Cond Party	edural Guidelines for the fuct of Substantive All- v Negotiations ne 1996)	Democratic Unionist Party (DUP)	Ulster Democratic Party (UDP)	Ulster Unionist Party (UUP)	Alliance Party, Labour Party, Northern Ireland Women's Coalition, Progressive Unionist Party, Social Democratic and Labour Party N.B. No submission was received
2		1. The negotiations will address and seek to reach agreement on relationships and arrangements within Northern Ireland, including the relationship between any new Northern Ireland institution and the Westminster Parliament; between Northern Ireland and the Irish Republic; and between the United Kingdom and the Irish Republic. (Relates to GR.2).			from the U.K. Unionist Party. Alliance: We do not propose to submit a detailed set of standing orders. Indeed we doubt that any overly complex procedural rules are necessary. The purpose of any guidelines must be to minimise delay and avoid unnecessary argument on subsidiary issues, rather than to provide a pretext for time wasting and legalistic wrangling. We find it more helpful at this stage to concentrate on the essential requirements and principles which in our view must form the basis for our work and for any procedural guidelines. They are as follows: 1. All delegations must have a fair opportunity to express their views and to be heard by others. (See below,
Rules, organi discuss format	cording to the Ground negotiations will be sed so that issues are sed in the following s: Plenary, Strand One, Two, Strand Three, the	Structure 2. The negotiations will be structured so as to ensure that all issues will be addressed in a coherent and efficient manner in three strands, with appropriate distinctions as to participation		Order of Proceedings and Designated Chairmen 2. The business of the negotiations will be conducted in the following order a) Opening Plenary b) Strand One c) Strand Two d) Strand Three e) Closing	principles 2-4),

The Governments published proposed procedural guidelines on June 6. They are set forth in a separate column. Note: Three parties (DUP, UDP, UUP) submitted detailed programs. They are each set forth in a separate column. The other parties' comments, being shorter in length, are set forth in a separate column.

4	Business Committee.	and procedural arrangements. Strand One will cover relationships within Northern Ireland; Strand Two will cover relationships between Northern Ireland and the Irish Republic; and Strand Three will cover relationships between the United Kingdom and the Irish Republic. (Relates to GR.5). Format 10. Negotiations will be organised in the following formats, with appropriate distinctions as to participation	2 The Chairman will have	Plenary. 3. There will also be a Business Committee whose role is defined in these procedures. There may also be from time to time further Plenary meetings, convened according to these procedures	
_	Chairing the Negotiations	and procedural arrangements: Opening Plenary, Strand one, Strand two, Strand three, The Business Committee.	responsibility for convening, res- scheduling and adjourning meetings, in consultation, as he considers appropriate, with the	postpore, or allown mocious on the basis of proposals from the flusiness Committee.	content with the program onto, the feet and powers of the techniques of the techniques.
	(2. Paragraph 4 of the "Scenario" sets out the arrangements for independent chairmanships.)	18. Chairpersons will be responsible for the orderly conduct of business. Each will conduct the relevant proceedings which fall within the scope of his/her responsibility so as to allow an opportunity for full discussion of the issues, and will be guided by the objective that the outcome should be agreed by all participating delegations. To this end, but only by the agreement of the participating Delegations to establish that it would be regarded as helpful, Chairpersons may bring forward specific suggestions. (Also relates to 1991.2).	participant may request un adjournment of up to 20 minutes at a time and the Chairman shall refuse such requests only if they are made with unreasonable traquency:	4. The Chairman for each part of the discussion shall be as follows: Sen. Mitchell (Plenary) British Government (Strand One) Gen de Chastelain (Strand Two and the Business Committee) British and Irish Governments (Stand Three) PM Holkeri (Alternate Chairman for Plenary, Business Committee, and Strand Two)	Labour: Welcome Sen. Mitchell as chair. NIWC: Concur with paras. 4, 12 of the Scenario.
1 -	Committees and Sub-Committees	27. In addition to the regular		2 The Participants may also,	reported in the second

7	3. Where appropriate, other committees and sub-committees of the negotiations may be established by agreement among the participants in the format to which the sub-group relates. Committees and sub-committees shall be chaired by the relevant chairman or, by agreement among the participants in that format, by a person nominated by the chairman. Conduct of the Proceedings 4. The relevant Chairman will have responsibility for convening, re-scheduling and adjourning meetings, in consultation, as he considers appropriate, with the relevant participating negotiating teams. However, any negotiating team may request an adjournment of up to 10 minutes at a time and the Chairman shall refuse such requests only if they are made	plenary meetings the Chairperson may, with the agreement of the participating Delegations, propose setting up committee or subcommittee meetings at which Delegations would be represented. He/she may also at any time ask some or appropriate of the participating delegations to meet with him/her; and he/she will accede to any reasonable request for a meeting with him/her from any participating Delegation. 24. The Chairman will have responsibility for the convening, postponement and adjourning meetings on the basis of proposals from the Business Committee or by the agreement of participating Delegations. It is understood, however, that any Delegation may request an adjournment of up to 10 minutes at a time and the Chairman shall only refuse such requests if they are made with unreasonable	2. The Chairman will have responsibility for convening, rescheduling and adjourning meetings, in consultation, as he considers appropriate, with the participants. However, any participant may request an adjournment of up to 20 minutes at a time and the Chairman shall refuse such requests only if they are made with unreasonable frequency.	with agreement establish committees or sub-committees at any stage. 12. The Chairman shall convene, postpone, or adjourn meetings on the basis of proposals from the Business Committee.	Labour: 10. While Labour is generally content with the proposed role, duties and powers of the independent chairmen consideration should be given to toning down the seemingly authoritarian language in which their duties have been presented. For examplearrangements for meetings consultations with members of negotiating teams is
	participating negotiating teams. However, any negotiating team may request an adjournment of up to 10 minutes at a time and the Chairman shall refuse such	of participating Delegations. It is understood, however, that any Delegation may request an adjournment of up to 10 minutes at a time and the Chairman shall only refuse such requests if they	participant may request an adjournment of up to 20 minutes at a time and the Chairman shall refuse such requests only if they are made with unreasonable	Chiles At Printing Street and Deal practical Charmers 2. The translations of the translations will be constructed in the increasing under a). Opening	toning down the seemingly authoritarian language in which their duties have been presented. For examplearrangements for

5. Where any negotiating team does not attend at a previously agreed time and fails to provide notice of their inability to attend, the Chairman of that meeting may proceed to conduct the meeting in their absence. If a delegation should withdraw temporarily or permanently from any aspect of the negotiations, the Chairman will be free to proceed with business with the remaining participants, notwithstanding such withdrawal. 6. The Chairman of each meeting will be responsible for the orderly conduct of business and will conduct the proceedings so as to allow an opportunity for a fair hearing of all the issues.	Chairman to preside at such bilateral or multilateral meetings. 33. Following the conclusion of the opening plenary, the appropriate Chairmen will convene meetings of the negotiations within the three strands and such meetings shall be managed by the Business Committee. 32. Where any negotiating team does not attend at a previously agreed time and fails to provide notice of their inability to attend, the meeting only after agreement may proceed to conduct its business in their absence. If a delegation should withdraw temporarily or permanently from any aspect of the negotiations, the meeting, by agreement, may proceed with its business with the remaining participants, notwithstanding such withdrawal. Chairmanships 16. The appointment of Chairpersons for any position within the Talks process must be agreed and endorsed by the Delegations participating in the Talks process. Individuals who are invited to be Chairpersons must indicate their willingness to abide by these rules of procedure. Role of Chairpersons 17. Independent Chairpersons will preside over such business	3. Where any participant does not attend at a previously agreed time and fails to provide notice of their inability to attend, the Chairman of that meeting may proceed to conduct the meeting in their absence. If a delegation should withdraw temporarily or permanently from any aspect of the negotiations, the Chairman will be free to proceed with business with the remaining participants, not withstanding such withdrawal. 1. The Independent Chairman will preside over all business relating to the negotiations. He will exercise their functions in an impartial and even handed manner. 4. The Chairman of each meeting will be responsible for the orderly conduct of business and will conduct the proceedings so as to allow an opportunity for a full and fair hearing of all the issues.	Role and Responsibility of the Chairmen 5. The designated Chairman shall preside over all the business of the negotiations and will exercise their functions impartially at all times. 6. The Chairman will moderate in all meetings to allow an opportunity for full discussion of issues on the agenda, guided by the aim of securing agreement of as broad a spectrum of	Alliance: 2. The chairman must have sufficient powers to maintain order and to ensure the efficient use of time. 3. The chairman must be able to play a positive role and must have the capacity to initiate proposals or contacts within the negotiations at his discretion NIWC: 9. The Women's Coalition sees the role of the chairperson as
--	---	--	---	---

relating to their negotiations as agreed by participating Delegations. They will exercise their functions in an impartial and even-handed manner. (Relates to 1991.1).

- 18. Chairpersons will be responsible for the orderly conduct of business. Each will conduct the relevant proceedings which fall within the scope of his/her responsibility so as to allow an opportunity for full discussion of the issues, and will be guided by the objective that the outcome should be agreed by all participating delegations. To this end, but only by the agreement of the participating Delegations to establish that it would be regarded as helpful, Chairpersons may bring forward specific suggestions. (Relates to PG.2, above, and to 1991.2).
- 19. Chairpersons will consult with participating Delegations o the exercise of their functions through the Business Committee.
- 21. For the duration of the process, Chairpersons will not be expected to make any public comment. However, should the need arise they shall obtain the approval of the heads of participating Delegations before doing so. (Relates to 1991.6).

participants as is possible.

- 7. All Chairmen will agree to operate within these procedural guidelines and will consult with the Business Committee on the arrangement of business and exercise of their functions.
- 8. Chairmen will confine consultations to Delegations participating in the relevant Strand or Committee.
- 9. Chairmen will make no public comment, on the talks, without first having obtained the approval of participating delegation leaders. (Relates to 1991.6).

operating at two levels: mediation on issues of content and substance, and arbitration on issues of procedure. The Women's Coalition believes that the combination of the role of chair outlined in the Scenario and the rules of operation of the chair outlined in the Procedural Guidelines allows for this.

	Character of the Negotiations 10. Paragraph 12 of the Organia Raicy specified that proportions	 22. The role and function of the Independent Chairpersons shall not extend beyond that set out in these rules of procedure. 29. If an any time a Chairperson fails to retain the sufficient support amongst participating delegations, the matter of his/her replacement will be referred to 			
0	7. All remarks shall be addressed through the Chairman. Time limits on interventions may be imposed at the Chairman's discretion. 8. The Chairman's ruling on	the Business Committee.	5. All remarks shall be addressed through the Chairman. Time limits on interventions may be imposed at the Chairman's discretion.	14. Any remarks shall be addressed through the Chairman who may limit interventions at his discretion	
	questions of procedure and order shall be final. In arriving at such rulings the Chairman may apply the rules for determining sufficient consensus set out in paragraphs 20 and 21.		6. The Chairman's ruling on all individual questions of procedure and order shall be final. In arriving at such rulings the Chairman may apply the rules for determining sufficient consensus.	14 The Chairman's ruling on individual questions of procedure shall be binding. In arriving at such rulings, the Chairman will apply the rules for determining sufficient consensus as set out in	
	9. The Chairman may at any time ask one or more of the participating negotiating teams to meet him; and will accede to any reasonable request for a meeting from any negotiating team(s).	20. At all times, Chairpersons will confine their consultations in relation to this process to the negotiators of those groups participating. Any written submissions which may be received from other groups or individuals will have no status. (Also relates to 1991.5).	7. The Chairman may at any time ask one or more of the participating negotiating teams to meet him; and will accede to any reasonable request for a meeting from any negotiating team(s).	paragraphs 27 and 28. 10. The Chairman may at any time seek a meeting or accede to a request for a meeting with any participating Delegation.	
	Aponta	8. All participants in the negotiations will take part in good faith, seriously address all aspects of the agreed agenda, and make every effort to reach agreement. They will maintain	to Charges and exhibitors to these rules of procedure shall be made only with the agreement of all participants (1991,15).	Conduct of Proceedings 11. Proceedings will be private and confidential between the participants. (Relates to 1991.7).	

the contons formats, commentees and sub-communities, on the timbs or the compactement on a winde, adopted in the represent section of the Pleasury, as it relates to these man of competence. They may, by agreement, develop or refine	confidentiality on all aspects of the negotiations except where they may from time to time agree to publicity. (Relates to GR.16). 23. The proceedings of Negotiations will be held in private.		agends or the Opening Plenary Session, which they may only amend by attachmous agreement of the participants.	
Opening of the Negotiations 10. Paragraph 12 of the Ground Rules specified that negotiations will begin on Monday 10 June with an opening Plenary session. Arrangements for the opening Plenary are set out in the "Scenario for the Opening Plenary Session".	M. While the management of each arrand is fix its participants, a business Committee composed of representatives of Her bisjerry's Government ad the Government of the Irish Republic and of the political parties, chaired by the tralependent	Agencie 11. The Business Committee abult establish and amintain an indicative calender for the regot interest as a whole and within the various formats. The timing and duration of meetings in the various formats abult.	Dusingss Committee 16. A Business Committee will be formed comprised of one mainter from each participating delegation, and a Chairman as outlined in para. 4.	
11. Following the conclusion of the opening Plenary, the appropriate Chairmen will convene meetings of the negotiations within the three strands and in the Sub-Committee of the Plenary established to carry forward work on decommissioning.	Conspiction of Strand Two or, otherwise, by any person agreed by the participants, will be established to co-ordinate the progress and the procedures of the organisms. Duese parties with more than 2 didegates stuff be established to 2 organisms/ves, and other parties shall be established.	8. Following the conclusion of the opening Plenary, the appropriate Chairmen will convene meetings of the negotiations within the three strands and any sub-committees established within the plenary.	17. The Business Committee will advise the Chamman on the exercise of his functions and will isolitate communication between participating Delegations and the Chamman. 18. The Business Committee will normally meet on the same day as	
12. The Independent Chairman of the Plenary may convene further meetings of the Plenary as he considers necessary, in the light of developments across the negotiations as a whole.	Committee would not deal with the substance of the negotiations tan would address unaccolved percedural insure. It could also determine the modalities for stealing with any justice which	9. The Independent Chairman of the Plenary may convene further meetings of the Plenary as he considers necessary, or on the request of the parties, in the light of developments across the negotiations as a whole.	15. The Plenary Chairman shall convene further plenary meetings at the request of the Business Committee and may do so if he considers such meetings to be necessary in the light of developments in the discussions.	
Agenda	ery of the three strends. (Rathers to Gol. 32). 1) The agenda for each day's	10. Changes and additions to these rules of procedure shall be made only with the agreement of all participants (1991.15).	Basis opinions in the discussions.	
13. Participants will negotiate in	the Chargerson with the	by the participants on the basis of	The Agenda 20. Delegations will adopt an	

the various formats, committees and sub-committees, on the basis	Legislation to the Institutes	proposals put forward by the	agenda in the Opening Plenary	
of the comprehensive agenda for	Distance of the second	Chairman in accombance with the	Session, which they may only	
the negotiations as a whole	The Paint III and the second of the second o	overall agenda for the relessant	amend by unanimous agreement	
adopted in the opening session of		format, and taking into necount	of the participants.	
the Plenary, as it relates to their	mare no tota in decision	the indicative calendar and the	Committee Bert Hits revenue sensit	
area of competence. They may,	Annual Control of the	advice of the Buchesa	CORNEY with the recent agencies	
by agreement, develop or refine		Committee.	greened on the Circulum Diseases	
it.			Section	
14. The Business Committee	A). The accolumns will epocate	Oscialan-Taking	Definition and training	
shall establish and maintain an	14. While the management of	<u>∆genda</u>	Business Committee	
indicative calendar for the	each strand is for its participants,	11. The Business Committee	16. A Business Committee will	
negotiations as a whole and	a Business Committee composed	shall establish and maintain an	be formed as well	
within the wari	of representatives of Her	indicative calendar for the	be formed comprised of one	
within the various formats. The	Majesty's Government ad the	negotiations as a whole and	member from each participating	
timing and duration of meetings	Government of the Irish Republic	within the various formats. The	delegation, and a Chairman as	
in the various formats shall be	and of the political parties.	timing and duration of meetings	outlined in para. 4.	
determined by the relevant	chaired by the independent	in the various formats shall be	17 Th D :	
Chairman in consultation with th	Chairperson of Strand Two or	determined by the relevant	17. The Business Committee will	
participants in accordance with	otherwise, by any person agreed	Chairman in consultation with the	advise the Chairman on the	
this indicative calendar.	by the participants, will be	participants in accordance with	exercise of his functions and will	
or more of the coveres of action	established to co-ordinate the	this calendar.	facilitate communication between	
us out below, a) the Challenge	progress and the procedures of	ans calcidat.	participating Delegations and the	
stry consult with the participants	the negotiations. Those parties	Stoods refusementates on spin	Chairman.	
with a view to putting forward a	with more than 2 delegates shall	Inversional Cities Charman	Forum er c) request the Business	
relation that he believes well-	be entitled to 2 representatives,	may seek use agreement of all the	18. The Business Committee will	
second autocommit, and/or by the	and other parties shall be entitled	transcipants to refer the matter to	normally meet on the same day as	
Charleson may provide the	to 1 representative. The Business	a group of experts for advice,	talks take place.	
participants to set up a small har	Committee would not deal with	requesting a report within an	24. Any proposal superstant from	
broadly representative marking	the substance of the negotiations	agreed specifical period.	19. The Business Committee	
group (file communities to the	but would address unresolved		shall determine the venues for	
	procedural issues. It could also		meetings.	
	determine the modalities for		Deletations to become a court	
	dealing with and its		decision	
	dealing with any issue which			
	does not fall exclusively within		35 The Desire	
	any of the three strands. (Relates		en and contributed floride tork	
15 The arounds for each	to GR.22).		The to region a report on any	
15. The agenda for each meeting	25. The agenda for each day's	12. The agenda for each meeting	12 The Club	
of the negotiations shall be settled	business shall be determined by	of the negotiations shall be settled	13. The Chairman shall prepare	
on the basis of proposals put	the Chairperson with the	by the participants on the basis of	the daily business agenda in	
		of the participants on the basis of	consultation with the Business	

11	recommend possible ways forward; and/or c) the Chairman may seek the agreement of all the participants to refer the matter to a group of experts for advice, requesting a report within an agreed specified period. 17. It will also be open to the participants, acting solely by agreement and only at their instigation, and subject to the provisions set out in paragraph 22 below, to refer the matter to the forum for consideration, requesting a report.	14. The rules for establishing sufficient concentrate are set out in paragraph 17 below. In addition to Stands One and Two sufficient conservans may also apply in the Opening Planary and the Bushama Committee.	10. The rules for associating sufficient consensus are set out in paragraph 17 below. Sufficient consensus will apply in the Picnery. Sufficient consensus will also apply in committees and sub-committees of the Pienary and in sub-committees of the	and 28. The Forum itself, notwithstanding any Forum rule shall adopt such report by unanimity or sufficient consensus.	PUP. The definition of the terms Consume and Agreement skind clearly be demonstrated.
	18. If, after the participants have considered any further proposals arising from one or more of the courses of action set out above, it appears to the Chairman that there is no unanimity on a particular point, the Chairman shall have the discretion to determine whether sufficient consensus, as defined in paragraph 21, exists to allow the negotiations to proceed.	39. If after the participants have considered any further proposals arising from one or more of the courses of action set out above, there is no unanimity on a particular point, the matter shall be determined on the basis of sufficient consensus as defined in paragraph 37.	14. If, after the participants have considered any further proposals arising from one or more of the courses of action set out above, it appears to the Chairman that there is no unanimity on a particular point, the Chairman shall have the discretion to determine whether sufficient consensus, as defined in paragraph 17, exists to allow the negotiations to proceed.	nove to the next business on the agentle. For sufficient consensus to have been obtained, the agreement of H.M. Government is also required. 27. A proposition will be deemed to have sufficient consensus when supported by participating parties which stuff lieve obtained a clear majority of the sulfd votes cast in the Northern Ireland Forum elections of 30° May 1996, and which between then represent majorities of the Unionist and Northern Ireland.	Alliance: 4. The widest possible agreement must be sought, within the context that it is the people of Northern Ireland who will finally, by referendum, decide on the acceptability or otherwise of proposals emerging from this process. Procedures must allow for the possibility of proposals emerging from the process which have sufficiently broad support to deserve being put to referendum even though they do not command the unanimous backing of all the groups taking part in the
t	possible to achieve either unanimity or sufficient consensus o proceed, the Chairman will work, in consultation with the participating negotiating teams, to eek to remove obstacles to the		15. Where it does not prove possible to achieve either unanimity or sufficient consensus to proceed, the Chairman will work, in consultation with the participants, to seek to remove obstacles to the reaching of	26. In the event of the forgoing provisions (para. 25), in any part of the negotiations process referred to in paragraph 28, failing to produce unanimity on the issue in dispute, the issue shall then be determined by	negotiations.

	reaching of agreement.		agreement.	sufficient consensus as defined I	
	T. F. Children St.			paragraphs 27 and 28. In the	
				event that no consensus can be	I Marie
				found then the Chairman, with	14 for Francis's Continue
				the agreement of the Business	wants to see the enlargement of
				Committee, may decide to move	the concept of null linkest
				on to the next item on the agenda.	conscious by the addition of a
K	Sufficient Consensus	36. The rules for establishing	16. The rules for establishing		Second definition - 114 (har
"	20. The rules for establishing	sufficient consensus are set out in	sufficient consensus are set out in	28. Sufficient consensus shall	PUP:
	sufficient consensus as described	paragraph 37 below. In addition	paragraph 17 below. Sufficient	apply to all decisions taken in	The definition of the terms
	in paragraph 24 of the Ground	to Strands One and Two		Plenary Sessions, the Business	'Consensus and Agreement'
	Rules are set out in paragraph 21	sufficient consensus may also	consensus will apply in the	Committee, and in Strand One,	should clearly be determined
	below. In addition to Strands	apply in the Opening Plenary and	Plenary. Sufficient consensus	together with any of any	13. The Women's Cualifornicks
	One and Two, sufficient	the Business Committee.	will also apply in committees and	committee or sub committee of	for sufficient consequents to be
	consensus may also apply in	Sufficient consensus may also	sub-committees of the Plenary and in sub-committees of the	the aforementioned. It will also	defined and applied differently in
	committees and sub-committees	apply in committees and sub-	Business Committee.	be necessary in any decision to	different levels of ducision
	of the Plenary, Strand One and	committees of the Opening	Business Committee.	move to the next business on the	making (Option 1); or for high
	Strand Two and in sub-	Plenary, Strand One and Strand		agenda. For sufficient consensus	definitions of netherons
	committees of the Business	Two and in sub-committees of		to have been obtained, the	commonsus to be applied as
	Committee.	the Business Committee.		agreement of H.M. Government	combination at all levels (Charen
26	21. A particular proposition may	37. A particular proposition may	17. A particular proposition may	is also required.	(2)
LO	be deemed to have sufficient	be deemed to have sufficient	be deemed to have sufficient	27. A proposition will be deemed	Alliance:
	consensus where the Chairman is	consensus where it gains the	consensus where the Chairman is	to have sufficient consensus when	The measure of agreement
	satisfied, having regard to the	support of participating	satisfied both that a) having	supported by participating parties	necessary before such a step
	political parties' voting strengths	delegations whose voting	regard to the political parties'	which shall have obtained a clear majority of the valid votes cast in	could be taken would have to be
	according to the percentage of the	strengths at the elections held on	voting strengths according to the	the Northern Ireland Forum	such as to indicate significant
	valid pole each received Northern	30 May 1996 show that they have	percentage of the valid pole each	elections of 30 th May 1996, and	support across the community.
	Ireland-wide at the elections on	the support of at least 75% of the	received Northern Ireland-wide at	which between then represent	An appropriate measure would be
	30 May 1996, that it is supported	valid poll.	the elections on 30 May 1996,	majorities of the Unionist and	that 'sufficient consensus' could
1	by parties which, taken together,		that it is supported by parties	Nationalist sections of the people	be considered to exist when a
	obtained a clear majority of the		which, taken together, clearly	of Northern Ireland.	proposition had the support of a
	valid poll and which between		obtained a vote exceeding a	or restrictin ficiality.	distinct majority of those
	them represent a clear majority in		threshold of 66% of the valid		delegations taking part (weighted
	both the unionist and nationalist		poll, therefore indicating broad		in proportion to their share of the
	communities in Northern Ireland		acceptability in both unionist and		overall vote in the May 30 th
	respectively. With the exception		nationalist communities; and, b)		election) and also had the support
	of Strand One, both Governments		that the proposition commands		of a majority on the unionist side
	must also endorse the particular		the support of 7 parties.		and a majority on the nationalist
	proposition for it to be deemed to		Trans. Parison		side (again on the basis of votes
					cast in the May 30 th election).

ave achieved sufficient onsensus.			Therefore an array of the con-
			NIWC:
	12 The Republic Community Community		12. The Women's Coalition
	Compared the previous least the state of the	Robinal of issues to the Forest	wants to see the enlargement
	Are consent and up the formed	29. Negotiating teams may by	the concept of sufficient
	expend of a preliment in the	apprenent direct the resevent	consensus by the addition of
	formula, may disper the extreme	Chantings of the learning by	second definition - i.e. that
	Characters of the format in	question to request a report from	sufficient consensus should a
	Chicago de responsa dos servadores.	the Forum, provided that it does	mean the necessity to secure
	of the forum through the	not contravene the rules of	agreement of a set number of
about of the factor, therean	Secretary of State, to consider	procedure of the Forum.	parties.
	Investigate or discours associated		13. The Women's Coalition
	subject and to primate amount on	(See also para, 25)	for sufficient consensus to be
	had adject to the neophology		defined and applied different
	traces within a specified proper.		different levels of decision-
	Any such report from the foreign		making (Option 1); or for bot
	may only to formally taken under		definitions of sufficient
	tentice by the depatiating teams if		consensus to he applied in
	It has consensor support in the		combination at all levels (Ont
	forms according with the forem's		(2).
	refer of procedure. The forum		14. Option 1. In every meeting
	may Com time to time submit a		and forum except in Plenary
	report on subjects is believes		Session, sufficient consensus
	world be of online to the		should mean sufficient consen
	regettetions. Such reports will		among the parties, with the
	only formally be ladged wall the		operation of a high threshold of
	regreenced in the Business		or 8 parties. At Plenary level i
	Committee		voting strengths of the parties
	Landon Approximate with the		should be applied as per para
	his Republic Consumer is		of the Procedural Guidelines
	Relation to Stand One		15. Option 2. The application
	40. At a meeting of the Electronic		sufficient consensus should me
man of Street One, will	Commune, the Majority's		the achievement of a
the bush filt rectioned	Guvernment as Chair of Regard		combination, or double, suffici
and of the proplem	One, will provide the right		consensus. To achieve sufficie
and in Security Cities, through	Republic's Covernment with an		consensus at every level and in
arrengenesias agreed	Agreed statement of presents		every forum including Plenary
and the line of a presented	a bir ant in Street (see		Session a threshold of voting
			strength and a threshold of part

political parties. A because Percent the	Most read the Majorie (Linison Agangements with II M	should be attained; for example percentage of the valid poll and the agreement of 7 or 8 parties.
Reference to the Forum 22. The negotiating teams in any format of the negotiations, acting solely by agreement and on the formal proposal of a participant in that format, may direct the relevant Chairman of the format in question to request the members of the forum, through the Secretary of State, to consider, investigate it discuss a specified subject and to submit a report on that subject to the negotiating teams within a specified period. Any such report from the forum may only be formally taken under notice by the negotiating teams if it has consensus support in the forum according with the forum's rules of procedure.	34. The negotiating teams in any format of the negotiations, by agreement and on the formal proposal of a participant in that format, may direct the relevant Chairman of the format in question to request the members of the forum, through the Secretary of State, to consider, investigate or discuss a specified subject and to submit a report on that subject to the negotiating teams within a specified period. Any such report from the forum may only be formally taken under notice by the negotiating teams if it has consensus support in the forum according with the forum's rules of procedure. The forum may from time to time submit a report on subjects it believes would be of value to the negotiations. Such reports will only formally be lodged with the agreement of the Business Committee.	Referral of Issues to the Forum 29. Negotiating teams may by agreement direct the relevant Chairman of the format in question to request a report from the Forum, provided that it does not contravene the rules of procedure of the Forum. (See also para. 25).	The ligreement of 7 of 8 paintes
Liaison Arrangements with the Irish Government in Relation to Strand One 23. The British Government, as Chairman of Strand One, will keep the Irish Government informed of the progress achieved in Strand One, through itaison arrangements agreed between the two Governments	Liaison Arrangements with the Irish Republic's Government in Relation to Strand One 40. At a meeting of the Business Committee, Her Majesty's Government as Chair of Strand One, will provide the Irish Republic's Government with an agreed statement of progress achieved in Strand One.		

following consultation with the political parties.	45. If wall to open at the purpos	21 Consultating Confession	
Meetings Between the Governments and the Political Parties in Relation to Strand Three 24. As set out in paragraph 21 of the Ground Rules for substantive all-party negotiations, negotiations on Strand Three issues will be between the two	41. With a view to providing a meaningful role for the political parties, Her Majesty's Government and the Government	Liaison Arrangements with H.M. Government in Relation to Strand Three 30. H.M. Government will keep the participating delegations informed of the progress achieved in Strand Three through liaison arrangements agreed by the Business Committee.	
Governments. However, with a view to providing a meaningful role for the political parties, the two Governments will, during the course of their negotiations: - ensure regular meetings at which the political parties will be briefed and, as appropriate, consulted on progress in the negotiations, and at which they would be able to put forward their views on Strand Three issues under discussion; -meet the political parties at their request for further discussion of Strand	of the Irish Republic will, during the course of their negotiations: - ensure that at the Business Committee the participating Delegations will be briefed and, as appropriate, consulted on the progress in the negotiations, and at which they would be able to put forward their views on Strand Three issues under discussion.	the Business Committee.	
Three issues. 25. To this end, the two Governments will convene regular meetings involving up to three members of the negotiating team of each political party. Such meetings will be co-chaired by the two Governments. The two Governments will also meet negotiating teams at their request, either separately or together.	42. To this end, Her Majesty's Government and the Government of the Irish Republic will convene regular meetings involving up to three members of the negotiating team of each political party. Such meetings will be co-chaired. Her Majesty's Government and the Government of the Irish Republic will also meet negotiating teams at their request, either separately or together.	Research and Edinates 24. A minute of processings will be decalated to participating delegates only by the Chairman and the Besters Committee should be responsible for the approval or all such manage.	

31 26. It will be open to the parties	12 11: 11	
to submit their own views, either orally or in writing both on issues under discussion in Strand Three or on any other issues appropriate to Strand Three which the parties may wish to raise. Any response that may be given by the two Government will be given jointly	to submit their own views, either orally or in writing both on issues under discussion in Strand Three or on any other issues appropriate to Strand Three which the parties may wish to raise. Any response that may be given by Her Majesty's Government and the Government of the Irish Republic will be given jointly.	31. Participating Delegations may submit their own views on any issue relevant to Strand Three. Both Governments will respond jointly to any such input.
Three issues will be considered by all the participants alongside the outcome of the other elements of the negotiations as a whole.	15. The negotiations will proceed on the principle that nothing will be finally agreed in any strand	32. The proposals emerging from Strand Three will be considered by all the relevant participating delegations, in the same manner as proposals emerging from Strands One and Two.
previous a team of civil services responsible for taking the record of formal Strand One meetings. The two Governments will provide a pool of civil servants responsible for taking the record of formal meetings to other formats. The Chairman of the format in spression shall appoint meeting from among the officials numinated by the two Commences.	consensus) among the participants, to proceed on the assumption of contingent agreement on any individual aspect of the negotiations. (Relates to GR.23). 44. The outcome of the Strand Three issues will be considered by all the participants alongside the outcome of the other elements of the negotiations as a whole.	33. If M. Government will provide a team of civil servents for the purpose of taking the record of all Plenary Sessions, the Business Committees, Strand One and Strand Two meetings, and any committees or sub- committees established within these formats, Note taking arrangements for anetings fatting, outside the above shall be at the discretion of the relevant
	30. An agreed record of proceedings will be maintained under the general direction of the Chairperson and circulated only to Delegations participating in the meeting. Approval of the records of meetings involving all participating Delegations will be	Records and Minutes 34. A minute of proceedings will be circulated to participating delegates only by the Chairman and the Business Committee shall be responsible for the approval or all such minutes.

	as possible to the negotiating	La matter C - d D :		
	team of each Government and	a matter for the Business	Ment on the authorities that a	
	political party participating in the	Committee.	transenas vote of all	
	meeting and will be subject to		participating (lelegation)	
	their approval at the man	Records of Meetings	Haring of Nevertalism	
	their approval at the next meeting		36. Any meeting of the	
	in that format, or earlier if	will be prepared by note-takers	negotiations that) mán afaco malo-	
	appropriate.	under the general direction of the	ou Mondays, Tuesdays and	
		Chairman of the format within	Wednesdays	
		which the meeting takes place. A		
		draft record of each formal		Milwe
		meeting will be circulated as soon		12. The Wester's Contains
		as possible to the negotiating		sequent that in the spirit of Place
		team of each Government ad		I of the Beeniste of the Opening
		political party participating in the		Planery when it refusive
		meeting and will be subject to		"representatives of the tops
		their approval at the next meeting		governments and of the peliciest
		in that format, or earlier if		parties", a flexible merosession
		possible.		of the word representative stands
	29. The British Government will	possible.		be applied. On occasion it should
34	provide a team of civil servants		33. H.M. Government will	Gloss Lieuted removestations in
			provide a team of civil servants	the case of final decision making
	responsible for taking the record		for the purpose of taking the	form such as the Phones Swales
	of formal Strand One meetings.		record of all Plenary Sessions, the	On occasion as longer to the
	The two Governments will		Business Committees, Strand One	discussions is should be
	provide a pool of civil servants		and Strand Two meetings, and	Commenced and of the
	responsible for taking the record		any committees or sub-	all and the second seco
	of formal meetings in other		committees established within	white the heart person of party
	formats. The Chairman of the		these formats. Note taking	ancertain with the appropriate
	format in question shall appoint		arrangements for meetings falling	son and experies. (Malates to
27	note-takers for each meeting from	Lateration	outside the above shall be at the	recently doc part 77
1	among the officials nominated by	J. Nagotations will involve the	discretion of the relevant	
	the two Governments.	participation, in the appropriate	Chairman.	
35	30. The participants in any	The second of the second section and the tree	Chairman.	
-	meeting may, with the agreement	Majesty's Government and the		
	of the Chairman of the format	Government of the trish Republic		
	concerned, agree to depart from	and all those political parties		
	the arrangements set out in	operating in Numbers beland		
		which have repelien?		
	paragraph 28 and 29.			
36		31. Changes and additions to	Alteration of Rules of Procedure	
		these rules of procedure shall be	35. These procedural guidelines	
A STATE			1 - Sandi gardennes	

20	made only with the agreement of all participating Delegations.	shall only be amended by a unanimous vote of all	
34	(Relates to GR 5) 4. The ballet entry of Same Femilia. Entry the process	participating Delegations. Timing of Negotiations 36. Any meeting of the negotiations shall take place only on Mondays, Tuesdays and Wednesdays.	
3.8	printed the by the IRA. At the Opening Printery participants must agree the close of commencement, duration and completion of the implementation of decommissioning illegal terrorist sempons. (Relates to GR. 12-13). 6. There will be no limit on the vernal size of the organishing tennes of the participants. Items of the participants. Items of the my one meeting, welcas there is agreement otherwise, personness in Ill princetly in harries to tennes of these organisation (elected delegants), plus these in respect.	NIWC: 18. The Women's Coalition requests that in the spirit of 7 of the Scenario of the Ope Plenary when it refers to "representatives of the two governments and of the poli parties", a flexible interprets of the word representative s be applied. On occasion it s mean elected representative the case of final decision-material for a such as the Plenary Ses On occasion at lower level discussions it should mean representative of the party to allow the participation of paralternates with the approprial skill and expertise. (Relates	Para ening itical ation should should s in aking ssions.
39	Participation 3. Negotiations will involve the participation, in the appropriate strands, of representatives of Her Majesty's Government and the Government of the Irish Republic and all those political parties operating in Northern Ireland which have received representation through the election of 30 May 1996 and	Scenario doc., para. 7).	

which establish a commitment to	
exclusively peaceful methods and	
which have shown that they abide	
by the demonst.	
by the democratic process.	
(Relates to GR.8).	
and an annual Body by, for	
4. The initial entry of Sinn	
Fein/IRA into the process	
requires an unequivocal and	
permanent cease-fire by the IRA.	
permanent cease-file by the IRA.	
5 Aut 0	
5. At the Opening Plenary	
participants must agree the time	
of commencement, duration and	
completion of the implementation	
of decommissioning illegal	
terrorist weapons. (Relates to	
GR.12-13).	
014.12-13).	
6 TI TILL THE STATE OF THE STAT	
6. There will be no limit on the	
overall size of the negotiating	
teams of the participants.	
However, for any one meeting	
unless there is agreement	
otherwise, participants will	
generally be limited to	
generally be limited to teams of	
three negotiators (elected	
delegates), plus three in support.	
(Relates to GR.10).	
12. Negotiations on Strand One	
7. The negotiating team of each	
political party will be designated	
by the party leader from among	
the elected representation	
the elected representatives. These	
teams may be supported in	
meetings by researchers and	
others who are not elected.	
(Relates to GR.11).	
Cover miera appropria a store	

	9. If, during the negotiations, any
	party demonstrably dishonoured
	its commitment to the principles
	of democracy and non-violence
	set out I the report of the
	International Body by, for
	example, resorting to force or
	threatening the sue of force to
	influence the course or the
	outcome of the negotiations, or
	failing to oppose the efforts of
	others to do so, it would no
	longer be entitled to participate in
	the negotiations. (Relates to
	GR.17).
40	
	Format 11 New State Control of the C
	11. Negotiations in each of the
	three strands will proceed in
	parallel. However, unless
	otherwise agreed by the Business
	Committee, negotiating sessions
	in different strands, or within
	strands, will not be held
	simultaneously, to allow
	participants, if they wish, the
	option of fielding the same
	negotiating team throughout the
	negotiations. (Relates to GR.18).
	12. Negotiations on Strand One
	issues will involve the British
	Government and the political
	parties: -) negotiations will take
	place on the basis of an agreed
	agenda and in appropriate
	formations as agreed by the
	participants; -) formal meetings
	will be chaired by the British
	Government operation of
	Government operating these

709	procedural rules. (Relates to GR.19).	3 0
Ary of Grato(L.B) thm Wheeler(L.B.SP)	13. Negotiations on Strand Two issues will involve both the United Kingdom and the Irish Republic's Government and the political parties: -) negotiations will take place on the basis of an agreed agenda and in appropriate formations as agreed by the participants; -) formal meetings will be chaired by an independent Chairperson operating these procedural rules. (Relates to GR.20).	THE INTER CLOSERRAPH OF THE PARTY OF THE PAR
2 Jan 1979/	26. If the location is other than Castle Buildings it shall be determined by the Business Committee. (Relates to GR.25).	A THE STATE OF THE