# CALL OF THE 2024 <br> REPUBLICAN NATIONAL CONVENTION 



NOVEMBER 20, 2023

Republican National Committee 310 First Street SE Washington, D.C.

## TO THE REPUBLICAN VOTERS OF THE UNITED STATES OF AMERICA:

In accordance with The Rules of the Republican Party adopted by the 2020 Republican National Convention on August 24, 2020 in Charlotte, North Carolina, and as amended by the Republican National Committee on April 14, 2022 in Memphis, Tennessee, the Republican National Committee hereby directs that a national convention of delegated representatives of the Republican Party be convened in Milwaukee, Wisconsin no earlier than 8:00 a.m. and no later than 9:00 p.m., Central Daylight Time, on Monday, July 15, 2024, except in the case of an emergency as set forth herein, and to continue thereafter from day to day for so long as may be necessary, for the purpose of nominating candidates for President and Vice President to be voted for at the presidential election on Tuesday, November 5, 2024, and for transaction of such other business as may properly come before it. Said convention membership, and the allocation and binding of convention delegates with respect to the nomination of a Republican candidate for President of the United States, will be governed by The Rules of the Republican Party as set forth herein.

The voters of the several states, American Samoa, the District of Columbia, Guam, the Northern Mariana Islands, Puerto Rico, and the Virgin Islands, who are in accord with the principles of the Republican Party, believe in its declaration of policies, and are in sympathy with its aims and purposes, are invited to unite under this call in the selection of delegates to said convention.

# CONVENING OF THE NEXT NATIONAL CONVENTION 

RULE NO. 13

## Call of Next Convention

The Committee on the Call shall approve and the Chairman of the Republican National Committee shall issue the call for the next national convention to nominate candidates for President of the United States and Vice President of the United States in a manner consistent with these rules prior to December 1 of the year prior to that in which the national convention is to be held. The call shall include the text of the rules relating to the convening and the proceedings of the national convention, in addition to the official delegate count for each state, including any penalties assessed under Rule No. 17(a), and will note which states' delegations will be allocated in direct proportion in accordance with Rule No. 17(b). If deemed necessary by the Executive Committee or the Republican National Committee, changes to the call may be issued subsequent to the initial call with regard to location, time, and place prior to the convening of the national convention. Nothing in this clause shall alter or limit the clauses of Rule No. 37(e).

## RULE NO. 14

## Membership in Convention

Subject to the provisions of Rule No. 17, the membership of the next national convention shall consist of:
(a) Delegates.
(1) Ten (10) delegates at large from each of the fifty (50) states.
(2) The national committeeman, the national committeewoman and the chairman of the state Republican Party of each state and American Samoa, the District of Columbia, Guam, the Northern Mariana Islands, Puerto Rico, and the Virgin Islands.
(3) Three (3) district delegates for each Representative in the United States House of Representatives from each state.
(4) Six (6) delegates at large from American Samoa, sixteen (16) delegates at large from the District of Columbia, six (6) delegates at large from Guam, six (6) delegates at large from the Northern Mariana Islands, twenty (20) delegates at large from Puerto Rico, and six (6) delegates at large from the Virgin Islands; provided, however, that if Puerto Rico shall become a state prior to the next national convention, the number of delegates from Puerto Rico shall be calculated in accordance with the same formula used for the other states.
(5) From each state having cast its electoral votes, or a majority thereof, for the Republican nominee for President of the United States in the last preceding election: four and one-half ( $41 / 2$ ) delegates at large plus a number of the delegates at large equal to sixty percent $(60 \%)$ of the number of electoral votes of that state; provided, however, that if Puerto Rico shall become a state prior to the next national convention, it shall be presumed that it would have cast its electoral votes, or a majority thereof, for the Republican nominee in the last preceding election. (In the computation of the number of delegates at large, any sum of the four and one-half ( $41 / 2$ ) plus the sixty percent ( $60 \%$ ) representing a fraction shall be increased to the next whole number.)
(6) In addition, one (1) delegate at large shall be awarded to a state for any and each of the following public officials elected by such state in the year of the last preceding presidential
election or at any subsequent election held prior to January 1 of the year in which the next national convention is held:
(i) A Republican governor, provided that no such additional delegate at large awarded to any state shall exceed one (1);
(ii) Membership in the Republican Party of at least one-half (1/2) of the Representatives representing a state in the United States House of Representatives; provided that no such additional delegate at large awarded to any state shall exceed one (1);
(iii) Membership in the Republican Party of a majority of the members of any chamber of a state legislature, if such chamber has been organized, and is presided over (if the presiding officer is elected by the chamber), by Republicans; provided that no such additional delegate at large awarded to any state shall exceed one (1);
(iv) Membership in the Republican Party of a majority of all chambers of a state legislature, if all such chambers are presided over (if the presiding officer is elected by the chamber), by a Republican; provided that no such additional delegate at large awarded to any state shall exceed one (1).
(7) In addition, one (1) delegate at large shall be awarded to a state for any and each Republican United States Senator elected by such state in the six (6) year period prior to January 1 of the year in which the next national convention is held; provided that no such additional delegate at large awarded to any state shall exceed two (2).
(8) In addition, if the District of Columbia shall have cast its electoral votes, or a majority thereof, for the Republican nominee for President of the United States in the last
preceding presidential election: four and one-half ( $41 / 2$ ) delegates at large plus the number of delegates at large equal to thirty percent (30\%) of the sixteen (16) delegates at large allotted to the District of Columbia. In the computation of the number of delegates at large, any sum of the four and one-half ( $4 \frac{1}{2}$ ) plus the thirty percent ( $30 \%$ ) representing a fraction shall be increased to the next whole number.
(b) Alternate Delegates. One (1) alternate delegate for each delegate to the national convention, except that no alternates shall be selected for Republican National Committee members.
(c) No state law shall be observed which authorizes the election or selection of a number of delegates or alternate delegates from any state to the national convention different from that fixed in these rules. To the extent a state Republican Party's rules are in conflict with its state's laws with respect to this rule, the provisions of this rule and the state Republican Party's rules shall control. To the extent the provisions of the rule are inconsistent with the provisions of Rule No. 16, the provisions of this rule shall be controlling for all purposes.

## RULE NO. 15

## Participation in the Delegate Election, Selection, Allocation, and Binding Processes

(a) The states, in cooperation with the Republican National Committee Counsel's Office, shall prepare instructive material on delegate election, selection, allocation, or binding methods and make it available for distribution.
(b) Participation in a Republican primary, caucus, or any meeting or convention held for the purpose of electing, selecting, allocating, or binding delegates and alternate delegates to a county, district, state, or national convention shall in no way be abridged for reasons of sex, race, religion, color, age, or national origin. The Republican National Committee and the state Republican Party or
governing committee of each state shall take positive action to achieve the broadest possible participation by men and women, young people, minority and heritage groups, senior citizens, and all other citizens in the delegate election, selection, allocation, or binding process.
(c) Unless otherwise provided by the laws of the state in which the election occurs, in those states where delegates and alternate delegates are elected through the convention system or a combination of convention and primary systems, the precinct, ward, township, or county meetings shall be open meetings and all citizens who are qualified shall be urged to participate.
(d) Only persons eligible to vote who are deemed as a matter of public record to be Republicans pursuant to state law or, if voters are not enrolled by party, by Republican Party Rules of a state shall participate in any primary election held for the purpose of electing delegates or alternate delegates to the national convention or in any Republican caucus, mass meeting, or mass convention held for the purpose of selecting delegates to the county, district, or state conventions, and only such legal and qualified voters shall be elected or selected as delegates to county, district, and state conventions; provided, however, that in addition to the qualifications provided herein, the applicable Republican Party rules of a state may prescribe additional qualifications not inconsistent with law, which additional qualifications shall be adopted before October 1 in the year before the year in which the national convention is to be held and published in at least one (1) newspaper having a general circulation throughout the state and made available on the state party website, such publication to be at least ninety (90) days before such qualifications become effective.
(e) No state law shall be observed that permits any person to participate in a primary delegate and alternate delegate selection process that also permits that person at the same primary to participate in the choosing of nominees of any other party for other elective office. Delegates and alternate delegates to the national convention shall in that event be selected pursuant to the state Republican

Party rules that are not inconsistent with The Rules of the Republican Party; provided, however, that the selection process established by the state Republican Party rules shall provide that only persons eligible to vote who are deemed to be Republicans pursuant to state law or state Republican Party rules shall participate in such delegate election or selection process.
(f) Any process authorized or implemented by a state Republican Party for electing or selecting delegates and alternate delegates or for allocating or binding the presidential preference of such delegates shall use every means practicable to guarantee the right of active-duty military personnel and individuals unable to attend meetings due to injuries suffered in military service the opportunity to exercise their right to vote in that process. This rule is not intended to and shall not prevent a state from using a caucus or convention process that may or may not elect presidential delegates or alternate delegates.
(g) Each state shall endeavor to have equal representation of men and women in its delegation to the Republican National Convention.
(h) The provisions of these rules are not intended to be the basis of any kind of quota system.

RULE NO. 16

## Election, Selection, Allocation, or Binding of Delegates and Alternate Delegates

(a) Binding and Allocation.
(1) Any statewide presidential preference vote that permits a choice among candidates for the Republican nomination for President of the United States in a primary, caucuses, or a state convention must be used to allocate and bind the state's delegation to the national convention in either a proportional or winner-take-all manner for at least one round of balloting, except for delegates and alternate delegates who appear on a ballot in a statewide
election and are elected directly by primary voters or delegates bound to a candidate that withdraws from the presidential race. States wishing to unbind delegates pursuant to this rule must specify the criteria for doing so in the filing submitted to the Republican National Committee in accordance with paragraph (f)(1) of this rule.
(2) The Secretary of the Convention shall faithfully announce and record each delegate's vote in accordance with the delegate's obligation under Rule No. 16(a)(1), state law, or state party rule. If any delegate bound by Rule No. 16(a)(1), state party rule, or state law to vote for a presidential candidate at the national convention demonstrates support under Rule No. 40 for any person other than the candidate to whom he or she is bound, such support shall not be recognized. Notwithstanding the provisions of Rule No. 40 regarding formally placing a name in nomination for President of the United States and Vice President of the United States, the votes of all credentialed delegates properly cast according to Rule No. 16(a)(1), state party rule, and state law shall be reported by the state delegation chairman or his or her designee and repeated by the Convention Secretary. Except as provided for by state law or state party rule, no presidential candidate shall have the power to remove a delegate.
(b) Order of Precedence. Delegates at large and their alternate delegates and delegates from congressional districts and their alternate delegates to the national convention shall be elected, selected, allocated, or bound in the manner and on the date set forth in:
(1) Any applicable Republican Party rules of a state, insofar as the same are not inconsistent with these rules;
(2) To the extent not provided for in the applicable Republican Party rules of a state, in accordance with any applicable laws of a state, insofar as the same are not inconsistent with these rules; or
(3) By a combination of the methods set forth in paragraphs (b)(1) or (b)(2) of this rule.
(c) Timing and Allocation.
(1) No primary, caucus, convention, or other process to elect, select, allocate, or bind delegates to the national convention shall occur prior to March 1, nor shall any such process occur after the second Saturday in June in the year in which a national convention is held or less than forty-five (45) days before the national convention is scheduled to begin. Neither of these provisions, nor those in paragraph (c)(2) of this rule, shall apply to Iowa, New Hampshire, South Carolina, and Nevada, which may conduct their processes no earlier than one month before the next earliest state in the year in which a national convention is held.
(2) Any presidential primary, caucus, convention, or other process to elect, select, allocate, or bind delegates to the national convention that occurs prior to March 15 in the year in which the national convention is held shall provide for the allocation of delegates on a proportional basis.
(3) Proportional allocation of total delegates as required by Rule No. 16©(2) shall be based upon the number of statewide votes cast or the number of congressional district votes cast in proportion to the number of votes received by each candidate.
(i) A state may establish by statewide vote or congressional district minimum threshold of the percentage of votes received by a candidate that must be reached, below which a candidate may receive no delegates, provided such threshold is no higher than twenty percent (20\%).
(ii) A state may establish by statewide vote or congressional district minimum threshold of the percentage of votes received by a candidate that must be reached,
above which the candidate may receive all the delegates, provided such threshold is no lower than fifty percent (50\%).
(d) General. In all elections or selections of delegates or alternate delegates to the national convention, the following rules shall apply:
(1) Delegates and alternate delegates to the national convention may be elected, selected, allocated, or bound only in one of the following manners:
(i) by primary election;
(ii) by the Republican state committee;
(iii) by state and/or congressional district conventions;
(iv) by any method consistent with these rules by which delegates and alternate delegates were elected, selected, allocated, or bound to the most recent Republican National Convention from that state; or
(v) by Rule No. 14(a)(2) of these rules.
(2) In electing or selecting delegates and alternate delegates to the national convention, no state law shall be observed which hinders, abridges, or denies to any citizen of the United States, eligible under the Constitution of the United States to hold the office of President of the United States or Vice President of the United States, the right or privilege of being a candidate under such state law for the nomination for President of the United States or Vice President of the United States or which authorizes the election or selection of a number of delegates or alternate delegates from any state to the national convention different from that fixed in these rules.
(3) Alternate delegates shall be elected or selected to the national convention for each unit of representation equal in number to the number of delegates elected therein and shall be chosen in the same manner and at the same time as the delegates and under the same rules; provided, however, that if the law of any state shall prescribe another method of choosing alternate delegates, they may be chosen in accordance with the provisions of the law of the state in which the election occurs, except that no alternates shall be selected for Republican National Committee members.
(4) Delegates and alternate delegates at large to the national convention, when serving as delegates and alternate delegates, shall be residents of and duly qualified voters in their respective states. All delegates and alternate delegates allocated as delegates and alternate delegates at large shall be elected at large in the several states.
(5) Delegates and alternate delegates to the national convention representing congressional districts shall be residents of and qualified voters in said districts, respectively when elected and when serving as delegates and alternate delegates. There shall be three (3) delegates and three (3) alternate delegates allocated to represent each congressional district of the several states, who shall be elected by each such congressional district.
(6) No delegate or alternate delegate, or candidate for delegate or alternate delegate, to the national convention shall be required to pay an assessment or fee in excess of that provided by the law of the state in which his or her election or selection occurs as a condition of standing for election or serving as a delegate or alternate delegate to the national convention.
(7) There shall be no automatic delegates to the national convention who serve by virtue of party position or elective office, except as provided for in Rule No. 14(a)(2).
(e) Conventions. Wherever state law permits, or the Republican Party rules of a state require, the election of delegates and alternate delegates by convention, delegates and alternate delegates to the national convention shall be elected by congressional district and/or state conventions pursuant to the following rules:
(1) Congressional district and/or state conventions shall be called by the Republican state committee.
(2) Delegates to congressional district conventions may be elected in precinct caucuses, mass meetings, mass conventions, or county conventions in which only eligible voters in such precinct, county, or district, as the case may be, shall vote.
(3) Notices of the call for any such caucus, meeting, or convention shall be published in a newspaper or newspapers or on the state party's website or other method sufficient for general circulation in the county, district, or state, as the case may be, not less than fifteen (15) days prior to the date of such caucus, meeting, or convention.
(4) No delegates shall be deemed eligible to participate in any congressional district or state convention the purpose of which is to elect or select delegates to the national convention who are elected or selected prior to the date of the issuance of the call of such national convention.
(5) Congressional district conventions shall be composed of delegates who are persons eligible to vote in the respective districts they represent and who are deemed to be Republicans pursuant to state law or party rules. State conventions shall be composed of delegates who are persons eligible to vote and who are deemed to be Republicans pursuant to state law or party rules in the respective districts that they represent in said state conventions. Such delegates
shall be apportioned by the state Republican Party among counties, parishes, and cities of the state or district having regard to the Republican vote or the population therein.
(6) There shall be no proxies at any district or state convention (which shall not include meetings of a Republican state committee) held for the purpose of electing or selecting delegates to the national convention. If alternate delegates to such selection convention are elected or selected, the alternate delegate and no other shall vote in the absence of the delegate.
(f) Certification and filing by the state committees.
(1) On or before October 1 of the year before the year in which the national convention is to be held, each Republican state committee shall adopt rules, procedures, policies, and instructive materials (prepared pursuant to Rule No. 15(a)) governing the election, selection, allocation, or binding of delegates and alternate delegates to the national convention to convene during the following year and shall certify and file with the secretary of the Republican National Committee true copies of the same and of all statutes governing the election, selection, allocation, or binding of such delegates and alternate delegates.
(2) No material changes to the manner of electing, selecting, allocating, or binding delegates or alternate delegates or the date upon which such state Republican Party elects, selects, allocates, or binds delegates to the national convention shall be effective if made or adopted after October 1 of the year before the year in which the national convention is to be held. Where it is not possible for a state Republican Party to certify the manner and date upon which it holds a presidential primary, caucus, convention, or meeting for the purpose of voting for a presidential candidate and/or electing, selecting, allocating, or binding delegates to the national convention in effect in that state on the date and in the manner provided in paragraph (f) of this rule, the process for holding the presidential primary, caucus, convention, or meeting
for the purpose of voting for a presidential candidate and/or electing, selecting, allocating, or binding delegates to the national convention shall be conducted in the same manner and held upon the same date as was used for the immediately preceding national convention. If it is not possible to hold a presidential primary, caucus, convention, or meeting for the purpose of voting for a presidential candidate and/or electing, selecting, allocating, or binding delegates to the national convention upon the same date as was used for the immediately preceding national convention, then delegates or alternate delegates shall be elected or selected by congressional district or state conventions pursuant to paragraph (e) of this rule.
(3) The Republican National Committee may grant a waiver to a state Republican Party from paragraphs (f)(1) and/or (f)(2) where the Republican National Committee determines that granting such waiver is in the best interests of the Republican Party and it is either not possible for a state Republican Party to comply with the October 1 deadline or not possible for a state Republican Party to hold the electing, selection, allocation, or binding of delegates to the national convention in accordance with the process(es) certified to the Republican National Committee.
(4) The Republican National Committee may grant a waiver to a state Republican Party from the provisions of Rule Nos. 16(a)(1) and (2) where compliance is impossible and the Republican National Committee determines that granting such waiver is in the best interests of the Republican Party.

RULE NO. 17

## Enforcement of Rules

(a) If any state or state Republican Party violates Rule No. 16(c)(1) of these rules, the number of delegates to the national convention shall be reduced for those states with thirty (30) or more total
delegates to nine (9) plus the members of the Republican National Committee from that state, and for those states with twenty-nine (29) or fewer total delegates to six (6) plus the members of the Republican National Committee from that state. If any state or state Republican Party violates Rule No. 16(c)(2), the number of delegates and the number of alternate delegates to the national convention from that state shall each be reduced by fifty percent ( $50 \%$ ). Any sum presenting a fraction shall be decreased to the next whole number. No delegation shall be reduced to less than two (2) delegates and a corresponding number of alternate delegates. The corresponding alternate delegates shall also be reduced accordingly.
(b) If any state or state Republican Party violates Rule No. 16(c)(2) of these rules, the Republican National Convention shall provide for the allocation of the selected at-large delegates (excluding members of the Republican National Committee) among the candidates who received more than ten percent ( $10 \%$ ) of the votes cast in such primary, convention, or caucus in accordance with and in proportion to the votes cast for each such candidate as a part of the total of the votes cast for all such candidates in that primary, convention, or caucus.
(c) If a violation has occurred before the issuance of the call to the national convention, the chairman of the Republican National Committee shall notify the offending state of the violation and shall inform the state of the number of delegates and alternate delegates it will lose as well as, if the state has violated Rule No. 16(c)(2), that its delegates will be allocated in accordance with Rule No. 17(b). The reduced number of delegates and alternate delegates as well as, if applicable, the delegates allocated in direct proportion to votes received will be reflected in the call to the national convention and will be reported to the secretary of state or responsible election official of the offending state and to the chairman of every state Republican Party. Said reduced number will be the only number recognized as the official delegation of the state to the national convention.
(d) If a violation has occurred after the issuance of the call to the national convention, the chairman of the Republican National Committee shall notify the state of the violation and shall inform the state of the number of delegates and alternate delegates it will lose, as well as, if applicable, that the delegates will be allocated in direct proportion to votes received. This reduced number of delegates and alternate delegates, as well as, if applicable, the delegates allocated in direct proportion to votes received, will be reported to the secretary of state or responsible election official of the offending state and to the chairman of every state Republican Party, and such reduced number will be the only number recognized as the official delegation of the state to the national convention.
(e) If the chairman of the Republican National Committee does not act upon a violation of Rule No. 16(c) of these rules, then a statement may be filed against a state or state Republican Party by any three (3) members of the Republican National Committee Standing Committee on Rules who feel that a violation has occurred.
(1) A statement filed against a state or state Republican Party by any three (3) members of the Standing Committee on Rules shall be written and shall specify the reasons why the members believe the state or state Republican Party is in violation. The statement shall be signed and dated by each Standing Committee on Rules member filing the statement and shall be filed with the secretary of the Republican National Committee. The secretary of the Republican National Committee shall, within twenty (20) days of receipt, distribute such statement to all members of the Republican National Committee.
(2) The Standing Committee on Rules shall meet upon the call of the chairman of the Rules Committee and shall vote upon whether a state or state Republican Party is in violation. If by majority vote the Standing Committee on Rules finds a violation, paragraphs (a) and (b) of this rule will be imposed.
(f) A state or state Republican Party shall have no appeal from either a finding of a violation against it or a penalty imposed upon it under this rule.

## RULE NO. 18

## Vacancies in a State Delegation

(a) Where the rules adopted by a state Republican Party provide a method for filling vacancies in its national convention delegation, they shall be filled pursuant to such method.
(b) Where the rules adopted by a state Republican Party do not provide a method for filling vacancies in its national convention delegation, and where the state laws do provide such a method of replacement, they shall be filled pursuant to such method provided by state laws.
(c) Where neither the rules adopted by a state Republican Party nor state laws provide a method for filling vacancies in its national convention delegation, the state Republican Party should make every effort to elect those individuals filling the vacancies in the delegation in the same manner as the delegates were originally elected or selected, or by vote of the state Republican Party executive committee. (d) If a vacancy in the delegation exists ten (10) days prior to the convention, such vacancy shall be filled by vote of the state delegation. This section shall not apply to the delegates allocated to the state in Rule 14(a)(2). The state delegation may meet and act by telephone conference or electronic platform upon twenty-four (24) hours' written notice to all members of the delegation, which may be provided electronically. Delegations may fill vacancies until twelve (12) hours prior to the General Session of the Republican National Committee meeting held immediately prior to the Republican National Convention. This provision shall not apply to vacancies in the alternate delegation. No vacancy shall be filled after such time except in cases where compliance with this deadline is impossible.

## RULE NO. 19

## Excess Delegates and Alternate Delegates

(a) No state shall elect or select a greater number of persons to act as delegates and alternate delegates than the actual number of delegates and alternate delegates, respectively, to which it is entitled under the call for the national convention, including any Rule No. 17 penalties. No unit of representation may elect or select any delegate or alternate delegate with permission to cast a fractional vote.
(b) Where more than the authorized number of delegates from any state is certified and forwarded to the secretary of the Republican National Committee in the manner provided in Rule No. 20, a contest shall be deemed to exist and the secretary shall notify the several claimants so reported and shall submit all such credentials and claims to the whole Republican National Committee for decision as to which claimants reported shall be placed upon the temporary roll of the national convention.

RULE NO. 20

## Certification of Election or Selection of Delegates

(a) Subject to the provisions of Rule No. 17, delegates and alternate delegates shall be certified by sending names, addresses, binding information, and convention committee assignments to the secretary of the Republican National Committee.
(1) In every case where delegates are elected by convention, they shall be certified by the chairman and secretary of such convention or by the chairman and another authorized officer of the Republican state committee.
(2) In every case where delegates are elected by primary, they shall be certified by the canvassing board or officer created or designated by the law of the state in which the election occurs to canvass the returns and issue certificates of election to delegates or alternate delegates to national conventions of political parties. All certificates and/or copies of the certified election results shall be forwarded by the chairman and another authorized officer of the Republican Party for the state in which the election is held to the secretary of the Republican National Committee.
(3) In every case where delegates are elected or selected by the Republican state committee, they shall be certified by the chairman and another authorized officer of the Republican state committee.
(b) No later than thirty-five (35) days before the date on which the national convention is scheduled to begin, as set in the call for the national convention, the credentials of each delegate and alternate delegate shall be filed with the secretary of the Republican National Committee for use by the secretary in making up the temporary roll of the national convention, except in the case of delegates or alternate delegates elected at a time or times in accordance with the laws of the state in which the election occurs rendering impossible the filing of credentials within the time above specified.
(c) The Executive Committee of the Republican National Committee may grant a waiver to a state Republican Party where after reasonable efforts were made to comply, the state is or will be out of compliance with the deadlines imposed by Rule No. 20 based on the date on which the national convention is scheduled to begin, as set in the call for the national convention, and the Executive Committee of the Republican National Committee determines that such a waiver is in the best interests of the Republican Party. Notwithstanding the above, if reasonable efforts to change the law are
impracticable due to non- Republican control over the governmental entity with the authority to set the date for the delegate selection process, then a waiver shall be granted.

## RULE NO. 21

## Contests: Resolution by States

All contests arising from the election of congressional district delegates at district conventions shall be decided by the state convention or, if the state convention shall not meet after the district convention and prior to the national convention, then by the state committee. Such a determination is subject to appeal by filing a notice of appeal with the secretary of the Republican National Committee within one (1) week of the determination by the state convention or the state committee. Such an appeal will be resolved pursuant to the procedures described in Rule Nos. 23 and 24. Other than such an appeal, only contests affecting delegates elected or selected at large shall be presented to the Republican National Committee as a matter of first impression. If a contest regarding a district delegate arises out of alleged irregular or unlawful action of the state committee or state convention, the Republican National Committee may take jurisdiction thereof and hear and determine the same under the procedures provided in Rule Nos. 23 and 24. The Committee on Contests shall have discretion to decline to consider any appeal filed under this rule.

## RULE NO. 22

## Temporary Roll of the Republican National Convention

(a) The names of the delegates and alternate delegates certified by the officials designated in Rule No. 20 shall be placed upon the temporary roll of the national convention by the Republican National Committee.
(b) No person on the temporary roll of the national convention and whose right to be seated as a delegate or alternate delegate is being contested shall be entitled to vote in the national convention or in any committee thereof until, by vote of the national convention, the contest as to such person has been finally decided and such person has been permanently seated, except that any such person may be accorded the right to so vote, except in matters involving the credentials of that person, by an affirmative vote of a majority of the members of the Republican National Committee or the Convention Committee on Credentials.

## RULE NO. 23

## Contest Filing

(a) Notices of contests shall state: (i) the name and address of the person filing the notice ("the contestant"), (ii) the name of the delegate or alternate delegate being contested, and (iii) the grounds of the contest and the basis of the contestant's claim to sit as a delegate or alternate delegate to the national convention, and shall be filed no later than thirty (30) days before the time set for the meeting of the national convention, with the secretary of the Republican National Committee and shall be sent, simultaneously, by email, certified mail, or other means set forth in the procedural rules adopted by the Standing Committee on Contests to each person being contested and to the chairman of the Republican state committee of the state. In the case of delegates or alternate delegates elected or selected at a time or times in accordance with applicable state law rendering impossible the filing of the notice of contest within the time above specified, such notice must be filed within three (3) days of the certification in accordance with Rule No. 20 of any delegates or alternate delegates so elected or selected.
(b) A contest may be filed against a delegate or alternate delegate only by an individual who ran unsuccessfully for such position.
(c) No person shall file more than one contest against the same delegate or alternate delegate.
(d) Only contests that are timely filed under these rules shall be considered.
(e) For purposes of the rules relating to contests and credentials, the term "party" shall mean a person or persons who shall have filed a notice of contest pursuant to this Rule No. 23, and the person or persons whose right to be seated as a delegate or alternate delegate is the subject of such notice of contest.

## RULE NO. 24

## Contest Procedure

(a) The Standing Committee on Contests shall have the power to adopt procedural rules, not inconsistent with these rules, which shall govern the expeditious resolution of contests before the Standing Committee on Contests. When any deadline set out in this rule falls on a Sunday or legal holiday, such deadline shall be extended to the following day.
(b) For the contestant, no later than twenty-seven (27) days and for the contested delegate or alternate delegate, no later than twenty-two (22) days before the convening of the national convention, each of the parties shall file with the secretary of the Republican National Committee a Statement of Position in support of the party's claim to sit as a delegate or alternate delegate to the national convention together with such affidavits or other evidence as desired, and simultaneously send a copy to: (i) each other party, and (ii) the chairman of the Republican state committee. Each Statement of Position shall begin with a summary of not more than one thousand $(1,000)$ words setting forth succinctly a synopsis of the Statement of Position and a specific statement of the points relied upon. In the case of delegates or alternate delegates elected or selected at a time or times pursuant to a waiver granted under Rule No. 20(c) that makes compliance with any deadline set forth in this rule impossible,
the Standing Committee on Contests shall, as soon as practicable after the filing of a notice under Rule No. 23, notify the parties to the affected contest of the deadline to file the Statement of Position.
(c) The Standing Committee on Contests shall promptly hear the matter; decide which issues are involved, either of law or fact, or both; decide upon its recommendation for resolution of such issues; and submit such issues and its recommendations for resolution to the Republican National Committee. The issues so submitted by the Standing Committee on Contests shall be the sole issues passed upon and determined by the Republican National Committee unless the Republican National Committee shall, by a majority vote, extend or change the same. If the Standing Committee on Contests for any reason shall fail to state the issues either of law or fact, the Republican National Committee shall decide upon what issues the contest shall be tried, and the hearing shall be limited to such issues unless the Republican National Committee, by a majority vote, shall decide otherwise.
(d) The Standing Committee on Contests shall make up a Report of each contest filed, showing which issues are involved, either of law or fact, or both, and its recommendations to the Republican National Committee for resolution thereof. When the Standing Committee on Contests has prepared such Report, a copy shall be provided forthwith by the chairman of the Standing Committee on Contests to the parties by the most expeditious method available.
(e) The parties shall have eight (8) days to file written objections to the Standing Committee on Contests' Report, unless the Republican National Committee is called to act upon the contest sooner, in which case such objections shall be made before the meeting of the whole committee.
(f) When the Republican National Committee is called to pass upon any contest that may arise, the members of the Convention Committee on Credentials shall also be notified of the time and place of such meeting and shall have the right to attend all hearings of all contests but without the right to participate in the discussion or the vote.

RULE NO. 25

## Convention Committee on Credentials

(a) When the national convention shall have assembled, the secretary of the Republican National Committee shall deliver to the Convention Committee on Credentials all credentials and other papers forwarded under Rule No. 20(b).
(b) An appeal may be taken to the Convention Committee on Credentials from any ruling of the Republican National Committee on any contest, by and only by a party to such contest in the proceedings conducted pursuant to Rule Nos. 23 and 24; provided, however, that notice of such appeal must be filed with the secretary of the Republican National Committee no later than the earlier of (i) twenty-four (24) hours after the Republican National Committee passes the temporary roll or (ii) twelve (12) hours prior to the convening of the Temporary Convention Committee on Credentials. This notice shall specify the grounds upon which the appeal is taken. Only the grounds so specified shall be heard by the Convention Committee on Credentials upon such appeal. No evidence other than that taken before the Republican National Committee shall be taken up by the Convention Committee on Credentials unless it shall, by a majority vote of its members present and voting, so direct.
(c) No issue involving the status of one or more delegates or alternate delegates or any contest relating thereto may originate before the Convention Committee on Credentials of the national convention. All contests must first be presented to the Standing Committee on Contests of the Republican National Committee or to the whole Republican National Committee in the manner provided in Rule No. 19(b).
(d) No motion with respect to delegates or alternate delegates from more than one (1) state or territory shall be in order before the Convention Committee on Credentials.

RULE NO. 26

## Order of Business

The convention shall proceed in the order of business prepared and printed by the Republican National Committee. The order of business may include the time and date for the consideration of any item of business, the time limit assigned for consideration of any item of business, and procedural rules for the consideration of any item of business that are not inconsistent with these rules.

RULE NO. 27

## Committee Reports

(a) The report of the Convention Committee on Credentials shall be disposed of before the report of the Convention Committee on Rules and Order of Business is acted upon; the report of the Convention Committee on Rules and Order of Business shall be disposed of before the report of the Convention Committee on the Platform is acted upon; and the report of the Convention Committee on the Platform shall be disposed of before the convention proceeds to the nomination of candidates for President of the United States and Vice President of the United States. The report of the Convention Committee on Permanent Organization shall be disposed of at any time after the disposition of the report of the Convention Committee on Credentials, but before the nomination of candidates, based upon the order of business as prepared by the Republican National Committee.
(b) The report of any such committee listed in Rule No. 27(a) shall be considered as read if made available to the delegates prior to its consideration.

## RULE NO. 28

## Admission to Convention Hall

(a) No person except members of the several delegations, officers of the convention, members of the Republican National Committee, and incumbent Republican governors, incumbent Republican United States Senators, and incumbent Republican members of the United States House of Representatives shall be admitted to the section of the convention hall restricted to delegates.
(b) Press and staff shall be admitted to the section(s) of the hall authorized for them.
(c) The chairman of the Republican National Committee shall ensure that guest passes to the convention are distributed in an equitable fashion. Each delegate and alternate delegate to the convention shall receive at least one (1) guest pass to each session of the convention. (d) Each state, through its Republican National Committee members, shall be allocated full sets of additional guest passes equal to thirty-three percent (33\%) of the total number of delegate and alternate delegate membership for that state, rounded to the next whole number.

## RULE NO. 29

## Voting

(a) Each delegate to the convention shall be entitled to one (1) vote, which may be cast by an alternate delegate in the absence of the delegate, and an individual holding more than one (1) of the following positions: national committeeman; national committeewoman; or state chairman of any state, shall not be entitled to more than one (1) delegate seat and shall not be entitled to more than one (1) vote.
(b) In the absence of any delegate at large or any delegate from any congressional district, the roll of alternate delegates for the state or district shall be called in the order in which the names are
placed upon the roll of the convention, unless directed otherwise in the delegation's certification. The Republican National Committee's form for delegate certification shall provide a means for the state to designate the alternate voting order to be followed.

RULE NO. 30

## Rules of Order

The Rules of the House of Representatives of the United States shall be the rules of the convention, except that the current authorized edition of Robert's Rules of Order: Newly Revised ("Robert's Rules of Order") shall be the rules for committees and subcommittees of the convention, insofar as they are applicable and not inconsistent with the rules herein set forth; provided, however, that the convention may adopt its own rules concerning the reading of committee reports and resolutions.

## RULE NO. 31

## Length of Debate

No delegate shall speak more than once or longer than five (5) minutes upon the same question, unless by leave of the convention, except in the presentation of the name of a candidate for nomination for President of the United States or Vice President of the United States.

RULE NO. 32

## Suspension of Rules

A motion to suspend the rules shall always be in order, but only when made by authority of a majority of the delegates from any state and seconded by a majority of the delegates from each of seven (7) or more other states, severally.

## RULE NO. 33

## Platform Resolutions

All proposed resolutions relating to the platform shall be submitted in writing to the Convention Committee on the Platform without reading and without debate.

RULE NO. 34

## Minority Reports; Amendments

(a) No resolution or amendment pertaining to the report of the Convention Committee on the Platform or the Convention Committee on Rules and Order of Business shall be reported out or made a part of any report of such committee or otherwise read or debated before the convention, unless the same shall have been submitted to the chairman, vice chairman, or secretary of such committee or to the secretary of the convention in writing not later than one (1) hour after the time at which such committee votes on its report to the convention and shall have been accompanied by a petition evidencing the affirmative written support of a minimum of twenty-five percent (25\%) of the membership of such committee.
(b) When a temporary committee is convened as a permanent committee, and if a minority report is presented to the chairman, the chairman shall inquire as to whether any of the signatories of the minority report would like to have his or her name removed from the report. Anyone requesting to have his or her name removed shall have his or her signature removed immediately.
(c) No amendment pertaining to the report of the Convention Committee on Credentials affecting delegates or alternate delegates from more than one (1) state shall be in order.

RULE NO. 35

## Motion to Table

It shall be in order to lay on the table a proposed amendment to a pending measure and such motion, if adopted, shall not carry with it or prejudice such original measure.

RULE NO. 36

## Previous Question

When the previous question shall be demanded by a majority of the delegates from any state, and the demand is likewise seconded by a majority of delegates from each of two (2) or more other states, severally, the call is sustained by a majority vote of the delegates to the convention.

RULE NO. 37

## Roll Call

(a) Upon all subjects before the convention requiring a roll call, the states shall be called in alphabetical order.
(b) In the balloting, the vote of each state shall be announced by the chairman of such state's delegation, or his or her designee; and in case the vote of any state shall be divided, the chairman shall announce the number of votes for each candidate, or for or against any proposition; but if exception is taken by any delegate from that state to the correctness of such announcement by the chairman of that delegation, the chairman of the convention shall direct the roll of members of such delegation to be called, and then shall report back the result to the convention at the conclusion of balloting by the other states; however, that in any event, the vote of each state for the nomination for President shall be announced and recorded (or in the absence of an announcement shall be recorded) in accordance with
the results of any binding Presidential preference vote or direct election of delegates bound or pledged pursuant to these rules, state party rules, or state law.
(c) In balloting, if any delegation shall pass when its name is called, then at the conclusion of the roll call all delegations which passed shall be called in the order herein before established. No delegation shall be allowed to change its vote until all delegations which passed shall have been given a second opportunity to vote.
(d) Except in a roll call for nomination for President of the United States and Vice President of the United States, or where the majority of delegates of fifteen (15) or more states severally have requested that a roll call be conducted by voice call of the roll, the chairman of the convention may order that the balloting on any subject placed before the convention requiring a roll call be conducted by electronic, telephonic, or computer device which will display votes to the convention simultaneously. Each delegation chairman shall record and tally any such votes of the delegation on official roll call tally sheets provided by the secretary of the convention, showing the individual vote of the delegates, and file such tally sheets with the secretary of the convention not more than thirty (30) minutes after the completion of the roll call vote.
(e) If the Republican National Committee determines that the national convention cannot convene or is unable to conduct its business either within the convention site or within the convention city, then and only then, the roll call for nomination for President of the United States and Vice President of the United States shall be allowed to be conducted according to procedures authorized by the Republican National Committee.
(f) Nothing in this rule shall be construed to prohibit the binding of delegates pursuant to Rule No. 16(a).

## RULE NO. 38

## Unit Rule

No delegate or alternate delegate shall be bound by any attempt of any state or congressional district to impose the unit rule. A "unit rule" prohibited by this section means a rule or law under which a delegation at the national convention casts its entire vote as a unit as determined by a majority vote of the delegation. Nothing in this rule shall be construed to prohibit the binding of delegates pursuant to Rule No. 16(a).

RULE NO. 39

## Record Vote

If a majority of the delegates of any seven (7) states, severally, shall demand a roll call vote, the same shall be taken of the states in the order hereinbefore established.

RULE NO. 40

## Nominations

(a) In making the nominations for President of the United States and Vice President of the United States and voting thereon, the roll of the states shall be called separately in each case; provided, however, that if there is only one candidate for nomination for Vice President of the United States who has demonstrated the support required by paragraph (b) of this rule, a motion to nominate for such office by acclamation shall be in order and no calling of the roll with respect to such office shall be required.
(b) (1) For the 2016 national convention, each candidate for nomination for President of the United States and Vice President of the United States shall demonstrate the support of a majority of the delegates from each of eight (8) or more states, severally, prior to the
presentation of the name of that candidate for nomination. Notwithstanding any other provisions of these rules or any rule of the House of Representatives, to demonstrate the support required of this paragraph a certificate evidencing the affirmative written support of the required number of permanently seated delegates from each of the eight (8) or more states shall have been submitted to the secretary of the convention not later than one (1) hour prior to the placing of the names of candidates for nomination pursuant to this rule and the established order of business.
(2) Beginning with the 2020 national convention and for each convention thereafter, each candidate for nomination for President of the United States and Vice President of the United States shall demonstrate the support of a plurality of the delegates from each of five (5) or more states, severally, prior to the presentation of the name of that candidate for nomination. Notwithstanding any other provisions of these rules or any rule of the House of Representatives, to demonstrate the support required by this paragraph a certificate evidencing a plurality with the affirmative written support of the required number of permanently seated delegates from each of the five (5) or more states shall have been submitted to the secretary of the convention not later than one (1) hour prior to the placing of the names of candidates for nomination pursuant to this rule and the established order of business.
(c) The total time of the nominating speech and seconding speeches for any candidate for nomination for President of the United States or Vice President of the United States shall not exceed fifteen (15) minutes.
(d) When at the close of a roll call any candidate for nomination for President of the United States or Vice President of the United States has received a majority of the votes entitled to be cast in the convention, the chairman of the convention shall announce the votes for each person receiving
delegate votes cast in accord with their respective state party rules and state law. Before the convention adjourns sine die, the chairman of the convention shall declare the candidates nominated by the Republican Party for President of the United States and Vice President of the United States.
(e) If no candidate shall have received such majority, the chairman of the convention shall direct the roll of the states be called again and shall repeat the calling of the roll until a candidate shall have received a majority of the votes entitled to be cast in the convention.

## RULE NO. 41

## Convention Committees

(a) There shall be four (4) convention committees; the convention committees on the Platform, Credentials, Rules and Order of Business, and Permanent Organization of the convention, each of which shall have a chairman and a co-chairman appointed by the chairman of the Republican National Committee, who shall declare each of the committees constituted when notice of election of at least fifty percent $(50 \%)$ of its members has been filed in accordance with the following sentence. The Delegates elected or selected to the convention from each state, promptly once all such Delegates are elected or selected, shall elect from the delegation a delegation chairman and their members of the convention committees on the Platform, Credentials, Rules and Order of Business, and Permanent Organization of the convention, consisting of one (1) man and one (1) woman for each committee, and shall file notice of such election with the secretary of the Republican National Committee under Rule No. 20(b); provided, however, that no delegate may serve on more than one (1) committee of the convention. Alternate delegates may not serve as delegation chairmen or as members of the convention committees, except when the number of delegates able to serve on convention committees is less than the number of committee positions to be filled, then an alternate delegate can serve, except that no alternate delegate may serve on more than one (1) committee. Delegations electing alternate delegates
to serve on convention committees in violation of the preceding sentence shall forfeit all positions on the committee(s) to which such alternate delegates were elected.
(b) Convention committees and subcommittees may set time limits for speaking on any question by a simple majority vote; provided, however, that not less than twenty (20) minutes, equally divided between proponents and opponents on any question, shall be allowed in any case on any debatable motion, order, or appeal.
(c) Upon request of twenty percent (20\%) of the members of a committee or subcommittee of the convention, a vote shall be recorded in the manner provided by these rules, and no votes in the committees or subcommittees of the convention shall be taken by secret ballot.
(d) No later than thirty (30) days prior to the national convention, members of the Convention Committee on Rules and Order of Business and members of the Republican National Committee shall be provided a copy of the existing The Rules of the Republican Party along with all recommended changes to those rules approved as of that date by the Standing Committee on Rules since the previous national convention. Any changes shall be prominently noted. A letter shall be attached to the document stating that all proposed rules are still subject to change prior to the meeting of the Convention Committee on Rules and Order of Business. After this information is provided, any additional recommendations regarding changes in The Rules of the Republican Party approved by the Republican National Committee shall be provided to the members of the Convention Committee on Rules and Order of Business as soon as practicable.
(e) No later than twenty-five (25) days prior to the national convention, all members of each of the various convention committees shall be provided the most current listing of their fellow committee members' names. The contact information of members of the Convention Committee on Rules and Order of Business shall be confidential. The Republican National Committee shall create a
system by which the public may contact the designated member of the Convention Committee on Rules and Order of Business by state that permits the members to retrieve those messages.

RULE NO. 42

## Temporary Rules

Upon the adoption of the report of the Convention Committee on Rules and Order of Business, Rule Nos. 26-42 shall constitute the Standing Rules for this convention and the temporary rules for the next convention.

## PROMULGATION OF CALL

The Secretary of the Republican National Committee is hereby directed to promulgate this Call by sending, either directly or through a designee, an electronic copy to the Republican National Committeeman, Republican National Committeewoman, and Chairman of the Republican State Central Committee or Governing Committee of the Republican Party in each state, which copy shall be forwarded by such Chairman to the Secretary of the Republican State Central Committee or Governing Committee of the Republican Party in the state, and by publishing this Call on the Republican National Committee website. The effective date of the issuance of this Call shall be November 20, 2023.

## EMERGENCY PROCEDURES

In the event of an emergency that necessitates the postponement or relocation of the convention, the Republican National Committee Chairman shall have the authority, with the consent of the Executive Committee, to delay the commencement of the convention, adjourn the convention for a reasonable period of time, select an alternative location for the convention, and/or develop alternative procedures, to be authorized by the Republican National Committee or through its Executive Committee, to nominate a candidates for President and Vice President of the United States and to conduct other business typically conducted in a national convention setting.

## ALLOCATION AND BINDING OF DELEGATES

In accordance with Rule No. 16(a)(1), the delegation from each state holding a statewide presidential preference vote must be allocated and bound in accordance with the result of that preference vote, except for delegates elected directly on a primary ballot, delegates bound to a candidate who has withdrawn, or delegates from a state that has been granted a waiver pursuant to Rule No. 16(f)(3). Where state party rule or state law, by its own terms, fails to bind any delegates in accordance with
this requirement, such delegates shall be allocated and bound in the same manner as the state's at-large delegates. If there are no rules providing for the allocation and binding of the state's at-large delegates, the unbound delegates shall be allocated and bound proportionally, starting with the candidate receiving the most votes statewide in that state's presidential preference vote. If no candidate reaches a minimum threshold established in accordance with Rule No. 16(c)(3)(i), that state's delegates shall be allocated and bound based on the number of votes cast statewide or by congressional district, depending on the allocation basis had the threshold been met, in direct proportion to the number of votes received by each candidate. In accordance with Rule No. 16(a)(2), all such allocations will be reflected in the Secretary's announcement and reading of the votes at the 2024 Republican National Convention.

## TIMING OF DELEGATE PROCESSES AND ENFORCEMENT THEREOF

Rule No. 16(c) establishes a window between March 1, 2024 and May 31, 2024 during which delegates and alternate delegates to the national convention from states other than Iowa, New Hampshire, South Carolina, and Nevada, must be elected, selected, allocated, or bound. Rule No. 16(c) further requires that each state holding its process prior to March 15, 2024, other than the four carve-out states, must allocate proportionally, subject to a permissible threshold.

Rule No. 17(a) and Rule No. 17(b) establish the mandatory penalties for each state that violates the timing requirements of Rule No. 16(c)(1) and Rule No. 16(c)(2) for the election, selection, allocation and/or binding of national convention delegates. Any reduction in the number of delegates and alternate delegates allocated to a state based on the assessment of a Rule No. 17 penalty is reflected in this Call, and, as set forth in Rule No. 17(c), the reduced number shall be the only number recognized as the state's official delegation to the national convention. If the method of delegate election or selection
outlined in the plan certified to the Republican National Committee pursuant to Rule No. 16(f) yields more delegates or alternate delegates than the state is entitled to send to the national convention, the state party shall determine which delegates and alternate delegates, in addition to the Republican National Committee members from that state who serve as automatic delegates, are entitled to serve as part of the State's reduced delegation to the national convention.

If a state attempts to credential more delegates and alternate delegates than authorized under this Call, an automatic contest shall be deemed to exist under Rule No. 19(b). At such time, the Republican National Committee has the authority to decide, pursuant to Rule No. 19(b), which of those delegates and alternate delegates reported by the state shall be placed upon the temporary roll of the national convention.

## APPORTIONMENT OF DELEGATES

The apportionment of delegates to the Republican National Convention is made in accordance with Rule No. 14, Rule No. 16, and Rule No. 17 of The Rules of the Republican Party as adopted by the Republican National Convention in Charlotte, North Carolina on August 24, 2020, and as amended by the Republican National Committee in Memphis, Tennessee on April 14, 2022.

Rule No. 14 establishes the membership of the national convention, setting forth the formula to determine the number of delegates and alternates to be allocated to each state subject to the provisions of Rule No. 16 and Rule No. 17.

In states where there is no rule providing for the effects of congressional reapportionment on the allocation and election or selection of congressional district delegates, such delegates shall be allocated
and selected in the following manner: District delegates shall be allocated based on the number of congressional districts to which each state is entitled based on the 2020 reapportionment. In those states that have completed redistricting at the time of delegate elections or selections, district delegates shall be elected from new, post-reapportionment districts. In those states that have not completed redistricting at the time of delegate elections or selections and maintained the same number of congressional seats after reapportionment, all district delegates shall be elected from old, preapportionment districts. In those states that have not completed redistricting at the time of delegate elections and gained congressional seats after reapportionment, district delegates shall be elected from old, pre-reapportionment districts up to the number of district delegates to which such states were entitled before reapportionment, and all additional district delegates shall be elected or selected at large. In those states that have not completed redistricting at the time of delegate elections or selections and lost congressional seats after reapportionment, all district delegates shall be elected at large, or at the option of the governing body of the state's Republican Party, two delegates shall be elected from each of the old, pre-reapportionment congressional districts and all additional district delegates shall be elected or selected at large.

Based upon the delegate allocation formula set forth in Rule No. 14, along with the provisions of Rule No. 16 and Rule No. 17, the apportionment of delegates to the 2024 Republican National Convention is as follows:

3 RNC Delegates; 26 Delegates at Large; 3 Delegates from each Congressional District (21)

Total Delegates: 50
Total Alternate Delegates: 47


#### Abstract

Alaska 3 RNC Delegates; 23 Delegates at Large; 3 Delegates from each Congressional District (3)


Total Delegates: 29
Total Alternate Delegates: 26

American Samoa 3 RNC Delegates; 6 Delegates at Large; 0 Congressional District Delegates
Total Delegates: 9
Total Alternate Delegates: 6

Arizona 3 RNC Delegates; 13 Delegates at Large; 3 Delegates from each Congressional
District (27)
Total Delegates: 43
Total Alternate Delegates: 40

Arkansas 3 RNC Delegates; 25 Delegates at Large; 3 Delegates from each Congressional District (12)

Total Delegates: 40
Total Alternate Delegates: 37
California 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (156)
Total Delegates: 169
Total Alternate Delegates: 166
Colorado 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (24)
Total Delegates: 37
Total Alternate Delegates: 34
Connecticut 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (15)
Total Delegates: 28
Total Alternate Delegates: 25
Delaware
3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (3)
Total Delegates: 16
Total Alternate Delegates: 13

District of Columbia 3 RNC Delegates; 16 Delegates at Large; 0 Congressional District Delegates Total Delegates: 19

Total Alternate Delegates: 16

Florida

Georgia

Guam

Idaho

3 RNC Delegates; 38 Delegates at Large; 3 Delegates from each Congressional District (84)

Total Delegates: 125
Total Alternate Delegates: 122

3 RNC Delegates; 14 Delegates at Large; 3 Delegates from each Congressional District (42)

Total Delegates: 59
Total Alternate Delegates: 56

3 RNC Delegates; 6 Delegates at Large; 0 Congressional District Delegates Total Delegates: 9

Total Alternate Delegates: 6

District (6)
Total Delegates: 19
Total Alternate Delegates: 16

3 RNC Delegates; 23 Delegates at Large; 3 Delegates from each Congressional District (6)

Total Delegates: 32
Total Alternate Delegates: 29

Illinois

Indiana

Iowa

Kansas

Kentucky

3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (51)

Total Delegates: 64
Total Alternate Delegates: 61

3 RNC Delegates; 28 Delegates at Large; 3 Delegates from each Congressional District (27)

Total Delegates: 58
Total Alternate Delegates: 55

3 RNC Delegates; 25 Delegates at Large; 3 Delegates from each Congressional District (12)

Total Delegates: 40
Total Alternate Delegates: 37

District (12)
Total Delegates: 39
Total Alternate Delegates: 36

3 RNC Delegates; 25 Delegates at Large; 3 Delegates from each Congressional
District (18)
Total Delegates: 46
Total Alternate Delegates: 43


#### Abstract

District (18)


Total Delegates: 47
Total Alternate Delegates: 44

| Maine | 3 RNC Delegates; 11 Delegates at Large; 3 Delegates from each Congressional |
| :--- | :--- |
|  | District (6) |

Total Delegates: 20
Total Alternate Delegates: 17

Maryland 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (24)

Total Delegates: 37
Total Alternate Delegates: 34

Massachusetts 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (27)

Total Delegates: 40
Total Alternate Delegates: 37

Michigan
3 RNC Delegates; 13 Delegates at Large; 3 Delegates from each Congressional
District (39)
Total Delegates: 55
Total Alternate Delegates: 52

Minnesota
$\begin{array}{ll}\text { Mississippi } & 3 \text { RNC Delegates; } 25 \text { Delegates at Large; } 3 \text { Delegates from each Congressional } \\ & \text { District (12) }\end{array}$
Total Delegates: 40
Total Alternate Delegates: 37

Missouri 3 RNC Delegates; 27 Delegates at Large; 3 Delegates from each Congressional District (24)

Total Delegates: 54
Total Alternate Delegates: 51

Montana

Nebraska
3 RNC Delegates; 24 Delegates at Large; 3 Delegates from each Congressional District (9)

Total Delegates: 36
Total Alternate Delegates: 33

District (12)
Total Delegates: 26
Total Alternate Delegates: 23

New Hampshire

New Jersey
3 RNC Delegates; 9 Delegates at Large; 0 Congressional District Delegates Total Delegates: 12

Total Alternate Delegates: 9
$\begin{array}{ll}\text { New Mexico } & 3 \text { RNC Delegates; } 10 \text { Delegates at Large; } 3 \text { Delegates from each Congressional } \\ & \text { District (9) }\end{array}$
Total Delegates: 22
Total Alternate Delegates: 19

New York 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional District (78)

Total Delegates: 91
Total Alternate Delegates: 88

North Carolina 3 RNC Delegates; 29 Delegates at Large; 3 Delegates from each Congressional District (42)

Total Delegates: 74
Total Alternate Delegates: 71

North Dakota 3 RNC Delegates; 23 Delegates at Large; 3 Delegates from each Congressional District (3)

Total Delegates: 29
Total Alternate Delegates: 26

No. Mariana Islands
3 RNC Delegates; 6 Delegates at Large; 0 Congressional District Delegates
Total Delegates: 9
Total Alternate Delegates: 6

Ohio 3 RNC Delegates; 31 Delegates at Large; 3 Delegates from each Congressional
District (45)
Total Delegates: 79
Total Alternate Delegates: 76

Oklahoma 3 RNC Delegates; 25 Delegates at Large; 3 Delegates from each Congressional District (15)

Total Delegates: 43
Total Alternate Delegates: 40

| Oregon | 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional |
| :--- | :--- |
|  | District (18) |
|  | Total Delegates: 31 |
|  | Total Alternate Delegates: 28 |
| Pennsylvania | 3 RNC Delegates; 13 Delegates at Large; 3 Delegates from each Congressional |
|  | District (51) |
|  | Total Delegates: 67 |
|  | Total Alternate Delegates: 64 |


| Puerto Rico | 3 RNC Delegates; 20 Delegates at Large; 0 Congressional District Delegates |
| :--- | :--- |
| Total Delegates: 23 |  |

Total Alternate Delegates: 20

| Rhode Island $\quad 3$ RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional |  |
| :--- | :--- |
|  | District (6) |

Total Delegates: 19
Total Alternate Delegates: 16

South Carolina 3 RNC Delegates; 26 Delegates at Large; 3 Delegates from each Congressional District (21)

Total Delegates: 50
Total Alternate Delegates: 47

3 RNC Delegates; 23 Delegates at Large; 3 Delegates from each Congressional District (3)

Total Delegates: 29
Total Alternate Delegates: 26

Tennessee 3 RNC Delegates; 28 Delegates at Large; 3 Delegates from each Congressional District (27)

Total Delegates: 58
Total Alternate Delegates: 55

Texas 3 RNC Delegates; 44 Delegates at Large; 3 Delegates from each Congressional District (114)

Total Delegates: 161
Total Alternate Delegates: 158

Utah
3 RNC Delegates; 25 Delegates at Large; 3 Delegates from each Congressional District (12)

Total Delegates: 40
Total Alternate Delegates: 37

Vermont 3 RNC Delegates; 11 Delegates at Large; 3 Delegates from each Congressional
District (3)
Total Delegates: 17
Total Alternate Delegates: 14

| Virgin Islands | 3 RNC Delegates; 1 Delegate at Large; 0 Congressional District Delegates |
| :--- | :--- |
|  | Total Delegates: 4 |
|  | Total Alternate Delegates: 2 |
| Virginia | 3 RNC Delegates; 12 Delegates at Large; 3 Delegates from each Congressional |
|  | District (33) |
|  | Total Delegates: 48 |
|  | Total Alternate Delegates: 45 |


| Washington | 3 RNC Delegates; 10 Delegates at Large; 3 Delegates from each Congressional |
| :--- | :--- |
|  | District (30) |

Total Delegates: 43
Total Alternate Delegates: 40

West Virginia 3 RNC Delegates; 23 Delegates at Large; 3 Delegates from each Congressional District (6)

Total Delegates: 32
Total Alternate Delegates: 29

Wisconsin
3 RNC Delegates; 14 Delegates at Large; 3 Delegates from each Congressional District (24)

Total Delegates: 41
Total Alternate Delegates: 38

## District (3)

Total Delegates: 29
Total Alternate Delegates: 26

Total Number of Delegates: 2,429


Ronna McDaniel, Chairman

