should not last more than a total of one hour irrespective of the number of 360 auditions in the chamber. The Parliamentarian will divide this time equally. At the end of the 361 audition period, the parliamentarian with the assistance of the chamber clerk shall ballot the 362 membership of the chamber. Voting shall be done by preferential balloting until a clear majority 363 364 is established.

- In each balloting, the candidate receiving the fewest votes shall be removed from the next round of balloting.
- If the total number of ballots received by multiple candidates is less than the next highest candidate, all the lower candidates shall be removed from the next round of balloting.
- If there is a tie among the lowest candidates and the total number of votes received is greater than the next lowest candidate, a separate ballot between those candidates must be conducted.
- Repeat this process until only two candidates remain. Conduct a ballot between the two remaining candidates. The candidate who receives the most number of votes will have the choice of serving as presiding officer in the morning session or the afternoon session and the other candidate will serve as presiding officer in the other session.
- Only those members elected in a preliminary session may offer their candidacy in the final legislative session. If no preliminary presiding officers advance, open auditions will be conducted.
- In any consolation congress, any member may offer himself or herself for the position of presiding officer.
- **ELECTRONIC DEVICES IN CHAMBER:** The use of laptop and tablet computers and other 381 382 electronic retrieval devices by competitors in UIL Congress is allowed so long as wired or wireless connections are disabled and remain disabled throughout the contest. It is the 383 responsibility of the contestant to disable the equipment. Contestants electing to use computers 384 are responsible for providing their own computers and extra batteries. Tournament hosts shall not 385 be responsible for providing computers for contestants. Contestants who choose to use laptop 386 computers accept the risk of equipment failure. Should equipment failure occur, no special 387 388 considerations or accommodations, including additional preparation time or speech time, will be given by judges, contest directors or tournament hosts. Contestants accept full responsibility for 389 the safety and security of their electronic retrieval devices throughout the entirety of all UIL 390 tournaments. Contestants, parents and coaches should be aware that contestants are bringing and 391 using the computers at their own risk. UIL is not responsible for lost, stolen or broken 392 computers. Cell phones and smart phones are prohibited in the chamber. Traditional timing 393 394 devices are permitted.
- 395 VISUAL AIDS: If any member uses visual aids, the visual aids shall be left before the chamber396 and shall be available for use by all members.
- 397 OPEN CHAMBER: UIL Congress shall be an open chamber, but congress members shall
   398 request and must receive permission from the presiding officer to leave the chamber. Members
   399 are encouraged to limit time absent to a strict minimum. (i.e. 5-minute break)
- 400 **CONGRESS SHALL BE PUBLIC.** Congress is public discourse. Therefore, all congressional 401 chambers shall be open to the public. No coaching or cheering shall be permitted during the 402 contest.
- 403 **RECORDING:** Schools and/or individuals are prohibited from recording (audio and/or video)
- 404 region or State Congress sessions. The UIL reserves the right to record for educational purposes.