Rules of Procedure: Summary of Key Provisions in Disagreement (22 July 1996)

This paper sets forth proposals made by several parties on key provisions of the Rules of Procedure which remain in disagreement. Several other paragraphs contained in the previous document (Composite Draft Rules of Procedure, 3 July) remain in disagreement. The fact that they are not included in this paper does not imply agreement. Rather, the purpose of this paper is to focus attention on what are believed to be the key provisions on which agreement has not yet been reached.

	LILID	DUP and Other Parties
SDLP (SDLP 1) These rules of procedure are adopted for the substantive all-party negotiations and can only be amended by agreement, in accordance with the decision- making process outlined in paragraphs 23 through 28. In the event of any conflict of interpretation arising between the following rules of procedure and the Ground Rules Document (Cm. 3232) the relevant Chairman shall take the Ground Rules Document to be the authoritative text.	UUP (UK 1) The negotiations to which these rules of procedure refer and whose conduct they are intended to govern are, as provided for by Section 2(1) of the Northern Ireland (Entry to Negotiations, etc) Act 1996, the negotiations referred to in Command Paper 3232 (Ground Rules for Substantive All-Party Negotiations) published on 16 April 1996.	DUP and Other Parties (DU.1) The negotiations to which these rules of procedure refer and whose conduct they are intended to govern are those referred to in Section 2(1) of the Northern Ireland (Entry to Negotiations etc) Act 1996 (hereafter referred to as the "Act"). (DU.3) Command Paper 3232 save in so far as it identifies the negotiations to which these rules of procedure will apply (paragraph 1) and the requirements with which the respective negotiations teams must comply in order to participate (paragraphs 8 and 9) shall have no force or binding effect upon the negotiations nor shall it offer any limitations upon it as a body determining its own rules of procedure for the conduct of the negotiations and the extent of their subject
SDIP could arright reprocedunes and outtonie "	(UK 1A) The conduct proceedings and outcome of these negotiations is exclusively a matter for those involved in the negotiations. These rules of procedure are adopted for that purpose as the single set of rules of procedure for the conduct of the negotiations. These rules can only be amended by agreement, in accordance with the decision-making process outlined in paragraphs 23 through 28, following discussion in the Business Committee.	matter.

## Legend: Proposed additions; Proposed omissions

SDLP	UUP	DUP and Other Parties
(15A) All participants in the	(15A) All participants in the	(15A) All participants in the
negotiations will negotiate in	negotiations will negotiate in	negotiations will negotiate in
good faith, seriously address all	good faith, seriously address all	good faith, seriously address all
aspects of the agreed agenda,	aspects of the agreed agenda,	aspects of the agreed agenda,
and make every effort to reach a	and make every effort to reach a	and make every effort to reach a
and make every enort to reach a	comprehensive agreement.	comprehensive agreement.
comprehensive agreement.	They will maintain	They will maintain
They will maintain	confidentiality on all aspects of	confidentiality on all aspects of
confidentiality on all aspects of	the negotiations except where	the negotiations except where
the negotiations except where	they may from time to time	they may from time to time
they may from time to time	agree to publicity.	agree to publicity. For the
agree to publicity.	agree to publicity.	duration of the process,
		Independent Chairmen will
		not be expected to make any
		public comment relevant to
		the talks unless requested to
		do so by the participants.
	(15) The section in the	The DUP propose that
(15) The negotiations in the	(15) The negotiations in the	paragraph 15 be deleted.
various formats, committees and	various formats, committees and	paragraph 15 66 deretea.
sub-committees, will be on the	sub-committees, will be on the	British and Irish Governments:
basis of a comprehensive agenda	basis of a comprehensive agenda	The negotiations in the various
for the negotiations as a whole,	for the negotiations as a whole,	formats, committees and sub-
adopted by agreement in the	adopted by agreement by the	committees, will be on the basis
opening plenary, as it relates to	relevant participants in the	of a comprehensive agenda for
the participants' area of	opening plenary, as it relates to	the negotiations as a whole,
competence. To ensure a	the participants' area of	adopted by agreement in the
meaningful and inclusive	competence. Participants may,	opening plenary, as it relates to
process of negotiations, this	by agreement, develop or refine	the participants' area of
agenda will be such as to allow	the comprehensive agenda.	competence. Without prejudice
each participant to raise any		to any participant's negotiating
significant issue of concern to		position, that agenda will be
them and for that issue to be		such as to enable each
fully addressed in the		participant to raise any
negotiations without their		significant issue of concern to
ability to do so being subject		them and to receive a fair
to any veto of any other party		hearing for those concerns
to the negotiations, and		without their ability to do so
without prejudice to the		being subject to the veto of any
position of any participant on		other party in the negotiations.
the issue in question or, other		Participants may, by agreement,
than by agreement of the		develop or refine the
participants, to the outcome of		comprehensive agenda.
the negotiations. Participants		comprehensive agenda.
may, by agreement, develop or		NUMC
refine the comprehensive		NIWC:
agenda.		The negotiations in the various formats, committees and sub-
		committees will be on the basis
		of the comprehensive agenda for
		the negotiations as a whole,
		adopted by agreement in the
		Opening Plenary, as it relates to
		their area of competence. They
		may, by agreement, develop or
		refine it.
	이 집안에서 집안 같은 것이 집안.	Terme n.

		UDP: Participants will negotiate in the various formats, committees and sub-committees, on the basis of the comprehensive agenda for the negotiations as a whole, adopted by agreement in the Opening Plenary, as it relates to their area of competence. That agenda will, by agreement, include all the significant items which the participants consider relevant and which will, therefore, have to be addressed in the search for agreement. Participants may, by agreement, develop or refine it.
SDLP	UUP	DUP and Other Parties
(17A) Any participant in the format in question will be free to raise any aspect of the three relationships, including constitutional issues and any other matter which it considers relevant. The procedures and <b>outcome</b> of the negotiations will be exclusively a matter for the relevant participants. No outcome is either predetermined or excluded in advance or limited by anything other than the need for agreement. Participation in negotiations is without prejudice to any participants' commitment to the achievement by exclusively peaceful means of its preferred options. It is common ground that any agreement, if it is to command widespread support, will need to give adequate expression to the totality of all three relationships.	(17A) Any participant in the format in question will be free to raise any aspect of the three relationships, including constitutional issues and any other matter which it considers relevant. The procedures and <b>substance</b> [or <b>proceedings</b> and outcome] of the negotiations will be exclusively a matter for the relevant participants. No outcome is either pre- determined or excluded in advance or limited by anything other than the need for agreement. Participation in negotiations is without prejudice to any participant's commitment to the achievement by exclusively peaceful means of its preferred options. It is common ground that any agreement, if it is to command widespread support will need to give adequate expression to the totality of all three relationships.	

SDLP	UUP	DUP and Other Parties
(UK-amended GR.17) If, during the negotiations, a formal representation is made that a participant is no longer entitled to participate in the negotiations on the grounds that they have demonstrably dishonoured the principles of democracy and non violence, the Independent Chairmen will refer this representation to the two Governments for their consideration and, having due regard to the views of the participants, appropriate action.	(GR.17) If, during the negotiations, a formal representation is made that a participant is no longer entitled to participate in the negotiations on the grounds that they have demonstrably dishonoured the principles of democracy and non violence, by for example, resorting to force or threatening to use force to influence the course or the outcome of the negotiations, or failing to oppose the efforts of others to do so, the Independent Chairmen will refer this representation to the British Government for their consideration, and having due regard to the views of the participants, appropriate action.	(DU.2) The teams of delegates participating in such negotiations shall be those who from time to time comply with the requirements of Section 2(3) of the Act, as defined in paragraphs 8 and 9 of Command Paper 3232.