Notice of rule change proposal re various rules

The Federal Executive has authorised that the following rule change proposal be submitted to Federal Council members for consideration. Under rule 38(iii), 60 days notice must be given for any such proposals. This is to give you that notice. The proposal is as follows:

"That the following rules be varied by the deletion of the terms "his/her" or "he/she" and the insertion of "their" or "they" as follows:

9 (xiii) The Federal President shall to the best of their ability assist the Auditor in carrying out the Auditor's duties.

19 (vi) Meetings of a Branch Executive shall be summoned by the Branch Secretary or their deputy.

28 (ix) Nothing in these rules shall prevent or impose a penalty on a member who pays their annual contributions by a payroll deduction scheme approved by the Federal Council.

31 (vi) A member excluded for arrears may rejoin, subject to Rule 27, and shall comply with the provisions of Rule 28 and pay all arrears owing by the member at the date of their exclusion

38 (i) (b) Notice of any proposal for the making of a new Rule or for the adding to, amendment, rescission or other alteration of any of these Rules shall be given in writing to each member of Federal Council by the Federal President or their Deputy at least thirty (30) days prior to the relevant meeting of the Federal Council provided that any such proposal may be amended when being considered by the relevant meeting of Federal Council.

42 (iii) When any such delegate is so elected they shall forthwith inform the Institute of their election and the Institute shall thereupon inform the Employer concerned of the election of such delegate.

44 No member shall report another to a superintending or supervising Engineer, employer, employer's representative or the Institute without first having intimated to the other member in writing or in the presence of a member, their intention and reasons for doing same, under a penalty not exceeding Twenty dollars (\$20).

49 (v) Any member of the Institute aggrieved by any decision of their Branch or Branch Executive may appeal against such decision, fine, suspension or expulsion, to the Federal Council.

15 (b) A member of the Institute who has ceased to be normally resident within the Commonwealth of Australia shall be deemed to be a member of the Branch of which they were last a member whilst normally resident within the Commonwealth of Australia.

15 (c) A member of the Institute not resident within the Commonwealth of Australia at the time of joining the Institute shall be deemed to be a member of the Branch through which they joined the Institute.

30 (v) The Federal Executive shall receive and process nominations. Where a member of the Federal Executive is the nominated person they shall not participate in the selection process. The Federal Executive shall do one of the following: