Key Paragraphs: SDLP and UUP

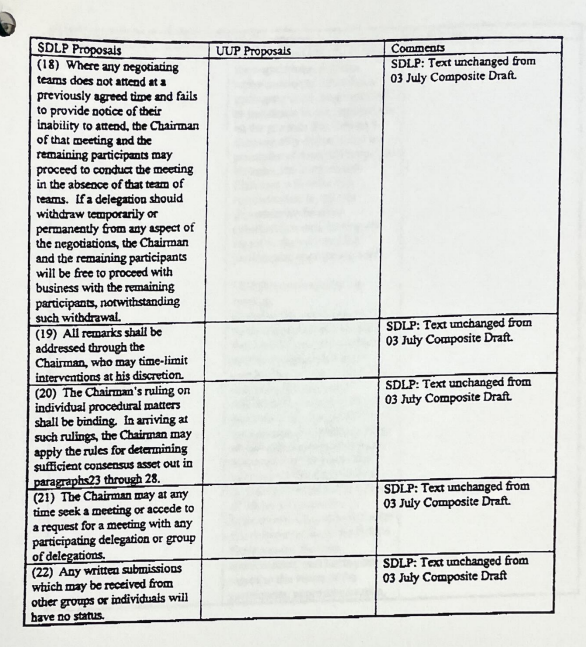
SDLP Proposal	UUP Proposals	Comments
	(UK 1) The negotiations to which these rules of procedure refer and whose conduct they are intended to govern are, as provided for by Section 2(1) of the Northern Ireland (Entry to Negotiations, etc.) Act 1996, the negotiations referred to in Command Paper 3232 (Ground Rules for Substantive All Party Negotiations) published on 16 April 1996.	UUP: Proposed omission as indicated (strike-through text). SDLP: Have indicated a willingness to withdraw their proposed para. 1 if UK-proposed language is retained, presumably in its entirety.
The process of the pr	(UK 1A) The ecoduct 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.	UUP: Proposed omission and additions as indicated (strike-through text and italics, respectively).
constant, is thing prosecution or emission in advance or function in advance or function for expedition of or standard for approximate. Furthern projection in respectations is without projection to easy participants; operations on one solutive constitution to do exhibitive constitution of its preferred approximate. It is measured for the	anatomic is either pro- duceration or discharled in accesses or itented by anything where the sued for agreement. Farticipation in percolation is estales anythica- to any percolation or cluster up the active participation of the grate red option. It is respect to read option. It is	UUP: There is a small problem with the Government's wording of para. 7, by leaving out the word "solely", but, if other things were resolved satisfactorally, the omission of this word could not prove a major difficulty. SDLP paper makes no reference to para. 7.
(15A) All participants in the negotiations will negotiate in good faith, seriously address all aspects of the agreed agenda, and make every effort to reach a comprehensive agreement. They will maintain confidentiality on all aspects of the negotiations except where they may from time to time agree to publicity.	(15A) All participants in the negotiations will negotiate in good faith, seriously address all aspects of the agreed agenda, and make every effort to reach a comprehensive agreement. They will maintain confidentiality on all aspects of the negotiations except where they may from time to time agree publicity (sic).	UUP: "These paragraphs (15-17) have been re-ordered and in some cases amended. The general order is agreed with the SDLP. The old paragraph numbers are in pencil in brackets. Our proposals are enclosed." UUP: Areas of disagreement: Slight change of wording in new para 15A.

Legend: Boldface indicate differences between the SDLP and UUP texts.



SDLP Proposals	UUP Proposals	Comments
(15) The negotiations in the various formats, committees and sub-committees, will be on the basis of a comprehensive agenda for the negotiations as a whole, adopted by agreement, in the opening plenary, as it relates to the participants' area of competence. Without prejudice to any participants' negotiating position that agenda will be such as to enable each participant to raise any significant issue of concern to them and without their ability to do so being subject to any veto of any other party in the negotiations. Participants may, by agreement, develop or refine the comprehensive agenda.	(15) The negotiations in the various formats, committees and sub-committees, will be on the basis of a comprehensive agenda for the negotiations as a whole, adopted by agreement by the relevant participants in the opening plenary, as it relates to the participants' area of competence. Participants may, by agreement, develop or refine the comprehensive agenda.	UUP: Areas of disagreement: New para 15, we have excluded the sentence, "Without prejudicein the negotiations". We would like this sentence dropped, but the SDLP were in the alternative (sic) to produce a new wording. SDLP language is identical to that proposed by the British Government.
(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 outcome 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 processing relevant (The	UUP: Areas of disagreement: "New para. 17A - Piece in brackets not agreed. Suggested new wording: 'The proceedings and outcome of the negotiations will be exclusively a matter for the relevant participants'." (Note: It is unclear from the UUP note who is proposing the new language referred to, i.e. whether the new wording in question is proposed by the SDLP or the UUP. The language corresponds with that included in the SDLP paper).

SDLP Proposals	UUP Proposals	Comments
(17) The agenda for each meeting of the negotiations shall be settled by the participants on the basis of proposals put forward by the Chairman in accordance with the overall agenda in the relevant format, and taking into account the indicative calendar and the advice of the Business Committee.	(17) The agenda for each meeting of the negotiations shall be settled by the participants on the basis of proposals put forward by the Chairman in accordance with the overall agenda in the relevant format, and taking into account the advice of the Business Committee.	SDLP paper retains the language of the 03 July Composite Draft. UUP paper omits "the indicative calendar and" (boldface in SDLP column).
(16) The relevant Chairman will have responsibility for convening, re-scheduling and adjourning meetings, having due regard to the views of the Business Committee or, as appropriate, of the relevant participants. It is understood, however, that any delegation 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.	(16) The relevant Chairman will have responsibility for convening, re-scheduling and adjourning meetings, having due regard to the views of the Business Committee or, as appropriate, of the relevant participants. It is understood, however, that any delegation 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.	No differences noted.
(15B) Strand One negotiations will take place in Castle Buildings, Belfast. Strand Two negotiations will take place in Belfast, Dublin and London, at times agreed by the Business Committee. The two Governments will determine where Strand Three meetings will take place. The Business Committee shall determine the venue of its own meetings.	(15B) Strand One negotiations will take place in Castle Buildings, Belfast. Strand Two negotiations will take place in Belfast. Dublin and London, at times agreed by the Business Committee. The two Governments will determine where Strand Three meetings will take place. The Business Committee shall determine the venue of its own meetings.	No differences noted.
(15C) The negotiations shall normally occur only on Mondays, Tuesday and Wednesdays.	(15C) The negotiations shall normally occur only on Mondays, Tuesdays and Wednesdays.	No differences noted.





DLP Proposals	UUP Proposals	Comments
OLP Proposals	(UK-amended GR17) 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.	Comments
	WUP Proposed alternative wording: 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.	o makera. The tent of the thing the thing on