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COMMISSION
OFFICE OF GENERAL
COUNSEL

Nov 13 10 33 AM '95

ROBERT A. UNDERWOOD

November 7, 1995

CONGRESSIONAL DELEGATE
GUAM

Mr. Lawrence M. Noble
General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Dear Mr. Noble:

The Democratic Party will be conducting its National Democratic Convention in Chicago, Illinois on August 26-29, 1996. As a member of the party and a designated super delegate to the national convention, I plan to attend this political event.

My interpretation of the Federal Election Commission rules, published in the Federal Register on February 9, 1996 (pgs. 7862-7875) governing the use of campaign funds, is as follows. My attendance as a super delegate at the convention is required in connection with my ancillary duties as Member of Congress. My wife will be accompanying me to campaign at the convention. The FEC rules state that the costs of travel for me and my spouse would be considered ordinary and necessary expenses incurred for campaign purposes and are permissible under 11 CFR part 113.

I am hereby requesting an advisory opinion whether my campaign funds can be used to pay for all travel-related expenses for me and my spouse in order to attend the 1996 Democratic Convention. I look forward to your expeditious response to this request.

Sincerely,

Robert A. Underwood
Member of Congress



FEDERAL ELECTION COMMISSION

WASHINGTON, DC 20461

November 24, 1995

**The Honorable Robert A. Underwood
Congressional Delegate--Guam
United States House of Representatives
424 Cannon House Office Building
Washington, DC 20515-5301**

Dear Mr. Underwood:

This responds to your letter dated November 7, 1995, that requests advice concerning application of the Federal Election Campaign Act of 1971, as amended ("the Act"), and Commission regulations to the use of campaign funds for travel expenses in connection with the 1996 national nominating convention of the Democratic Party.

You indicate that you will be "a designated super delegate" to the national convention of the Democratic Party which will be held in Chicago on August 26-29, 1996. You plan to attend the convention in this capacity, and your wife will accompany you. You propose to use your campaign funds for all of your travel expenses, and those of your wife, in order to attend the convention. You explain that your "attendance as a super delegate at the convention is required in connection with my ancillary duties as Member of Congress." In addition, you state that your wife will "campaign at the convention." You believe Commission regulations provide that these travel expenses "would be considered ordinary and necessary expenses incurred for campaign purposes" and would be lawfully payable from your campaign funds.

The Act authorizes the Commission to issue an advisory opinion in response to a "complete written request" from any person with respect to a specific transaction or activity by the requesting person. 2 U.S.C. §437f(a). Commission regulations also explain that an advisory opinion request shall include a complete description of all facts relevant to the specific activity proposed by the requesting person. 11 CFR 112.1(c). Inquiries presenting only a general question of interpretation, or a hypothetical situation, do not qualify as advisory opinion requests. 11 CFR 112.1(b).

Your inquiry does not at this time fully describe the factual circumstances presented. In addition, some clarification of the Democratic Party "super delegate"

Letter to Mr. Underwood
Page 2

designation process is needed. Accordingly, if you wish to proceed in the advisory opinion process, please provide written responses to these questions.

1) Describe and explain the "super delegate" status that you expect to attain. Provide pertinent excerpts from the 1996 Democratic Party convention rules or other relevant documents that set forth the selection, status and powers of "super delegates" to the 1996 Democratic Party presidential nominating convention.

2) Describe and give examples of the campaign activities that you or your wife, or both of you jointly, expect to sponsor, or participate in, at the convention. Your answer should indicate which activities are to influence or support the 1996 presidential election, the campaigns of other Federal candidates, or your own election campaign for the office of Guam Delegate to the Congress.

3) Describe the travel itinerary that you and your wife will follow and the specific types of expenses that are likely to be incurred. For example--airfare, lodging, meals, local transportation in Chicago, etc. In addition, your answer should indicate whether you and your wife will be travelling from Guam just before the convention begins, or to Guam shortly after it ends? If so, do you expect that all or some of the travel expenses for such trips would be paid from campaign funds? If you propose to use campaign funds for some (but not all) of the travel expenses for travel to or from Guam in connection with the convention, give a full explanation of any expense allocation plan that you may wish to use.

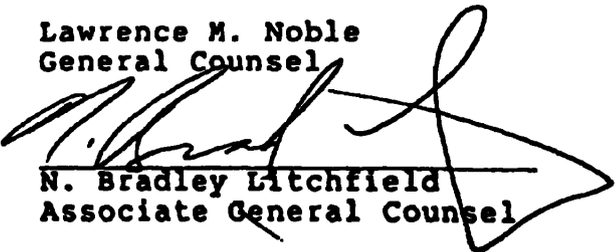
Upon receiving your responses to the foregoing questions, this office and the Commission will give further consideration to your inquiry as an advisory opinion request. If you have any questions about the advisory opinion process or this letter, please contact Mr. Litchfield.

This letter is being sent by fax with a first class mailing to follow. You may reply by fax if desired, but your signed original letter is also needed for record purposes. The fax number for this office is (202) 219-3923.

Sincerely,

Lawrence M. Noble
General Counsel

BY:


N. Bradley Litchfield
Associate General Counsel

ROBERT A. UNDERWOOD
GUAM

NATIONAL SECURITY COMMITTEE

SUBCOMMITTEES

MILITARY INSTALLATIONS
RESEARCH AND DEVELOPMENT

RESOURCES COMMITTEE

SUBCOMMITTEES

NATIONAL PARKS, FORESTS AND LANDS
NATIVE AMERICAN AND INSULAR AFFAIRS



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DEC 21 2 42 PM '95
Congress of the United States

House of Representatives
Washington, DC 20515-5301
December 14, 1995

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Bradley Litchfield, Esq.
Office of the General Counsel
Federal Elections Commission
999 - E Street, N.W.
Washington, D.C. 20463

AOR 1995-47

Dear Mr. Litchfield:

The following is a response to your letter of November 24, 1995 seeking additional information on plans for my wife's and my attendance at the Democratic Nomination Convention in Chicago in August of next year.

(1) Under the party rules, Members of Congress qualify as unpledged delegates. In that capacity, they participate in the same ways as other delegates, voting on the nominations for President and Vice President, on the party platform, and on other matters which come before the convention under the party rules. The term "super delegate" is simply another way of describing the status of elected officials entitled, by virtue of that capacity, to the status of unpledged delegates. Enclosed you will find a copy of the Democratic National Party Call to the Convention and related Rules for the selection of delegates.

As an elected official with unpledged delegate status, I will be participating in a manner which includes both campaign-related and official functions. As a Member of Congress, I represent my party and constituency on public policy and legislative matters, and will bring that responsibility and perspective to bear on platform deliberations. Like other delegates, I will also be casting a vote for the party's nominees for President and Vice President. In addition, the convention presents significant political opportunities and demands related to my candidacy for re-election. Constituents expect a candidate to attend the most significant event held by the party and the convention provides media, fundraising and other political contacts helpful to my candidacy.

Bradley Litchfield, Esq.
December 14, 1995
Page 2

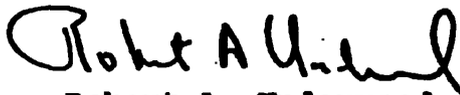
(2) My wife will accompany me to the many events scheduled over convention week and participate in them along with me. On occasion when I cannot attend a meeting due to a scheduling conflict, my wife may attend in my place. My wife will generally assist me in my convention-related activities, including those helpful to my own candidacy.

In sum, all of these activities at the convention -- mine and my wife's -- are directly connected to my candidacy and status as a Member of Congress.

(3) My wife and I do not currently expect to embark on any "mixed trip," related to the convention, requiring any allocation of expenses. It is our expectation that we would travel to the convention directly from Washington, D.C. and return directly to Washington, D.C. immediately thereafter.

If you have any additional questions, please do not hesitate to let me know.

Sincerely,



Robert A. Underwood
Member of Congress

RAU:ts

Enclosure



DELEGATE SELECTION RULES

for the 1996 Democratic National Convention

Adopted by the Democratic National Committee at its meeting on March 12, 1994.



THE CALL

for the 1996 Democratic National Convention

Adopted by the Democratic National Committee at its meeting on January 21, 1995.

Issued by the
Democratic Party of the United States

Donald L. Fowler
National Chair

Christopher J. Dodd
General Chair

DEMOCRATIC * NATIONAL * COMMITTEE

430 South Capitol St., SE
Washington, DC 20003

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Preface

We are pleased to present the 1996 Delegate Selection Rules and the Call for the 1996 Democratic National Convention. These documents describe the first steps in our nominating process, which will culminate at our National Convention in Chicago in August of 1996. They represent the beginning of our successful effort to retain the White House and to strengthen our Party.

Under President Clinton's leadership, much has been accomplished; yet there is much to be done. Our nation cannot afford to turn back the clock as we move into the twenty-first century. We see what a Republican president would bring, as we watch the mean-spirited and radical actions of the Republican Congress. We know there is a better way. Our Democratic Party supports the working men and women of this country, not just the privileged few. We seek to include rather than divide and to make government work for all Americans.

Over the years, Democrats have made the nominating process both fairer and more representative. We have opened our Party's doors and worked to eliminate unnecessary and burdensome procedures for our states. The 1996 Delegate Selection Rules continue this effort. They are presented here after careful planning, and thoughtful discussion and adoption by the Democratic National Committee.

The Call for the 1996 Convention provides important information on a number of issues, including the number of delegates allotted each state, standing committee matters and Convention procedures.

Our rules led to success in 1992. The Democratic Party is proud to invite all Americans who support the principles of the Party—the greatest, oldest and most democratic of all political parties in the world—to participate in our nominating process, as we begin our 1996 journey to victory.

Donald L. Fowler
National Chair

Christopher J. Dodd
General Chair

Delegate Selection Rules for the 1996 Democratic National Convention

Adopted by the Democratic National Committee at its meeting on March 12, 1994

**Issued by the
Democratic Party of the United States**

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Democratic National Committee
430 South Capitol St., SE
Washington, DC 20003
(202) 863-8000**

Delegate Selection Rules for the 1996 Democratic National Convention

Adopted by the Democratic National Committee at its meeting on March 12, 1994

1. Publication and Submission of State Party Rules

A. State parties shall adopt Affirmative Action and Delegate Selection Plans which contain explicit rules and procedures governing all aspects of the delegate selection process. These rules shall include, but are not limited to:

- (1) Appointment of delegates and alternates at all levels;
- (2) Timing of primary/caucuses/conventions;
- (3) Procedures for electing delegates and alternates at all levels;
- (4) Procedures providing for equal division in each state's convention delegation;
- (5) Procedures providing for the selection of the chair of the delegation;
- (6) Particulars concerning the scheduling of delegate selection meetings including methods by which each meeting or event will be publicized;
- (7) Affirmative Action Plans in detail including affirmative action obligations of presidential candidates;
- (8) All petition requirements and filing deadlines for delegate and alternate candidates and for presidential candidates;
- (9) Procedures for ascertaining delegate/alternate preference at all stages;
- (10) Procedures for presidential candidate right of approval;
- (11) Method of awarding delegates and alternates to presidential candidates;
- (12) Methods and timetable for the selection of permanent standing committee members;
- (13) Methods and timetable for the selection of temporary standing committee members;
- (14) Procedures for challenges of the delegate selection and affirmative action processes;
- (15) Methods and timetable for the selection of convention pages; and
- (16) Other appropriate provisions from these Rules, the Call and the Regulations.

B. The following items are to be routinely included at an appropriate place in each state plan:

- (1) Eligibility requirements for participation in the delegate selection process in conformance with Rule 2 (Rule 2);
- (2) Prohibition of cost and fees (Rule 2.D.);
- (3) Prohibition of participation by those participating in another party's process (Rule 2.E.);
- (4) One-meeting limitation for first-stage participants (Rule 3.E.);
- (5) "Six basic elements" of an open party (Rule 4);
- (6) Non-discrimination principles (Rule 5);
- (7) Requirement that all steps take place within calendar year of convention (Rule 10.B.);
- (8) Required identification of preference of candidates for delegate and alternate (Rule 11.A.);
- (9) Protection against coerced vote (Rule 11.I.);
- (10) Quorum requirements (Rule 14);
- (11) Proxy voting rules, if any (Rule 15);
- (12) Unit rule prohibition (Rule 16.A.);
- (13) Slate making limitations (Rule 16.B.); and
- (14) Succession of alternates to delegate status and filing of vacancies in delegate positions (Rule 17).

C. Each state party shall provide for a thirty (30) day¹ period of public comment to solicit opinion on the state's Affirmative Action Plan and Delegate Selection Plan prior to adoption. All written public comments submitted to the state Democratic Committee shall be submitted along with the plans to the Rules and Bylaws Committee of the Democratic National Committee ("DNC Rules and Bylaws Committee").

D. State Delegate Selection and Affirmative Action Plans shall be submitted to the DNC Rules and Bylaws Committee for approval on or before May 1, 1995.

¹ Unless otherwise explicitly specified, reference in these Rules to "day" or "days" means "calendar days." If the last day of a period falls on a Saturday, Sunday or a federally recognized holiday, the time period shall be extended to the next business day.

1966, the Special Equal Rights Committee, which had been created in 1964, adopted six anti-discrimination standards designated as the Six Basic Elements, which, as updated, are as follows:

- (1) All public meetings at all levels of the Democratic Party in each state should be open to all members of the Democratic Party regardless of race, sex, age, color, creed, national origin, religion, ethnic identity, sexual orientation, economic status, philosophical persuasion or physical disability (hereinafter collectively referred to as "status").
- (2) No test for membership in, nor any oaths of loyalty to, the Democratic Party in any state should be required or used which has the effect of requiring prospective or current members of the Democratic Party to acquiesce in, condone or support discrimination based on "status."
- (3) The time and place for all public meetings of the Democratic Party on all levels should be publicized fully and in such manner as to assure timely notice to all interested persons. Such meetings must be held in places accessible to all Party members and large enough to accommodate all interested persons.
- (4) The Democratic Party, on all levels, should support the broadest possible registration without discrimination based on "status."
- (5) The Democratic Party in each state should publicize fully and in such a manner as to assure notice to all interested parties a full description of the legal and practical procedures for selection of Democratic Party officers and representatives on all levels. Publication of these procedures should be done in such fashion that all prospective and current members of each state Democratic Party will be fully and adequately informed of the pertinent procedures in time to participate in each selection procedure at all levels of the Democratic Party organization.
- (6) The Democratic Party in each state should publicize fully and in such a manner as to assure notice to all interested parties a complete description of the legal and practical qualifications of all positions as officers and representatives of the state Democratic Party. Such publication should be done in timely fashion so that all prospective candidates or applicants for any elected or appointed position within each state Demo-

cratic Party will have full and adequate opportunity to compete for office.

- C. These provisions demonstrate the intention of the Democratic Party to ensure a full opportunity for all "status" (as defined in Rule 4.B.(1)) members to participate in the delegate selection process.

5. Non-Discrimination

- A. In order that the Democratic Party at all levels be an open Party which includes rather than excludes people from participation, a program of effective affirmative action is hereby adopted.
- B. Discrimination on the basis of "status" in the conduct of Democratic Party affairs is prohibited.
- C. In order to achieve full participation by groups that are significantly under-represented in our Party's affairs, each state party shall develop and submit Party outreach programs, including recruitment, education and training, in order to achieve full participation by such groups in the delegate selection process and at all levels of Party affairs.

6. Affirmative Action

- A. In order to encourage full participation by all Democrats in the delegate selection process and in all Party affairs, the national and state Democratic Parties shall adopt and implement affirmative action programs with specific goals and timetables for African Americans, Hispanics, Native Americans, Asian/Pacific Americans and women.
 - (1) The goal of such affirmative action shall be to encourage participation in the delegate selection process and in Party organizations at all levels by the aforementioned groups as indicated by their presence in the Democratic electorate.
 - (2) This goal shall not be accomplished either directly or indirectly by the Party's imposition of mandatory quotas at any level of the delegate selection process or in any other Party affairs.
 - (3) In the selection of each state's at-large delegation, priority of consideration shall be given to African Americans, Hispanics, Native Americans, Asian/Pacific Americans and women, if such priority of consideration is needed to fulfill the affirmative action goals outlined in the state's Delegate Selection Plan. Such remedial action must be reserved for these groups in order to overcome the effects of past discrimination. Use of the at-large delegation to fill

- (3) A formula giving equal weight to the average of the vote for the Democratic candidates in the two most recent presidential elections and to Democratic Party registration or enrollment as of January 1, 1996; or
- (4) A formula giving one-third (1/3) weight to each of the formulas in items (1), (2), and (3).
- B. Apportionment for each body selecting delegates to state, district, and county conventions shall be based upon population and/or some measure of Democratic strength.
- C. The Call for the 1996 Convention shall state the base delegation for each delegation. Seventy-five percent (75%) of each state's base delegation shall be elected at the congressional district level or lower. Twenty-five percent (25%) of each state's base delegation shall be elected at large. Delegates so elected shall hereafter be termed "district-level" and "at-large" delegates, respectively. Each State Democratic Chair shall certify all delegates in writing to the Secretary of the DNC.
- D. In those states with more than one congressional district, after the election of district-level delegates and prior to the selection of at-large delegates, each State Democratic Chair shall certify pledged party leader and elected official delegates equal to 15% of the state's base delegation selected pursuant to Rule 8.
- E. In states with one congressional district, the election of district-level and at-large delegates and alternates may take place simultaneously, provided that affirmative action and fair reflection guidelines are met and the Democratic Chair of each such state shall make the certifications required by subsection 7.D.
-
- 8. Unpledged and Pledged Party Leader and Elected Official Delegates**
-
- A. The procedure to be used for certifying unpledged party leader and elected official delegates is as follows:
- Not later than March 1, 1996, the Secretary of the Democratic National Committee shall officially confirm to each State Democratic Chair the names of the following unpledged delegates who legally reside in their respective state and who shall be recognized as part of their state's delegation:
- (1) The individuals recognized as members of the DNC (as set forth in Article Three, Sections 2 and 3 of the Charter of the Democratic Party of the United States); and,
- (2) The Democratic President and the Democratic Vice President of the United States, if applicable; and,
- (3) All Democratic members of the United States House of Representatives and all Democratic members of the United States Senate; and,
- (4) The Democratic Governor², if applicable; and,
- (5) All former Democratic Presidents, all former Democratic Vice Presidents, all former Democratic Majority Leaders of the U.S. Senate, all former Democratic Speakers of the U.S. House of Representatives, and all former Chairs of the Democratic National Committee.
- B. Following the selection of district-level delegates, and prior to the selection of pledged party leader and elected official delegates, unpledged add-on delegates shall be selected according to the following procedures:
- (1) Unpledged add-on delegates may be selected by either the same selecting body which will select the state's party leader and elected official delegates, or by the same selecting body which will select the state's at-large delegates and alternates.
- (2) The equal division and affirmative action provisions of Rule 9.A. apply to the selection of unpledged add-on delegates.
- (3) The list from which the selecting body chooses the unpledged add-on delegates shall contain the same minimum number of names for every such add-on position to be filled as the minimum number of names required by the state's delegate selection plan to remain on the list of bona fide supporters for each at-large and pledged party leader and elected official delegate pursuant to Rule 11.E.(2).
- (4) Unpledged add-on delegates are not entitled to alternates, and neither shall the delegation be entitled to a replacement, except in the case of death.
- (5) Unpledged add-on delegates may be selected whether or not they previously filed a statement of candidacy for a delegate position or submitted a pledge of support for a presidential candidate.
- C. Following the selection of unpledged add-on delegates under 8.B., pledged party leader and elected official delegates are to be selected subject to the following procedures:
- (1) Persons shall be considered for pledged party leader and elected official delegates

² The Mayor of the District of Columbia, if a Democrat, shall be treated as a Democratic Governor.

Call for the 1996 Democratic National Convention

Adopted by the Democratic National Committee at its meeting on January 21, 1995

To Whom It May Concern:

By authority of the Democratic National Committee, the National Convention of the Democratic Party is hereby scheduled to convene in August 1996, on a date to be announced, at the United Center in the City of Chicago, Illinois, at an hour to be announced, to select nominees for the offices of President and Vice President of the United States of America, to adopt and promulgate a platform and to take such other action with respect to such other matters as the Convention may deem advisable.

I. Distribution of Delegate Votes

The distribution of votes, delegates and alternates to the 1996 Democratic National Convention shall be in accordance with the following:

- A. The number of Convention votes for delegates to the Convention shall be as set forth in the compilation included in this resolution and determined as provided in paragraphs B, C, D, E, F, G and H.¹
- B. A base of 3,000 delegate votes is distributed among the 50 states and the District of Columbia according to a formula giving equal weight to the sum of the vote for the Democratic candidates in the three (3) most recent presidential elections and to population by electoral vote. The formula is expressed mathematically as follows:

$$A = \frac{1}{2} \left(\frac{SDV 1984 + SDV 1988 + SDV 1992}{TDV 1984 + TDV 1988 + TDV 1992} + \frac{SEV}{538} \right)$$

A = Allocation Factor
SDV = State Democratic Vote
SEV = State Electoral Vote
TDV = Total Democratic Vote

To determine the base delegation for each state and the District of Columbia, the allocation factors as determined by the above formula are multiplied by 3,000. Fractions of .5 and above are rounded up to the next highest integer.

- C. Fifteen percent (15%) of the base delegate votes determined pursuant to paragraphs B and D shall be added to the number of votes allocated for the purpose of representing pledged Party and Elected Official delegates. For purposes of this paragraph, the number of base delegate votes

determined pursuant to paragraph B shall be the number determined thereunder after rounding. Fractions of .5 and above resulting from the multiplication required by this paragraph are rounded up to the next highest integer.

- D. American Samoa, Guam and the Virgin Islands will each receive three (3) at-large delegate votes. Democrats Abroad will receive six (6) at-large and one (1) pledged Party and Elected Official delegate votes. Puerto Rico will receive forty-four (44) base delegate votes.
- E. Unpledged votes shall be allocated to each delegation to accommodate the members of the Democratic National Committee from that state or territory in which they legally reside. The size of such a member's vote (i.e., whole or fractional) shall be the same size as that which he or she is allowed to cast at meetings of the Democratic National Committee.
- F. Unpledged votes shall be allocated to provide for the Democratic President, the Democratic Vice President, and all former Democratic Presidents, all former Democratic Vice Presidents, all former Democratic Majority Leaders of the United States Senate, all former Democratic Speakers of the United States House of Representatives and all former Chairs of the Democratic National Committee. Such delegates shall be seated with the state delegations from the state in which they have their voting residences.
- G. Additional unpledged votes shall be added if needed to provide for the Democratic Governor² (if any) from that state or territory and for the Democratic Members of the United States House of Representatives and Democratic United States Senators from that state or territory (if any).³
- H. In addition to the delegates allocated to the delegations pursuant to paragraphs B, C, D, E, F and G, each state, territory or commonwealth shall select a number of unpledged add-on delegates equivalent to one (1) such delegate for every four (4) votes on the Democratic National Committee

¹ See Appendix B for the allocation of delegates and alternates.

² The Mayor of the District of Columbia, if a Democrat, shall be treated as a Democratic Governor.

³ The District of Columbia's Statehood Senators, if Democrats, shall be treated as Democratic United States Senators.

Selection Rules, shall be recognized to act in place of the state's Democratic Chair.

B. Unpledged Delegates:

1. Pursuant to Rule 8.A. of the Delegate Selection Rules, official confirmation by the Secretary of the Democratic National Committee to each State Democratic Chair shall constitute verification of the following unpledged delegates: members of the Democratic National Committee; the Democratic President, Vice President and Democratic Governor, if applicable; all Democratic members of the United States House of Representatives and all Democratic members of the United States Senate; and all former Democratic Presidents, Vice Presidents, Majority Leaders of the United States Senate, Speakers of the United States House of Representatives, and Chairs of the Democratic National Committee.
2. Each state's Democratic Chair shall certify in writing to the Secretary of the Democratic National Committee the selection of the state's unpledged add-on delegates to the Democratic National Convention selected pursuant to Article I.H. within three (3) days after their selection.

C. Replacements:

1. *Pledged Delegates and Alternates:* Replacement of a delegate (due to resignation or death) by an alternate and replacement of a vacant alternate position shall be certified in writing by the State's Democratic Chair to the Secretary of the Democratic National Committee (pursuant to Rule 17 of the Delegate Selection Rules) within three (3) days after the replacement is selected. Certification of replacements will be accepted by the Secretary up to 48 hours before the first official session of the Convention is scheduled to convene.
2. *Unpledged Delegates:*
 - a. Members of Congress and Democratic Governors shall not be entitled to name a replacement. In the event of any changes or vacancies in a state's Democratic congressional delegation following the official confirmation and prior to the commencement of the National Convention, the Secretary shall recognize only such changes as have been officially recognized by the Democratic Caucus of the United States House of Representen-

tatives or the Democratic Conference of the United States Senate. In the event of a change or vacancy in a state's office of Governor following the official confirmation and prior to the commencement of the National Convention, the Secretary shall recognize only such changes as have been officially recognized by the Democratic Governors' Association.

- b. Members of the Democratic National Committee and unpledged add-on delegates selected pursuant to Article I.H. shall not be entitled to a replacement, nor shall the state be entitled to a replacement, except in the case of death of such delegates. In cases where a state's DNC membership changes following the Secretary's official confirmation, but prior to the commencement of the 1996 Democratic National Convention, acknowledgement by the Secretary of the certification of the new DNC member shall constitute verification of the corresponding change of unpledged delegates.
- c. Delegates allocated pursuant to Article I.F. of this Call shall not be entitled to name a replacement, nor shall the state be entitled to a replacement.

D. Delegation Chair and Convention Pages: Each delegation shall select one (1) person to serve as Delegation Chair. The State Chair shall certify the Delegation Chair and shall certify the person(s) to serve as the delegation's Convention Page(s) as allocated to the delegation pursuant to Paragraph E. of this Article. Such certifications shall be in writing to the Secretary of the Democratic National Committee within three (3) days after these positions are filled and which shall be no later than the date by which the state certifies its standing committee members.

E. Convention Pages:

1. A base of 150 Convention Pages shall be allocated among the 56 delegations as follows:⁴
 - a. Each of the 50 States, the District of Columbia and Puerto Rico shall have a minimum of two (2) pages.
 - b. One (1) additional page will be allocated to a state for every fifty (50)

⁴ See Appendix C for the allocation of Convention Pages.

Appendix B • Continued

State	Allocation Factor (AF x 3,000 = # of Base Delegates)	Pledged Delegate Votes				Total Pledged Delegate Votes	Unpledged Delegate Votes				Total Delegate Votes	Total Unpledged Delegate Votes	Total Delegate Votes	Alter- nate Dele- gation Size	
		Allocated Base Delegates		Party Leaders & Elected (15% Add-on)	Dem. Nat'l. Comm. Members (a)		Dem. Members of Congress (b)	Dem. Governors (c)	Disin- gushed Party Leaders (d)	Add-on Unpledged (Based on DNC Member Votes)					
		Total Base Dele- gates	District Level (75% of Base)												
WI	0.022949	69	52	17	10	79	7	5	0	0	2	14	93	13	106
WY	0.003547	11	8	3	2	13	5	0	0	0	1	6	19	4	23
Amer.															
Samoa (e)	0.000000	3	0	3	0	3	1	1	1	0	0	3	6	12	13
Dems Abroad (e)	0.000000	6	0	6	1	7	2	0	0	0	0	2	9	22	24
Guam (e)	0.000000	3	0	3	0	3	1	1	1	0	0	3	6	12	13
Virgin Islands (e)	0.000000	3	0	3	0	3	1	0	0	0	0	1	4	10	11
Un- assigned	0.000000	0	0	0	0	0	1	0	0	0	0	1	1	1	0
TOTAL		3,060	2,278	782	461	3,521	415	243	20	18	61	777	4,298	4,329	4,934

Footnotes:

- (a) Each member of the Democratic National Committee, as duly certified to the Party Secretary, is a delegate from the state or territory in which he or she legally resides at the time of the 1996 Democratic National Convention. This allocation reflects the current legal residence of all such members, including the officers and those who, pursuant to the Charter of the Democratic Party of the United States, are members by virtue of their status as Party leaders in the U.S. Congress or by virtue of their status as representatives or designees of such Party leaders or of other associations and organizations specified in the Charter. Because such members are subject to change, delegate distribution at the Convention may differ from that set forth above. In addition, the DNC member allocation set forth above reflects the number of votes (not the number of delegates) added to the delegation from each state or territory to take into account such members. Because of fractional votes, the number of such delegates in some states and territories may differ from the number of delegate votes allocated to such states or territories.
- (b) Members of Congress include all Democratic members of the U.S. Senate and the U.S. House of Representatives, except those Democratic members who are reflected as delegates in other categories pursuant to the rules. Democratic Members of Congress are allocated to the states based upon the residence of those members. The exact number of those delegates is subject to change due to possible deaths, resignations, elections or special elections between now and the time of the 1996 Democratic National Convention, and possible changes in the membership of the Democratic National Committee.
- (c) The allocation for Democratic Governors does not include those Democratic Governors who are members of the Democratic National Committee and serve as delegates in that capacity. This allocation for Democratic Governors is subject to change due to possible deaths, resignations, elections or special elections between now and the time of the 1996 Democratic National Convention, and possible changes in the membership of the Democratic National Committee.
- (d) Pursuant to Article I.F. of the Call for the 1996 Democratic National Convention, this category includes the Democratic U.S. President and Vice President, former Democratic U.S. Presidents and Vice Presidents, former Democratic Majority Leaders of the U.S. Senate, former Democratic Speakers of the U.S. House of Representatives, and former Chairs of the Democratic National Committee. This allocation for Distinguished Party Leaders is subject to change due to possible deaths, resignations, elections or special elections between now and the time of the 1996 Democratic National Convention.
- (e) American Samoa, Guam, and the Virgin Islands may select six (6) delegates to cast the delegate's At-Large delegate votes. Democrats Abroad may select twelve (12) delegates to cast the delegate's six (6) At-Large delegate votes and two (2) delegates to cast the one (1) Party Leader and Elected Official (PLEO) delegate vote.



Appendix C

1996 Democratic National Convention Allocation of Convention Pages

Approved by the Democratic National Committee at its meeting on January 21, 1995

STATE	PAGES	STATE	PAGES	STATE	PAGES	STATE	PAGES
AL	2	IN	3	NV	2	SD	2
AK	2	IA	2	NH	2	TN	3
AZ	2	KS	2	NJ	3	TX	6
AR	2	KY	2	NM	2	UT	2
CA	9	LA	3	NY	7	VT	2
CO	2	ME	2	NC	3	VA	3
CT	2	MD	3	ND	2	WA	3
DE	2	MA	3	OH	4	WV	2
DC	2	MI	4	OK	2	WI	3
FL	5	MN	3	OR	2	WY	2
GA	3	MS	2	PA	5	Amer. Samoa	1
HI	2	MO	3	PR	2	Dems. Abroad	1
ID	2	MT	2	RI	2	Guam	1
IL	5	NE	2	SC	2	Virgin Islands	1
						TOTAL	150

Appendix D

1996 Democratic National Convention Allocation of Standing Committee Members (per committee)

Approved by the Democratic National Committee at its meeting on January 21, 1995

STATE	MEMBERS	VOTES	STATE	MEMBERS	VOTES	STATE	MEMBERS	VOTES	STATE	MEMBERS	VOTES
AL	2	2	KS	1	1	NY	11	11	WA	3	3
AK	1	1	KY	2	2	NC	4	4	WV	1	1
AZ	2	2	LA	3	3	ND	1	1	WI	3	3
AR	1	1	ME	1	1	OH	7	7	WY	1	1
CA	17	17	MD	3	3	OK	2	2	Amer.		
CO	2	2	MA	4	4	OR	2	2	Samoa	1	0.25
CT	2	2	MI	6	6	PA	8	8	Dems.		
DE	1	1	MN	3	3	PR	2	2	Abroad	1	0.25
DC	1	1	MS	2	2	RI	1	1	Guam	1	0.25
FL	7	7	MO	3	3	SC	2	2	Virgin		
GA	3	3	MT	1	1	SD	1	1	Islands	1	0.25
HI	1	1	NE	1	1	TN	3	3	Party/		
ID	1	1	NV	1	1	TX	9	9	Elected		
IL	7	7	NH	1	1	UT	1	1	Officials	25	25
IN	3	3	NJ	5	5	VT	1	1	TOTAL	186	183
IA	2	2	NM	1	1	VA	3	3			

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