



2010-2011 Official Call

of the Democratic-Farmer-Labor Party of Minnesota

CAUCUS, CONVENTION AND ELECTION DATES

Precinct Caucuses	February 2, 2010
County Unit Conventions	February 2 – March 14, 2010
Deadline for Submitting Resolutions to Platform Commission	March 17, 2010
Congressional District Conventions	March 20 – June 4, 2010
State Convention Commission/Committee Meetings, Duluth.....	April 11, 2010
DFL Endorsed, Elected Official Convocation, Duluth	April 23, 2010
State Convention, Duluth.....	April 23 – 25, 2010
Senate District Endorsing Conventions	February 2 – July 18, 2010
General Election.....	November 2, 2010
DFL 2011 Business Conference.....	February 1 – April 30, 2011

This is the Official Call for the 2010 Democratic-Farmer-Labor Party precinct caucuses, conventions, the 2011 Business Conference, and other Party meetings. The Call conforms with and is subordinate to the Charter of the National Democratic Party. It also conforms with and is subordinate to the State DFL Constitution and Bylaws. The provisions of the Call take precedence over other DFL party rules at any level, and govern all precinct caucuses, conventions, electoral commissions, the 2011 Business Conference, and other Party meetings during 2010 and 2011.

**Minnesota DFL
State Central Committee
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2010 DFL CAUCUS & CONVENTION SCHEDULE

2010 DFL Precinct Caucuses

7:00 p.m. on Tuesday, February 2, 2010 (Registration begins at 6:30 p.m. or earlier)
As many as 4000 locations statewide

- ◆ Vote for Democratic Governor candidate preference
- ◆ Elect delegates and alternates to attend the County Unit and/or Senate District Conventions
- ◆ Adopt resolutions for consideration in the State DFL Action Agenda or Ongoing Platform
- ◆ Elect precinct officers to two-year terms

Participants must agree with DFL principles, and must not be a member of another political party

Must be 18 by Nov. 2, 2010 to run/vote for a delegate or alternate position or vote on the preference ballot

For other caucus business, participants must be 16 by Nov. 2, 2010

Delegates who live in Senate Districts wholly contained in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, Stearns, St. Louis, Washington and Wright, plus all of Senate Districts 14, 15 and 36, attend only their Senate District convention, where they will also endorse candidates for the legislature.

~ OR ~

Delegates who live in the other 77 counties or parts of counties attend both their "County Convention" and a separate Senate District Endorsing Convention.

~ OR ~

Delegates who live in one of the ten counties listed above, but in a Senate District that overlaps into one of the other 77 counties (these include SD17 and SD48 in Anoka, SD06 and SD08 in Saint Louis, SD25 in Scott, SD13 in Stearns, SD18 in Wright), attend both a "County Unit" convention and a separate Senate District Endorsing Convention.

County Unit and/or Senate District Conventions

May require two separate meetings, depending on where you live
Most are held between February 2 and March 14, 2010 (deadline is July 18 for some Senate Districts)
Over 100 locations statewide

- ◆ Elect delegates and alternates to attend both the Congressional District and State Conventions
- ◆ Elect County Unit and/or Senate District officers, including State Central Committee members and alternates
- ◆ Adopt resolutions for consideration in the State DFL Action Agenda or Ongoing Platform
- ◆ Senate District Endorsing Conventions endorse DFL candidates for State Senate and for each State House of Representatives seat

Congressional District Conventions

Held between March 20 and June 4, 2010
Eight locations statewide

- ◆ Endorse Democratic candidate for Congress
- ◆ Elect Congressional District officers
- ◆ Elect two delegates and two alternates to each state commission:
 - Affirmative Action
 - Constitution and Bylaws
 - Platform and Resolutions

DFL State Convention

Held April 23 – 25, 2010 in Duluth
Over 1200 delegates

- ◆ Adopt DFL Action Agenda and amend Ongoing Platform
- ◆ Elect 16 State Directors to two year terms
- ◆ Endorse candidates for:
 - Governor
 - Lieutenant Governor
 - Attorney General
 - Secretary of State
 - State Auditor

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Child Care

Information on child care and the phone number of the convention site shall be made available by the appropriate unit chair prior to all county unit, congressional district and state conventions. For further help, call the State DFL Office at 651-293-1200 or 1-800-999-7457 for the phone number of the chair of that unit. This information is also available on the DFL web site at www.dfl.org.

Requests for Accommodations

Every meeting notice or call to convention or endorsing commission shall include information regarding the name of the person to contact, how to contact that person, and the deadline for requesting reasonable accommodation for persons with disabilities.

AFFIRMATIVE ACTION

AFFIRMATIVE ACTION STATEMENT

The following Affirmative Action Statement is to be read at the beginning of precinct caucuses, party conventions, and other meetings where elections or nominations occur:

“The goal of affirmative action is to recruit individuals for political activity in the DFL and the Democratic process of our government. The DFL is an active participant in the struggle to end all forms of bigotry and discrimination. As part of our commitment to ending discrimination, we seek to increase the participation of members of those communities that have been traditionally shut out of and/or underrepresented in the political process. As part of this commitment, we will seek to elect members of these communities to positions both within the DFL Party and in public office. These efforts will be directed toward all underrepresented communities.”

After the Affirmative Action Statement has been read, the Affirmative Action Reminder may be read in lieu of the full Affirmative Action Statement before elections.

AFFIRMATIVE ACTION REMINDER

“As you vote, remember that the DFL encourages those who are underrepresented to participate in DFL Party activities. Now is the time to empower those with less opportunity.”

NON-DISCRIMINATION

Discrimination on the basis of gender, age, religion, economic status, ethnic identity, national origin, color, sexual and affectional orientation, disability or veteran status in the conduct of Minnesota DFL affairs is prohibited.

PRECINCT CAUCUSES February 2, 2010

I. PREPARATIONS

By November 15, 2009, each county unit central committee shall determine the location(s) for the February 2, 2010 precinct caucuses to be held within its county unit and report those location(s) to the State DFL Office.

By January 1, 2010, each county unit central committee shall:

1. Determine the time and location for the county unit convention;
2. Adopt any modifications of the standard rules and agenda for conduct of the precinct caucuses within that county unit; and
3. (a) identify the preconvention committees that are to be used in that county unit, (b) specify whether the committee members are to be elected by the precinct caucuses or the county unit central committee, (c) specify the method for allocating committee members among the precincts, if applicable, and (d) establish the date and location for any initial preconvention committee meetings. These items shall be delivered to the State DFL Office not later than January 4, 2010.

Each precinct caucus shall be held in a suitable, accessible location (other than a private home). It is preferable to hold precinct caucuses within each precinct or as close to the precinct as possible. Within a county unit, a combination of centralized

precinct caucuses and caucuses held within individual precincts is allowed.

By Friday, January 15, 2010, each county unit chair shall publish a notice, or issue a press release to local news media, that DFL precinct caucuses will be held at 7:00 p.m. on February 2 in the location(s) reported to the State DFL Office. That notice or release should include information regarding the agenda of precinct caucus business. (A sample press release is included in the precinct kit.)

By February 1, 2010, county unit chairs shall find and train convenors for each of their precinct caucuses. In seeking these convenors, county unit chairs should find persons to arrive early enough to set up the room and begin registration no later than 6:30 p.m. The county unit chair shall distribute to each convenor the convenor’s kit and the information required for caucus night (see II.A. below).

II. ON PRECINCT CAUCUS NIGHT (February 2, 2010)

A. BEFORE THE CAUCUS

The convenor shall have available a copy of the following: the Call*; the Agenda; the Standard Rules for Precinct Caucuses; the time

and place of the county unit convention; the time and place of any county unit preconvention committee meetings; the list of precinct caucus locations in the county unit; the State DFL Constitution and Bylaws*; the DFL Ongoing Platform and 2008 Action Agenda*; and blank resolution forms.

By 6:30 p.m., the convenor shall display in a prominent location a map or description of the precinct and the date, time and location of the subsequent convention(s).

Registration shall begin at 6:30 p.m. or earlier, and shall stay open until adjournment (which shall not occur until at least 8:00). Every participant shall be clearly and legibly registered on the precinct roll before participating in caucus activities.

* For copies of these documents, call the State Party Office at 651-293-1200 or 1-800-999-7457. Copies can also be obtained from the DFL website at www.dfl.org.

B. DURING THE PRECINCT CAUCUS

1. Opening activities.

- a. The convenor shall:
 - Call the caucus to order at 7:00 p.m.
 - Introduce the attendees to the business of the caucus.
 - Read the following statement:

"By signing in, precinct caucus attendees agree to the following: You affirm that you live in the precinct; you will be 18 by November 2, 2010 and are eligible to vote or will be 16 and eligible to participate in caucus business; you consider yourself a member of the DFL Party, and are not an active member of any other political party; and, you agree with the principles of the DFL Party as stated in the DFL Constitution and Bylaws."

- Read the Affirmative Action Statement from page 1.
- Read the Platform Statement from page 5.
- Hold the election of a caucus chair to conduct the remainder of the caucus.

- b. The caucus chair shall:
 - Appoint or conduct the election of at least two tellers.
 - Appoint a secretary (recommended).

There is no caucus quorum. The precinct caucus continues until adjournment.

2. Agenda and Rules. The GENERAL RULES for conducting all DFL meetings, including precinct caucuses, are on pages 21 and 22. Each precinct caucus may adopt additional rules and/or modify the agenda for its caucus. Standard rules for precinct caucus procedures and a standard agenda are provided in the caucus materials.

3. Participant Eligibility and Challenges. All registrants may participate in caucus business unless challenged. To be eligible to participate, a person must satisfy all of the following requirements:

- a. The person must reside in the precinct.
- b. To run for, or vote for, county unit convention delegate or alternate, or to vote on the preference ballot, the person

must be at least 18 years old and otherwise qualified to vote by November 2, 2010. To participate in all other caucus business, the person must be at least 16 years old by November 2, 2010.

- c. The person must agree with the DFL Principles as stated in the State DFL Constitution and Bylaws.
- d. The person must not be an active member of any other political party.

The above are the only possible grounds for a challenge. If the right of a person to participate is challenged, the question of participation shall be settled by a majority vote of the whole caucus. Individuals shall not vote on the question of their own right to participate.

4. Preference Ballots. After registering by completing and signing the precinct roll, each eligible attendee will be given a ballot on which the attendee can indicate a preference for Governor (including uncommitted status). Balloting shall begin when registration opens and shall end one hour after the caucus convenes. The preference ballot at the precinct caucuses shall be a secret ballot, not requiring the voter's signature. A person may participate in the preference balloting only, and need not remain for other caucus activities. Petitions submitted by absent individuals may not be used to participate in the preference balloting. When balloting ends, tellers shall count the ballots and announce the results to the caucus. To appear on the preference ballot, a candidate must meet participation eligibility requirements 3.c. and d. above and file a written request with the State DFL Chair by 4:30 p.m. on January 4, 2010.

5. Precinct Officer Elections. Nominations for and the elections of precinct officers may begin any time after the caucus chair is elected. The precinct officer responsibilities described in a. and b., below, shall be read before nominations begin. The Affirmative Action Reminder (found on page 1) will be read before each contested ballot. All contested elections shall be by written ballot. The following precinct officers are elected for a two-year term:

a. Precinct Chair: This officer is charged with organizing the DFL Party in the precinct and serves on the county unit central committee. The Chair assists with organizing the local party unit and campaigns. Sample activities include:

- communicating with precinct-caucus participants about DFL activities over the next two years.
- canvassing precinct residents to identify likely DFL voters.
- conducting voter-registration drives.
- distributing the DFL sample ballot and campaign literature for endorsed candidates.
- conducting get-out-the-vote efforts at election time.
- compiling lists of DFL residents willing to work on campaigns or have lawn signs.

b. Two Associate Chairs: At least one must be of the opposite gender from the Chair. These officers help the Chair in party activities and may be the alternate for the Precinct Chair on the county unit central committee.

6. County Unit Convention Delegate and Alternate Election.

**Election of county unit delegates shall not begin
before 7:30 p.m.
The election process shall begin at 7:30 p.m.
unless persons present are still being registered.**

a. Allocation. Each precinct is entitled to one county convention delegate and alternate for each 25 average DFL votes or remaining fraction. (The average DFL vote computation is described in the State DFL Constitution and Bylaws.) Each precinct is allocated a minimum of one delegate and one alternate. The number of delegates and alternates for each precinct is written on the precinct convenor's kit. The precinct caucus will elect one person to each delegate and alternate position.

b. Eligibility. Any eligible caucus registrant who will be at least age 18 and eligible to vote on November 2, 2010 can be elected as a delegate or alternate. Persons who cannot be present at the caucus may also be elected if they indicate in a letter their willingness to serve and, optionally, candidate, uncommitted and/or issue preferences conforming to the Letter Nominations rule of the GENERAL RULES on pages 21 and 22. The caucus chair will make sure that those names are placed in nomination. (Persons who are not in attendance do not vote in any way, nor are they counted for purposes of delegate allocation.)

NOTE: If the caucus decides to use a subcaucus system, such persons who have submitted letters who are not in attendance will only be nominated for a subcaucus appropriate to their written choice.

c. Procedure. The Affirmative Action Reminder is read. The chair then asks how many caucus participants wish to serve as delegates to the county unit convention. If no more (including letter nominees) want to serve than there are delegate positions, no contest exists and a formal election need not be held; those who wish to serve will be delegates. Up to an equal number of alternates may be selected. **Any alternates must be ranked (1st, 2nd, 3rd, etc.) in order to be properly upgraded. The names of delegates and ranked alternates will be recorded prior to conducting any other business and these persons shall be declared formally elected.**

If a contest exists, the chair shall ask for a show of hands on how many wish to use a system of voting that allows for proportional representation. (Proportional representation gives participants who share different viewpoints or candidate preferences a proportional share of the delegates to be elected. It is requested when participants think they will not be adequately represented by majority voting.) If the number of participants who wish to use a proportional voting system is equal to or greater than the number needed to elect one delegate, it must be used.

EXAMPLE: In a precinct caucus of 19 participants electing 3 delegates, each delegate represents more than 6 but less than 7 participants ($19 \div 3 = 6.33$). Therefore, a minimum of 7 participants can require proportional voting.

If proportional voting is not used, each participant may vote for as many nominees as there are delegates to be elected. Alternates are nominated and elected in the same fashion after delegate election is completed. The number of votes each alternate receives must be recorded for use in alternate ranking at the county unit convention.

If proportional voting is used, the precinct caucus shall use the Walking Subcaucus system described on the next page.

7. County Unit Preconvention Committee Election (if applicable). If the county unit central committee has determined that preconvention committee members are to be elected by the precinct caucuses, it shall establish the number to be elected by each precinct, which shall be included in the precinct caucus kits by the county unit chair. Each caucus shall elect the number of committee members (and alternates, if any) allocated to that precinct. (In the event a county unit fails to establish a procedure, each caucus shall elect two persons to serve on each preconvention committee.) All committee elections shall conform to the Equal Division rule of the GENERAL RULES on page 21.

Each county unit preconvention committee member elected by the caucus shall receive the date, time and location of the initial meeting of any county unit preconvention committee and be listed on the precinct report or given a note from the precinct caucus chair of his/her election to take to the initial committee meeting.

8. Resolutions. The precinct caucus shall consider and may adopt (by majority vote) any resolutions for modifications of the DFL Ongoing Platform or for items to be included in the DFL Action Agenda. Each resolution considered must be on or attached to a completed resolution form (page A-1). The caucus chair must ensure that all resolutions contain the information required on the resolution form.

9. Adjournment. The caucus shall adjourn at the conclusion of its business.

C. AFTER THE PRECINCT CAUCUS

Report forms on caucus registration, elections and procedures are in the convenor's kit. **The newly elected precinct chair shall complete all reports as soon as the caucus adjourns or recesses and shall mail or deliver the report forms within 48 hours according to the instructions in the kit.** Resolutions should be forwarded in the format described in the Platform and Resolutions section on pages 5 and 6. Letters nominations submitted by individuals, whether or not elected as a delegate or alternate, shall be attached to the forms delivered to the county unit chair.

WALKING SUBCAUCUS PROCEDURES

Whenever a system of proportional representation is to be used, the precinct caucus, convention or other meeting shall use the Walking Subcaucus process, and the following procedures apply:

The chair opens nominations for subcaucuses. Subcaucuses must have a title which must begin with candidate name(s) or uncommitted, and may include issue(s). The title must not be readily confused with the title of a previously nominated subcaucus. The nominator may briefly inform the group of the candidates and issues named in the subcaucus title. No one may nominate more than one subcaucus.

When nominations are completed, the chair identifies areas where each subcaucus will meet. A time shall be specified (by majority vote of the precinct caucus or in the convention rules) for completing the first count of each subcaucus. Prior to this time, individuals must be permitted to leave a subcaucus and join another.

At the specified time, all movement ceases, the members of each subcaucus are counted by the convention tellers, and the count is reported to the chair. The chair announces the count for each subcaucus to the precinct caucus or convention.

The threshold for subcaucus viability is the number of persons needed to elect one delegate. Viability is determined in the following manner:

Step No. 1: Add up the total number of members of all the subcaucuses.

Step No. 2: Divide the result of Step No. 1 by the total number of delegates to be elected. If there is a remainder, round the result up to the next whole number. This is the viability number.

If all remaining subcaucuses are viable on the first count, then there shall be no second count. Any subcaucus which has fewer delegates than the initial viability number is informed that it is not viable and members must join a viable subcaucus to continue participating in subcaucusing.

A time is specified (by majority vote of the precinct caucus or in the convention rules) for the second and final count. Prior to this time, individuals may move among the subcaucuses. At the specified time all movement ceases and the members of each subcaucus are counted by the convention tellers. Results of that count are reported to the chair. Delegate allocation is then determined by the chair as follows:

First: Add up the total number of members of all the viable subcaucuses.

Second: Divide the result of the first step by the total number of delegates to be elected. Carry this division out to at least three decimal places.

Finally: Divide the number of members of each subcaucus by the result of the second step. The whole number result is the minimum number of delegates allotted to that subcaucus.

After allotting delegates in this manner, allot any remaining delegates to subcaucuses in the order of the largest remainder to the smallest remainder. (A subcaucus whose number is less than "1" on the final count will not be allotted any delegates or alternates.) Each subcaucus gets one alternate for each delegate.

EXAMPLE:

Step No. 1: Subcaucus A has 15 people standing in its group. Subcaucus B has 30 people. Subcaucus C has 5 people. This totals 50 people. (52 people registered at the precinct caucus, but 2 have gone home).

Step No. 2: There are 6 delegates to be elected from this precinct. Divide 50 (the result of Step No. 1) by 6 (the number of delegates to be elected). The result is 8.333. This is the initial viability number. Subcaucus C is not viable.

Step No. 3: After the time for moving between subcaucuses ends, the second and final count is made. Subcaucus A still has 15 people standing in its group. Subcaucus B now has 34 people. This totals 49 people. (One member of Subcaucus C decided not to join another subcaucus and is disregarded since Subcaucus C is not viable on the final count.)

Step No. 4: Divide 49 (the result of Step No. 3) by 6 (the number of delegates to be elected). The result is 8.167.

Step No. 5: Divide 15 (the number of members of Subcaucus A) by 8.167 (result of Step No. 4). This equals 1.8. Divide 34 (the number of members of Subcaucus B) by 8.167 (result of Step No. 4). This equals 4.2 delegates. Subcaucus A gets a minimum of one delegate (the whole number part of 1.8). Subcaucus B gets a minimum of 4 delegates (the whole number part of 4.2). This totals 5 delegates allotted so far to both subcaucuses. There is one more delegate to be allotted. It is allotted to Subcaucus A because Subcaucus A has the largest remainder (.8).

Final Result: Subcaucus A gets 2 delegates (and 2 alternates) and Subcaucus B gets 4 delegates (and 4 alternates).

ELECTION OF DELEGATES

Subcaucus procedures are adopted by a majority vote. The chair of each subcaucus shall read the Affirmative Action Reminder. After that, each subcaucus will elect its delegates and alternates by written ballot. Only individuals who were members of the subcaucus at the time of the final membership count may participate in the subcaucus delegate and alternate election. The equal division rule of the GENERAL RULES on page 21 and Robert's Rules of Order, most recently revised, must be followed. Alternates must be ranked within each subcaucus (1st, 2nd, 3rd, etc.) for proper upgrading. Within each subcaucus, State Convention alternates are ranked without regard to gender.

Election of delegates and alternates shall not be complete until the delegation and the individual subcaucuses are gender balanced. The precinct caucus or convention chair shall be responsible for implementation of this provision by lot, if necessary. When the precinct caucus or convention reconvenes, delegates and ranked alternates are reported to the caucus or convention chair.

PLATFORM AND RESOLUTIONS

A. What is the DFL Ongoing Platform and Action Agenda?

The Ongoing Platform embodies the beliefs and principles of the Minnesota Democratic-Farmer-Labor Party, and has been created through a grassroots process from resolutions presented at the local level and ultimately passed at the state convention.

The DFL Action Agenda is a set of statements of positions on important public policy issues which the party supports and will promote during the next two years. The Action Agenda expresses, by way of resolutions submitted at the precinct caucuses and adopted by the state convention, positions and concerns of DFL constituents. A new Action Agenda is adopted by each state convention, replacing the previous Action Agenda.

Together, the Ongoing Platform and Action Agenda form a crucial base for the party's selection and endorsement of candidates for public office and serve as a guide for action and accountability for elected officials.

B. What should party resolutions cover?

Amendments to the DFL Ongoing Platform and proposed Action Agenda items should address party positions on state and national issues.

Resolutions adopted by precinct caucuses, county unit conventions and congressional district conventions may also cover local issues, county, city and regional concerns. These resolutions are passed on only to the level at which they would be relevant.

C. How are resolutions proposed?

At precinct caucuses and at any convention or meeting where resolutions are considered, the following Platform Statement must first be read to the body:

PLATFORM STATEMENT

The State DFL Ongoing Platform embodies the beliefs and principles of the Minnesota Democratic-Farmer-Labor Party. The State DFL Action Agenda is a set of statements of recommended positions on important public policy issues which the party supports and will promote during the next two years. These documents are created through a grassroots process from resolutions presented at the local level and ultimately passed at the state convention.

Any precinct caucus participant may propose resolutions for discussion. Resolutions must be submitted on or attached to a completed resolution form (page A-1), with only one resolution per form and only one subject per resolution. "Whereas" clauses should be brief and may be forwarded to help explain a resolution. They will be removed before presentation to the state convention. At the precinct caucus level, resolutions adopted by a majority vote are forwarded to the county unit chair.

- 1. Delivery to county unit chair.** After the precinct caucus, adopted resolutions shall be placed in the resolutions packet and delivered or mailed to the county unit chair by the precinct chair.
- 2. Selection of resolutions to forward.** Each county unit may forward to the State Platform Commission at the State DFL Office a number of resolutions equal to twice the number of state delegates elected by the county unit convention, or 20 resolutions, whichever is greater, provided they are selected according to a procedure adopted by the county unit convention. Resolutions on local or Party issues are not included in this limit.

The county unit convention shall adopt a procedure to be used to select the resolutions to forward to the State Platform Commission. Possible procedures include:

- a. The county unit convention selects the resolutions to forward according to rules it adopts.
- b. Immediately after the county unit convention adjourns, a meeting will be held to select the resolutions to forward according to procedures adopted by the unit. Any delegate or upgraded alternate who attended the county unit convention may participate in this meeting.
- c. After the county unit convention, the county unit's elected state delegates will meet and go through the resolutions adopted at the precinct caucuses in that county unit. Using their own procedures, the delegates will select the resolutions to be forwarded.

The county unit chair must send the selected resolutions so that they arrive at the State DFL Office by March 17, 2010. If more than the allotted number are sent by a county unit, all of them may be rejected by the State Platform Commission upon arrival. These forwarded resolutions will make up the base of resolutions considered by the State Platform Commission for inclusion in its report to the state convention. Resolutions which are not received by March 17, 2010, or which are not on the resolutions form prescribed by the State Platform Commission, will not be considered in preparing the report to the state convention.

- 3. Local Issues.** Local issues should be forwarded by the county unit chair to the appropriate elected bodies for their consideration.
- 4. Petition Resolutions.** At the state convention and at congressional district conventions, a petition resolution may be introduced by 10% of the delegates. The petition shall be affixed to a resolution form (page A-1). The petitioners shall both sign and print their names and identify their party units. Upon receipt of the necessary number of verifiable signatures, the petition resolution will be brought before the convention at the appropriate time and at congressional conventions as an agenda item.

The congressional district chair shall forward petition resolutions that receive a 60% or more affirmative vote at a congressional district convention to the State Platform Commission at the State DFL Office. Congressional district resolutions received prior to April 11, 2010 will be considered by the Platform Commission for inclusion in its report to the state convention. Congressional district resolutions received after that date will be considered by the Platform Commission for presentation to a state central committee meeting as possible amendments or additions to the Ongoing Platform or 2010 Action Agenda.

At the state convention, any petition resolution received by the convention secretary before the deadline specified in the State Convention Rules will be reviewed by the State Platform Commission, which shall prepare a report recommending whether it is appropriate to be considered for inclusion in the DFL Ongoing Platform or the Action Agenda report.

5. **Party Issues.** All resolutions relating to internal DFL Party issues that are received by the State Platform Commission will be referred to the State DFL Chair and the Constitution & Bylaws Commission to further determine the appropriate action.

D. How is the DFL Ongoing Platform amended and how are Action Agenda items adopted?

Changes to the Ongoing Platform may be proposed by the State Platform Commission for vote by the state convention. The Commission's report will also include proposed Action Agenda items. A 60% affirmative vote is necessary to adopt changes (amendments, additions, deletions or substitutions) to the DFL Ongoing Platform or any items for the Action Agenda. Up to 100 Action Agenda resolutions, ranked by percentage, receiving the necessary vote for inclusion will be incorporated appropriately in the Action Agenda. However, in the event of a tie for last place, the State Platform Commission may increase the number above 100.

E. How is the Commission report made available?

The State Platform Commission report will be available for delegates and alternates in printed form and on the DFL web site (www.dfl.org) one week before the state convention.

F. How are resolutions considered by the state convention?

A machine tabulated ballot for resolutions relating to items to be included in the Action Agenda will be used at the state convention. Rules for machine tabulated or other written ballots are set forth in the Temporary and Proposed Permanent Rules for the State Convention at the end of this Call.

G. May a resolution be reconsidered?

Once a resolution is adopted or rejected, it shall not be reconsidered by that precinct caucus or convention.

COUNTY UNIT CONVENTIONS
February 2 – March 14, 2010

NOTE: A "county unit" which conducts a convention is any senate district or fraction of a senate district located in Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, Stearns, St. Louis, Washington and Wright Counties, all of senate districts 14, 15 and 36, and any other County or remainder of a County.

I. CONVENTION PREPARATIONS

The Constitution & Bylaws Commission has adopted standard rules and agenda for the conduct of precinct caucuses and a set of model rules and agenda for the conduct of county unit conventions. Copies of those rules and agendas can be obtained from the State DFL Office by calling 1-800-999-7457 or 651-293-1200, or from the DFL web site at www.dfl.org.

By January 1, 2010, the county unit central committee shall adopt any modifications of the standard rules and agenda for precinct caucuses that are to apply to the caucuses in that unit. A copy of any such modifications shall be delivered to the State DFL Office not later than January 4, 2010.

At least 10 days prior to the convention (or at the precinct caucuses if held less than 10 days prior to the convention), written notice of the date, time and place of the convention will be mailed or delivered to delegates and alternates.

The county unit central committee shall determine what, if any, pre-convention committees should be established to prepare for the county unit convention. Those committees may include credentials, arrangements, nominations, resolutions, rules and candidate search/endorsements. The county unit central committee shall determine the process for selecting members of the committees, which may be either election by the precinct caucuses or appointment by the central committee. If a credentials committee has been appointed, the county unit chair shall give the committee the precinct caucus delegate and alternate election reports as soon as possible, but not later than at the first meeting of the credentials committee occurring after the caucuses.

Unless challenged, those delegates and alternates elected and reported by the precinct caucuses shall be seated at the county unit convention. Distinguished Party Leaders (as defined in the GENERAL RULES on page 21) who live in the county unit also serve as at-large delegates to the county unit convention.

Not later than January 19, 2010, the congressional district chair will forward to each county unit chair the date, time and place of the congressional district convention and other relevant convention information.

II. ON CONVENTION DAY

A. BEFORE THE CONVENTION

At least one-half hour before the convention is to convene, the county unit chair shall have available a copy of the following: the 2010-2011 Call; the date, time and place of the congressional district convention and of the state convention; the State DFL Constitution and Bylaws; the DFL Ongoing Platform and current action agenda; the Affirmative Action Statement; the Platform Statement; and the county unit's current constitution and bylaws.

B. DURING THE CONVENTION

1. Call to Order. The county unit chair will call the convention to order at the designated time and preside until a convention chair is elected.

2. Rules. The GENERAL RULES for conducting all DFL meetings are on pages 21 and 22. The convention may adopt additional rules for conducting its business.

3. Convention Business:

a. Reading of the Affirmative Action Statement. This must be the first order of business. The Affirmative Action Reminder shall also be read before election(s).

AFFIRMATIVE ACTION REMINDER

“As you vote, remember that the DFL encourages those who are underrepresented to participate in DFL Party activities. Now is the time to empower those with less opportunity.”

b. Election of Convention Chair(s).

c. Party Officer Elections. The county unit chair, associate chair (of the opposite gender from the chair), secretary, treasurer and an affirmative action officer shall be elected (except in those units that hold annual conventions). Their duties are described in the county unit constitution. Officers elected in 2010 serve for two-year terms (except that if the county unit constitution is amended in 2010 to provide for annual conventions, they shall serve only until the 2011 convention). At least eleven directors (balanced by gender) must be elected in 2010. Proportional voting, if properly requested, must be used in the election of directors.

d. State Central Committee Elections. The State Central Committee is the governing body of the DFL Party between conventions. The county unit chair and associate chair are automatic members. The county unit may be allotted further member positions (see the Voting Membership chart at the end of this Call). One individual shall be elected for each member position. If more than two at-large members are to be elected, proportional voting, if requested, shall be used. One ranked alternate shall be elected for each member, including the chair and associate chair. State Central Committee alternates shall be elected by gender and shall be ranked on separate lists.

NOTE: The county unit secretary, treasurer and affirmative action officer are not automatic alternates.

e. County Unit Central Committee Ratification. The convention will ratify the newly elected precinct chairs as county unit central committee members.

f. County Unit Constitution Changes. The convention will act on proposals to amend the county unit constitution.

g. State Senate Endorsement. If the county unit represents an entire senate district, endorsement of a state senate candidate is in order.

h. State Representative Endorsement. If the county unit represents an entire senate district, endorsement of state representative candidates is in order. The convention will recess into house district conventions. Each house district convention elects its own convention chair and takes up the business of state representative endorsement. It may conduct other business as authorized by the county unit convention.

i. State Convention Delegate and Alternate Election.

Allocation. Each county unit elects a number of state convention delegates determined by a DFL average vote formula. These state delegates also serve as congressional district convention delegates. (The county unit elects ranked alternates in equal number.) A county unit allotted six or more votes elects delegates with one vote each. A county unit allotted less than six votes also elects delegates with one vote each, unless the county unit constitution provides that the county unit will elect twice as many delegates with 1/2 vote each. A congressional district constitution may allow county units within its jurisdiction to elect an equal number of additional delegates and alternates who serve only to the congressional district convention.

Note: An amendment to a county unit convention to change the delegation size will take effect in the year following its adoption.

Split County Units. In county units split geographically into parts of two or more congressional districts, the county unit convention will separate into subconventions consisting solely of the delegates and upgraded alternates residing in each congressional district. Each subconvention will elect state delegates and alternates who reside in that congressional district as allocated to it in the chart of county unit vote splits at the end of this Call.

Eligibility. Any DFL party member in the county unit who will be at least age 18 and eligible to vote on November 2, 2010 is eligible for election as a delegate or alternate; however, a Distinguished Party Leader as defined in the GENERAL RULES on page 21 is not eligible.

Procedure. The Affirmative Action Reminder shall be read. The chair shall then ask how many wish to serve as delegates to the state convention. If no more want to serve than there are delegate positions, no contest exists and a formal election need not be held. See the GENERAL RULES on pages 21 and 22.

If a contest exists, the following procedures shall apply:

- (i) The chair shall ask for a show of hands on proportional voting. If county unit delegates equal to the number needed to elect one state convention delegate want proportional voting, such a system must be used.

EXAMPLE: In a convention of 65 delegates electing 6 state convention delegates, each state convention delegate represents more than 10 but less than 11 county unit convention members ($65 \div 6 = 10.833$). Therefore, 11 individuals can ask for proportional voting.)

- (ii) **If proportional voting is not used**, the convention will elect state convention delegates by majority or plurality vote as the group determines. Alternates will be nominated and elected in similar fashion. Alternates must be ranked by the convention (1st, 2nd, 3rd, etc.) for use in alternate ranking at the congressional district and state conventions. State Convention alternates are ranked without regard to gender.

- (iii) **If proportional voting is used**, the convention shall use the Walking Subcaucus system, as described on page 4.

Before the convention chair declares the election of delegates and alternates to be final, the chair shall make sure the entire delegation for the county unit will be composed of an equal number of delegate women and men and alternate women and men. For county units split geographically between and among congressional districts, the delegation as a whole must meet the above gender requirements. See the GENERAL RULES on Equal Division on page 21.

j. Congressional District Preconvention Committee Elections. The county unit convention will elect the number of delegates and alternates to serve on each congressional dis-

trict preconvention committee that have been allocated to that county unit by the congressional district constitution or central committee. If the county unit lies in two or more congressional districts, the county unit delegates who reside in each congressional district will elect the committee delegates and alternates to that district.

k. State Convention Delegation Co-Chairs. At the county unit convention, each county unit delegation shall elect delegation co-chairs, of opposite genders, for purposes of alternate seating, roll call and ballot voting at the state and congressional district conventions. The names of the delegation co-chairs shall be reported promptly to the county unit secretary and the State DFL Office. Any state delegate shall be eligible for election as a delegation co-chair.

l. Platform Resolutions. The convention shall consider and recommend resolutions to the State Platform Commission for presentation to the state convention, using the procedures described on pages 5 and 6.

C. AFTER THE CONVENTION.

The newly elected county unit chair shall complete and mail or deliver all official county unit convention report forms to the State DFL Chair and appropriate congressional district chairs within 48 hours after the convention. Copies of the county unit constitution shall be mailed or delivered to the State DFL Chair and appropriate congressional district chairs within 5 days after the convention. Copies of the election judge sign-up sheets must be delivered to the appropriate County Auditor within 10 days.

Resolutions selected by the county unit must be forwarded to the State Platform Commission at the State DFL Office so that they are received by March 17, 2010. Resolutions which are not received by March 17, 2010, or which are not on the resolutions form prescribed by the State Platform Commission, will not be considered in preparing the report to the state convention.

OTHER SENATE AND HOUSE ENDORSING CONVENTIONS

Senate districts which contain precincts from more than one county unit will hold endorsing conventions between February 2 and July 18, 2010. The time and place of the endorsing convention will be set by the senate district executive committee. Other senate districts are governed by the endorsing procedures in the previous section of this Call. House endorsing conventions are governed by the endorsing procedures in this section.

I. CONVENTION PREPARATIONS

The Constitution & Bylaws Commission has adopted model rules and agenda for the conduct of senate district endorsing conventions. Copies of those model rules and agenda can be obtained from the State DFL Office by calling 1-800-999-7457 or 651-293-1200, or from the DFL web site at www.dfl.org.

As soon as possible, the senate and house district officers will recruit DFL candidates for Minnesota State Senate and House seats. They should encourage all DFL candidates to seek endorsement from the convention.

At least 10 days prior to the convention (or at the precinct caucuses if held less than 10 days prior to the convention), written notice of the date, time and place of the convention will be mailed or presented to delegates and alternates by the senate district chair. County unit convention delegates and alternates and Distinguished Party Leader delegates who live in the senate district are convention delegates and alternates.

II. ON CONVENTION DAY

A. BEFORE THE CONVENTION

At least one-half hour before the convention is to convene, the senate district chair shall have available a copy of the following: the 2010-2011 Call; the State DFL Constitution and Bylaws; the DFL Ongoing Platform; the Affirmative Action Statement; and the senate district's current constitution and bylaws.

B. DURING THE CONVENTION

1. Call to Order. The senate district chair will call the convention to order and preside until a convention chair is elected.

2. Rules. The GENERAL RULES for conducting all DFL meetings are on pages 21 and 22. The convention may adopt additional rules for conducting its business.

3. Convention Business:

a. Reading of the Affirmative Action Statement. This must be the first order of business. The Affirmative Action Reminder shall also be read before elections.

AFFIRMATIVE ACTION REMINDER

“As you vote, remember that the DFL encourages those who are underrepresented to participate in DFL Party activities. Now is the time to empower those with less opportunity.”

b. Election of Convention Chair(s).

c. Party Officer Elections. The officers elected are: senate district chair, associate chair (of opposite gender from the chair), secretary, treasurer, affirmative action officer and any other officers specified in the senate district constitution. These officers serve for two years. The chair and associate chair are members of the State Central Committee.

d. State Central Committee Alternates. Two State Central Committee alternates, one of each gender, will be elected.

NOTE: The senate district secretary, treasurer and affirmative action officer are not automatic alternates.

e. State Senate and Representative Endorsement. The senate district convention may endorse a candidate for state senate. House district conventions may endorse a candidate for state representative. After concluding state senate endorsement and party officer elections, the senate district convention will recess to allow house district endorsing conventions to meet. All senate district delegates who live in a house district are house district delegates also. Each house district convention elects its own convention chair and takes up the business of state representative candidate endorsement.

f. Other Business. Both the senate and house district conventions may conduct other business authorized by the senate district or house district constitution (see State DFL Constitution, Article VI, Sections 1 and 2).

C. AFTER THE CONVENTION

The newly elected senate district chair must complete and mail or deliver all convention reports and a copy of the senate district constitution to the State DFL Chair and appropriate congressional district chair within five days after the convention. If no permanent chair is elected, the convention chair shall complete and mail or deliver such reports.

CONGRESSIONAL DISTRICT CONVENTIONS

March 20 – June 4, 2010

Every congressional district will hold a convention between March 20 and June 4, 2010. The time and place will be set by the congressional district executive or central committee. Districts may schedule their conventions for Friday, April 23, 2010 in Duluth on the first day of the state convention. Any district intending to meet on Friday, April 23, shall notify the State DFL Chair in writing immediately upon scheduling the meeting.

State convention delegates and alternates (including Distinguished Party Leader delegates) living in the district are congressional district delegates and alternates. State party officers (chair, associate chair, secretary, treasurer, affirmative action officer, at-large directors, and national committee members) who live in the district and the congressional district chair(s) and associate chair(s) at the time the convention is called to order are also voting delegates on all matters. A congressional district constitution may allow county units within its jurisdiction to elect an equal number of additional delegates and alternates.

I. CONVENTION PREPARATIONS

The central committee of the congressional district will determine what preconvention committees will be established and the process for selecting delegates (and alternates, if any) to those committees. Congressional district preconvention committees will meet at the time and place designated by the congressional district central committee. The congressional district central or executive committee will appoint convenors for each committee. After convening, each committee will elect its own chair(s).

As soon as possible, but not later than the first meeting of the credentials committee, the congressional district chair will give the credentials committee the county unit convention delegate and alternate reports, the names of state party officials and Distinguished Party Leaders living in the district, and the names of any other elected officials who will have floor privileges at the convention. From these lists, the credentials committee resolves any errors or inconsistencies and prepares a temporary roll.

At least 10 days before the convention, written notice of the date, time and place of the convention will be mailed or presented to delegates, alternates and elected officials with floor privileges by the congressional district chair.

If a congressional district allows additional delegates and alternates, the congressional district chair shall issue a Call for such additional delegates and alternates to the convenor of each county unit within the congressional district as soon as possible.

II. ON CONVENTION DAY

A. BEFORE THE CONVENTION

At least one-half hour before the convention is to convene, the congressional district chair shall have available a copy of the

following: the 2010-2011 Call; the name and address of the state affirmative action officer; the State DFL Constitution and Bylaws; the DFL Ongoing Platform; and the Affirmative Action Statement.

B. DURING THE CONVENTION

1. Call to Order. The congressional district chair will call the convention to order and preside until a convention chair is elected.

2. Rules. The GENERAL RULES for conducting all DFL meetings are on pages 21 and 22. The convention may adopt additional rules for conducting its business.

3. Convention Business:

a. Reading of the Affirmative Action Statement. This must be the first order of business. The Affirmative Action Reminder shall also be read before elections.

AFFIRMATIVE ACTION REMINDER

“As you vote, remember that the DFL encourages those who are underrepresented to participate in DFL Party activities. Now is the time to empower those with less opportunity.”

b. Election of Convention Chair(s).

c. Party Officer Elections. The congressional district chair, associate chair (of the opposite gender from the chair), secretary, treasurer and affirmative action officer shall be elected. Officers elected in 2010 serve two year terms (except that in those districts where the constitution is amended in 2010 to provide for annual conventions, the officers elected in 2010 serve only until the 2011 convention).

All officers serve as members of the district executive and central committees. Their further duties are described in the congressional district constitution.

At least eleven directors (balanced by gender) must be elected in 2010. Proportional voting, if properly requested, must be used in the election of congressional district directors. The GENERAL RULE on Equal Division on page 21 shall apply to the election of directors.

The congressional district chair and associate chair are delegates to the State Executive Committee. The congressional district secretary, treasurer and affirmative action officer shall serve as alternates to the State Executive Committee in that order, unless the congressional district constitution provides for the election of three other alternates or a different ranking.

d. District Constitution. The convention will act on proposals to amend the congressional district constitution.

e. U.S. Congressional Candidate Endorsement. The convention will consider endorsing a DFL candidate for U.S. House of Representatives.

f. State Commission Members. The convention shall elect one man and one woman to serve on each of the Platform & Issues Commission, the Constitution & Bylaws Commission, and the Affirmative Action Commission to a term of two years beginning at the adjournment of the 2010 State Convention until the adjournment of the 2012 State Convention. Two additional persons, one man and one woman, will be elected to serve as alternate members on each commission. (Commission duties are defined under Article VIII, Section 6, Bylaws A, B and C, State DFL Constitution.) Commission members and alternates need not be state convention delegates or alternates.

g. State Convention Committee Members. The congressional district will elect one man and one woman to serve as delegates and one man and one woman to serve as alternates on the credentials, nominations and rules committees of the state convention. State convention committee delegates and alternates must be either delegates or alternates to the state convention. (The state convention nominations committee may not recommend its members as candidates for party office.) If the congressional district convention meets prior to April 11, 2010, the committee members will be elected by the convention. Otherwise, they will be elected prior to that date by the congressional district central committee. The congressional district chair must give each state convention committee member and alternate a signed

statement of election to take to the initial committee meeting. That statement can be in the form of a single, signed list.

State convention committee members must be prepared to work at least on April 11 in order to prepare their reports. Each committee will decide how much additional time it needs to complete committee work.

h. Petition Resolutions. The convention will consider any petition resolutions for changes or additions to the Ongoing Platform or Action Agenda. Any such petition resolutions shall be submitted using the procedures described on pages 5 and 6. Any resolutions approved by a 60% or more affirmative vote of the convention will be forwarded to the State Platform Commission at the State DFL Office. Congressional district resolutions received prior to April 11, 2010 will be considered by the Platform Commission for inclusion in its report to the state convention. Congressional district resolutions received after that date will be considered by the Platform Commission for presentation to a state central committee meeting as possible amendments or additions to the Ongoing Platform or 2010 Action Agenda.

C. AFTER THE CONVENTION

The newly elected congressional district chair must complete and mail or deliver all convention reports, copies of any approved petition resolutions, and a copy of the congressional district constitution to the State DFL Chair within two business days after the convention.

DFL ELECTED OFFICIALS CONVOCATION

On April 23, 2010, at the state convention, the State DFL Chair shall convene a convocation of endorsed, elected public officials who received the most recent DFL endorsement for that office for the previous election. The convocation shall be comprised as follows:

- a. The DFL endorsed, elected members of the Minnesota House of Representatives and State Senate;
- b. The DFL endorsed, elected State Constitutional Officials;
- c. The DFL endorsed, elected members of the U.S. Congress;
- d. Any other DFL endorsed, elected public official; and
- e. Native American tribal chairs described in Article VIII, Section 1(b) of the DFL Constitution.

The business of the April 23, 2010 convocation shall be to:

- a. Elect 10 persons to serve as delegates to the State DFL Central Committee for a two-year term.

- b. Elect 3 persons to serve as directors on the State DFL Executive Committee for a two-year term.
- c. Elect 6 persons who are DFL endorsed, elected members of the Minnesota House of Representatives or State Senate, State Constitutional Officers, or members of the U.S. Congress to serve as members of the State Platform & Issues Commission for a two-year term.

This convocation, after electing a chair(s), should adopt methods of elections which fulfill the same general delegation election guidelines, including gender balance, applicable under this Call and the State DFL Constitution and Bylaws. No alternates will be elected for any of the aforementioned delegates/directors selected. The chair(s) of the convocation shall certify the names of such members elected above and acknowledgment of agreement to serve within one week to the State DFL Chair.

STATE CONVENTION

April 23 – 25, 2010

The 2010 DFL State Convention will be held in Duluth at the convention center on April 23 – 25. There will be the following delegate votes at the convention: 1200 allotted to county unit delegates according to the State DFL Constitution formula; 25 allotted to state party officers; 16 allotted to congressional district chairs and associate chairs incumbent at the time the congressional district convention is called to order; the MYDFL President; and a number to be determined allotted to the Distinguished Party Leader delegate category. (These numbers may be reduced if a party officer is also an elected county unit delegate.) There are more than 1200 individuals casting the 1200 county unit delegate votes since some county units have half vote delegates.

I. CONVENTION PREPARATIONS

Prior to April 11, 2010, each congressional district convention or central committee will elect two members, one of each gender, and two alternates, one of each gender, to the credentials, nominations and rules committees for the state convention. The persons elected must be delegates or alternates to the state convention.

On Sunday, April 11, at 10:30 a.m., state convention commissions/committees will convene in Duluth. The State DFL Chair will, subject to the approval of the State Executive Committee, appoint convenors for each committee. After convening, each committee will elect its officers.

The State DFL Chair will compile a list of delegates and alternates elected by the county unit conventions; a list of state party officers and congressional district chairs, associate chairs and state commission members incumbent at the time the congressional district convention is called to order; and a list of Distinguished Party Leader delegates.

No later than Friday, April 16, the Platform and Constitution Commissions and rules committee will complete their reports and submit them to the State DFL Office for reproduction.

No later than Tuesday, April 20, copies of the Platform and Constitution Commission and rules committee reports will be available at the State DFL Office, and on the DFL web site at www.dfl.org.

COMMITTEE/COMMISSION RESPONSIBILITIES

Constitution & Bylaws – recommends changes in the State DFL Constitution and Bylaws. Also hears and reports on all delegate and alternate challenges.

Credentials – supervises registration of convention delegates and alternates; prepares temporary roll of the convention.

Nominations – screens and recommends candidates for At-Large Directors. The nominations committee shall not recommend its members as candidates for party office.

Platform & Issues – recommends amendments and additions and deletions to the DFL Ongoing Platform and items for the DFL Action Agenda.

Rules – proposes changes, if any, to the Temporary and Proposed Permanent Rules and Agenda for the State Convention on pages 13 to 17.

II. THE CONVENTION

A. BEFORE THE CONVENTION

At 4:00 p.m. on Thursday, April 22, convention registration will begin at the convention facility or a nearby hotel. Before registration opens, the State DFL Chair shall have available a copy of the following: the 2010-2011 Call; the name and contact information of the state affirmative action officer; a list of any commissions or committees that will meet during the convention, with the time and location of each meeting; the State DFL Constitution and Bylaws; the DFL Ongoing Platform; and the Affirmative Action Statement.

B. DURING THE CONVENTION

1. Call to Order. On Friday, April 23, the State DFL Chair will call the State Convention to order and preside until a convention chair is elected.

2. Convention Rules. Until the convention adopts permanent rules, the Temporary and Proposed Permanent Rules on pages 13 to 17 of this Call are the rules of the convention.

3. Convention Business:

a. Reading of the Affirmative Action Statement. This must be the first order of business. The Affirmative Action Reminder shall also be read before elections.

b. Election of Convention Chair and Co-chairs.

c. Affirmative Action Report. A report on the state affirmative action program will be made by the state affirmative action officer.

d. Party Officer Elections. These officers are: 16 At-Large Directors. Their duties are described in the State DFL Constitution. These officers shall be elected in a manner which allows for a fair proportion by age, race, gender, candidate and issue preference. If a request for proportional voting for the election of directors is supported by enough delegates to elect one director, then proportional voting shall be used. The Affirmative Action Reminder shall be read prior to each election.

AFFIRMATIVE ACTION REMINDER

“As you vote, remember that the DFL encourages those who are underrepresented to participate in DFL Party activities. Now is the time to empower those with less opportunity.”

e. Constitution. The convention will act on proposals to amend the State DFL Constitution and Bylaws.

f. Platform. The convention shall consider resolutions for amending or affirming items in the DFL Ongoing Platform and for adoption of the DFL Action Agenda.

g. Endorsements. The convention will consider endorsement for Governor, Lieutenant Governor, Attorney General, Secretary of State and State Auditor.

TEMPORARY AND PROPOSED PERMANENT RULES FOR THE 2010 MINNESOTA DFL STATE CONVENTION

Note: These Rules are subject to changes by the Rules Committee in preparing its report to the State Convention.

I. Delegates and Delegations

1. CONVENTION COMPOSITION: The convention will be composed of the following delegates:

a. All delegates elected at county unit conventions (and alternates properly seated in place of absent delegates), who shall be entitled to vote on all convention matters.

b. State party officers (State Chair, Associate Chair, Secretary, Treasurer, Affirmative Action Officer, Finance Chair, 16 Directors, and Minnesota's elected National Committee Members), the MYDFL President, and Congressional District Chairs and Associate Chairs incumbent at the time the congressional district convention was convened, all of whom shall be entitled to vote on all matters.

c. Distinguished Party Leader delegates as defined in Article VIII, Section 1(b) of the DFL Constitution, who shall be entitled to vote on all matters.

d. Constitution, Platform and Affirmative Action Commission members, and members of the National Committee not elected by the state convention or the state central committee, who shall be non-voting delegates unless elected as delegates pursuant to a., b., or c. above.

2. CREDENTIALS CHALLENGES: The credentials committee will report its suggested resolution(s) of any challenge(s) at the time of the first credentials report. Delegates and properly seated alternates on the temporary roll may vote on challenges. However, no challenged individual may vote on his/her own challenge.

3. DELEGATE, ALTERNATE AND VISITOR SEATING: Delegates and alternates seated as delegates will be seated by county units within Congressional Districts at designated locations. At-large and non-voting delegates shall be seated at designated locations within their Congressional Districts. Distinguished Party Leader delegates shall be seated with the delegation for the county unit in which they reside, and shall vote with the state party officers at a table within the Congressional District in which they reside. In those county units having delegates in more than one Congressional District, delegates and alternates seated as delegates shall be seated in the Congressional District where the majority of the delegates reside. Alternates shall be seated in a specific area of the convention hall, and shall be in areas designated by Congressional Districts. All visitors shall be seated separately from delegates and alternates. Special floor passes shall be issued for an interpreter or personal care attendant for any delegate or upgraded alternate who submits a request to the credentials committee. Such persons may be located in close proximity to the delegate or alternate they are assisting, but shall play no independent role in campaigns or other convention business. Delegates and upgraded alternates with mobility impairments shall be allowed an additional 10 minutes to get onto the convention floor after it is frozen.

4. DELEGATION CO-CHAIRS: At the county unit convention, each county unit delegation shall elect delegation co-chairs, of opposite genders, for purposes of alternate seating, roll call and ballot voting. Any delegate shall be eligible for election as a delegation co-chair. The names of the delegation co-chairs shall be reported promptly to the county unit convention secretary and the State DFL Office. The convention chair shall instruct the convention as to the duties the delegation co-chairs will be expected to perform during the convention.

5. UPGRADING ALTERNATES:

a. Delegation co-chairs will upgrade alternates to assure maximum delegate strength. The co-chairs will be provided with a list of the delegates and alternates in their delegation, showing subcaucuses, if applicable, and alternate ranking.

b. Seating of alternates will be performed by the delegation co-chairs as follows:

1. In those county units in which delegates were elected by majority voting, alternates will be seated in the order in which they were ranked by their county unit convention.

2. In those county units in which delegates were elected by subcaucus, a delegate will be replaced by the highest ranking alternate from the subcaucus. If no alternate from the delegate's subcaucus is available, then the alternate will be chosen by lot from the top-ranking alternates in the other subcaucuses of the county unit. Each subcaucus will be represented in the lot in proportion to its delegate allocation strength. In those split county units in which different subcaucuses were elected in different Congressional Districts, upgrading of alternates shall first be from the specific subcaucus. If no alternates from that subcaucus are available, the alternates will be drawn from the entire county unit by lot, except that priority shall be given to seating an alternate from a subcaucus of the same candidate preference as the delegate to be replaced.

3. No alternate will be upgraded during the time when any voting/balloting is taking place.

c. When a delegate who has been replaced by an alternate arrives or returns, or when an alternate arrives or returns and would otherwise be eligible to be seated, the lowest ranking seated alternate from that county unit or within the subcaucus (where that method has been used) will relinquish delegate status. When a delegate who has been replaced by lot arrives or returns, the alternate selected by that lot will relinquish delegate status.

II. Quorum

6. QUORUM NUMBER: The quorum required to conduct convention business is the number of delegates sufficient to cast a majority of the total convention votes.

III. Voting

7. VOTING PROCEDURE: Unless otherwise provided for in these rules, all voting shall be by voice vote or raising of hand division unless a written ballot vote is requested by the chair or by a 1/3 vote of the convention. All votes on contested endorsements and on contested elections shall be by written ballot. Fractional votes will be counted as such on all standing divisions and written ballots.

8. WRITTEN BALLOT VOTE: On written ballot votes, congressional district chairs will report to the teller's desk to be given ballots for the county units seated within the congressional district. Fractional vote ballots will be uniquely identified by the election judges prior to distribution. The delegation co-chairs will receive, distribute and collect ballots from the county unit delegation. A delegate will cast only one ballot. Each delegate must write his or her name and the name of the candidate(s) legibly on the ballot. After collection, delegation co-chairs will tally the votes at the delegation table, openly and in the presence of observers, including abstentions and blank ballots, record the results on the ballot envelope, and immediately give the ballots to their congressional district chair. If a vote challenge is issued, a teller will conduct a poll of the delegation. Any printed ballot must list the names of all nominees.

9. VOTING ASSISTANCE: Any delegate who cannot indicate their vote shall be provided assistance by a teller upon request to the delegation co-chairs.

IV. Convention Officers

10. CONVENTION OFFICERS: The convention will elect a convention chair and at least three co-chairs (with gender balance) who will preside at the designation of the chair. Candidates for convention chair and co-chairs will be nominated by the State Party Chair after consultations with the Nominations Committee. The chair will appoint a convention secretary, timekeepers, judges, clerks, tellers, sergeants-at-arms, parliamentarians, pages and other assistants the chair deems necessary to conduct convention business.

V. Speech and Debate

11. RECOGNITION OF SPEAKERS: No delegate may speak until recognized by the chair. Speakers will first state their name and county unit. No person may speak more than once on an item of business until all others who wish to do so have had an opportunity.

12. TIME LIMITS: Unless otherwise provided for in these rules, no delegate shall speak for more than two minutes on any item. The chair will rotate speaking privileges among floor microphones and between proponents and opponents of a measure to the extent possible. Debate will terminate when three speakers have been heard on each side.

13. CREDENTIALS CHALLENGES: With respect to credentials challenges to delegations, following the presentation of the report of the credentials committee and prior to floor debate, speakers on behalf of both the challenged delegation and the challenging delegation shall each be allowed five minutes in total to present their positions, with the challenged delegation speaking last.

14. MOTIONS TO TABLE, POSTPONE OR RECONSIDER: Any motion to table shall be considered as though it were a motion to postpone indefinitely. A motion to postpone indefinitely does not preclude amendments to the main motion. The motions "to reconsider and enter on the minutes" and "to object to consideration" are not in order. The motion to reconsider is in order and will require a two-thirds vote with the following exception; once a platform resolution is adopted or rejected, it cannot be reconsidered by the convention.

VI. Committees/Commissions - General Rules

15. PARTIAL REPORTS: Any convention committee/commission may make partial reports, at the discretion of the convention chair.

16. MINORITY REPORTS: Minority reports of a committee/commission must be supported by at least two members. For all convention reports, a minority report which is germane to a report item will be considered at the same time as the committee/commission position and will be voted on first. Other minority reports will be taken up at the end of the committee/commission report. All minority reports will be presented from the podium by the author.

17. AMENDMENTS TO COMMITTEE/COMMISSION REPORTS: Amendments to committee/commission reports must be seconded by 10% of the delegates, by signature or by show of hands. Amendments which change or add five or more words must be submitted in writing.

18. ADOPTION OF AGENDA AND RULES: A majority vote of the convention is required to adopt the agenda and rules as the permanent agenda and rules. Any amendment or a suspension of the permanent rules or the agenda after they have been adopted requires a two-thirds vote of the convention.

VII. DFL Ongoing Platform and Action Agenda

19. ADOPTION OF PLATFORM: A 60% affirmative vote is necessary to adopt any changes (amendments, additions, deletions or substitutions) to the DFL Ongoing Platform or any items for the Action Agenda. Up to 100 Action Agenda resolutions, ranked by percentage, receiving the necessary vote for inclusion shall be incorporated appropriately in the DFL Action Agenda. Ties for last place shall be decided by lot.

20. WRITTEN BALLOT PROCEDURE: The rules for implementation of the written ballot are:

a. The Platform Commission report shall be distributed to delegates and alternates at or prior to registration. The ballots will be distributed to delegation co-chairs for distribution to delegates and seated alternates only at the time certain. The ballots must be turned in to the delegation co-chairs prior to recess on Saturday June 5.

b. On Friday, April 23, members of the Platform Commission shall be available at a location posted in the registration area to answer questions about the balloting procedure or to clarify proposed resolutions.

c. All resolutions balloting shall be open; therefore, delegates shall sign their names legibly on their ballots.

d. There shall be a special consideration period of up to one and one-half hours on the agenda. Requests for special consideration shall be submitted to the convention secretary prior to recess on Friday, April 23. On Saturday, April 24, if by a show of credentials it appears 15% of the delegates agree to special consideration, the item will be set aside for special consideration and will be placed at the end of the list of resolutions removed for special consideration. When an item is taken up for special consideration, any delegate may offer an amendment.

e. There will be no separate voting on the merits of items during the special consideration portion of the agenda. The time for voting on resolutions shall remain open until recess on Saturday, April 24. All balloting will be on the written ballot, including voting on resolutions receiving special consideration, except deletion of items which may be by voice vote, after debate, if requested. There will be one-half hour, immediately following the special consideration period, set aside during the convention for voting on the written ballot during which no other business shall be conducted. Petition resolutions will be assigned in the order received to the next available item number.

f. In calculating vote totals, abstentions shall be counted as part of the vote (in effect making them "no" votes). Vote totals shall be announced to the conventions.

g. The order of debate on resolutions during the special consideration period shall be as follows: first, all majority/minority reports; second, all resolutions set aside for special consideration under paragraph d.; and third, petition resolutions.

h. Ten percent of the delegates can introduce a resolution by signed petition. Delegates should bring the resolution and petition to the convention secretary for time dating when it has the requisite number of signatures. Petition resolutions will be taken up in time order. The petition resolution will be reviewed by the Platform Commission in a timely manner, which shall submit it to the convention in a format consistent with the Commission report and report as to whether the Commission regards the resolution as presenting new matter or as contradicting or reaffirming existing DFL Ongoing Platform language. Petition resolutions must be turned in to the convention secretary by recess on Friday, April 23.

i. Only debatable resolutions can be amended. Amendments to resolutions must be seconded by 10% of the delegates either by signature or by show of hands. (Amendments that change or add 5 or more words must be submitted in writing.) All resolutions that are debated require at least a 60% vote for adoption.

VIII. Endorsements

21. ENDORSEMENTS FOR STATEWIDE OFFICES: GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY GENERAL, SECRETARY OF STATE and STATE AUDITOR. The convention will conduct separate endorsement ballots for each of the statewide offices in accordance with the rules set out in this Article VIII. The endorsement process for Governor must be completed before the convention considers endorsement for Lieutenant Governor.

22. NOMINATING PROCESS: Candidates shall be placed in nomination from the floor in name only. At least 50 delegate votes must second the nomination to place the candidate's name into nomination. Demonstrations for 5 minutes on behalf of a candidate shall be permitted within the limits of these rules. Any time over 5 minutes shall be counted against the candidate's allotted time. Candidates nominated for Governor shall each be allotted up to 15 minutes for nominating speeches, seconding speeches, and addressing the convention. Candidates nominated for other statewide offices shall each be allotted up to 5 minutes for nominating speeches, seconding speeches, and addressing the convention. Speaking order of candidates will be determined by lot.

23. GENERAL ENDORSEMENT RULES

a. ENDORSEMENT: Endorsement requires a 60% affirmative vote of the convention, and every ballot is a test ballot of the quorum. The phrase "60% affirmative vote" means that to be endorsed, a candidate must receive 60% of the votes cast on that ballot, excluding blanks and abstentions. A ballot with too many names on it or the name of a candidate who was not nominated or has been dropped off due to lack of delegate strength will be considered an illegal ballot. Abstaining or casting a blank, unintelligible, or illegal ballot will be considered the same as not voting. Such ballots will not be tallied in the vote count, but will count towards a quorum. Ballots for "no endorsement" will be tallied in the vote count.

b. NUMBER OF BALLOTS: There shall be no limit in the number of ballots for endorsement.

c. TEN MINUTES BETWEEN BALLOTS: For each ballot there shall be ten minutes between the announcement of the results and the commencement of the next ballot.

d. DROP OFF RULE: Candidates receiving less than 5% will be dropped after the first ballot. On subsequent ballots, the drop off percent will be raised by 5% each ballot to a maximum of 25%. After the fifth ballot and each subsequent ballot, the lowest remaining candidates will be dropped so that no more than two

candidates remain. In the event that application of the drop off rule would eliminate all but one candidate, then the two candidates who received the highest percent of the vote on the prior ballot shall be the remaining candidates.

e. ROLL CALL VOTE: The results of the first ballot for Governor will be reported to the convention by a roll call of the delegations. One of the co-chairs of each delegation will proceed to a microphone, and when called will read only the name of each candidate or "no endorsement," and the number of votes received by each. No introductory remarks or other commentary will be permitted during the reading of the results.

24. ACCEPTANCES: The endorsed candidate for Governor will be allotted up to 10 minutes for an acceptance speech. Each endorsed candidate for other statewide elective office will be allotted up to 5 minutes for an acceptance speech. The timing of the acceptance speeches will be determined by the endorsed candidates and the convention chair.

25. CANDIDATE FLOOR PASSES:

a. Upon application to the State Chair, a declared candidate seeking DFL endorsement for Governor shall be allotted 10 floor passes, and a declared candidate seeking DFL endorsement for other statewide office shall be allotted 4 floor passes. From the day a candidate is nominated and until endorsement balloting for that office is completed, candidates may have an additional 10 temporary floor passes in the case of a contested endorsement and an additional 4 temporary floor passes in the case of an uncontested endorsement. All candidates and their representatives (using floor passes) must leave the convention floor at the time that ballots are distributed.

b. Upon completion of the endorsement process for a particular office, all floor passes for that office shall expire except for two passes for the endorsed candidate.

c. Upon application to the State Chair, each declared candidate for endorsement for a statewide elective office who is not a delegate or seated alternate will be given a permanent, personal floor pass for the convention.

26. QUESTION & ANSWER PERIOD: There will be a Question & Answer period immediately after the nominating process for each office for which there is a contest. The Question and Answer period will be 60 minutes long in the case of Governor and will be 10 minutes long in the case of other statewide offices. All candidates who have been nominated for endorsement will be invited to participate.

a. Delegates and alternates are entitled to submit one written, signed question, on the form provided at registration for the Question and Answer period. Only one question per form is permitted. All questions must be submitted to the convention secretary no later than one hour prior to the beginning of nominations for the endorsement for a particular office. The question must be legible to be considered. All questions must be general in nature and be addressed to all of the candidates. No preliminary remarks, statements or explanations may be included and are cause for the disqualification of the question. No questions deemed to be in the nature of personal attacks on any or all candidates will be accepted. All questions must be possible to answer within a one minute period.

b. The first question, to be asked by the convention chair, and to be answered by each candidate, shall be: "If a candidate other than yourself gets endorsed, will you under any circumstances run in the primary against the DFL endorsed candidate? Yes or No answer only." All other questions will be screened for compliance with subsection a. above by the state convention chairs. Each candidate may have one observer at the screening. All questions approved will be placed in a container from which the convention chair will draw randomly during the Question and Answer period.

The convention chair will ask the question and not repeat a previously asked question.

c. Each candidate will have up to one minute to respond to each randomly-drawn question. The timer will be diligent and forceful in order to be fair to all candidates. The order of response for the first question will be determined by the lot under Rule 22, and rotation will follow for subsequent questions. All candidates will have the opportunity to answer the last question asked even if the allotted time elapses prior to the completion of the rotation.

IX. Election of Directors

27. **SCREENING:** Candidates for Director must make application to the Nominations Committee and must make arrangements for a screening. No one may be nominated for or elected as a Director unless the candidate has applied to or screened before the Nominations Committee. A list of all who have screened or applied to be screened shall be available from the convention secretary. This list shall indicate by asterisk those nominated by the Nominations Committee. This rule does not apply when subcaucusing is used for election of Directors.

28. **NOMINATIONS:** A report of the Nominations Committee shall place in nomination the committee's recommendation. After the report, the chair shall call for further nominations from the floor by name only. After the candidates have been named, the chair shall determine by lot the order of candidate speeches. Each nominee for Director shall be allowed up to 3 minutes time in a contested election, to be used as the nominee wishes. No time will be allotted to candidates declining nomination.

29. **FLOOR PASSES:** Director candidates who are not delegates or seated alternates will be given a personal floor pass for the convention from the convening of the convention through the final ballot for their position.

30. **ELECTION OF DIRECTORS:** Directors shall be elected separately from other officers. Proportional voting for directors shall be used if requested by 1/16th of the delegate vote.

a. **IF PROPORTIONAL VOTING IS NOT USED** in the election of directors, the following system will be used. State director nominees will be listed on the ballot in two columns, one for men and the other for women. A delegate may vote for a total of 16 nominees, no more than 8 of the same gender. A delegate must cast each vote for a different candidate, with the understanding that the delegate need not cast all 16 votes. The 8 candidates of each gender with the greatest number of votes, i.e.: plurality, will be declared elected, provided that no candidate may be elected with less than 1/3 of the total vote. Balloting will continue until 16 directors are elected.

b. **IF PROPORTIONAL VOTING IS USED** in the election of Directors, the Walking Subcaucus system shall be used.

X. Subcaucus Rules for Election of State Directors

31. **NOMINATING A SUBCAUCUS:** Subcaucuses will be nominated from the floor by name only. A delegate may nominate only one subcaucus.

32. **TIME FOR EXPLAINING A SUBCAUCUS:** When nominations are finished, each nominator will be allowed one minute to explain the purpose of the subcaucus.

33. **DETERMINING SUBCAUCUS VIABILITY:** When speeches are finished, there will be a credentials report of delegates and seated alternates. The Convention Chair will announce the preliminary viability number. The Chair will then implement the Walking Subcaucus process described in the "Walking Subcaucus Procedures" section of the Call.

34. **WALKING SUBCAUCUS PROCEDURES:** After the chair assigns an area for each subcaucus to meet, delegates shall have 30 minutes to move to the subcaucus of their choice. Tellers count the number in each subcaucus and report the preliminary counts to the chair and each subcaucus chair. A subcaucus with fewer members than the number necessary to elect one director is informed that it is nonviable. (The necessary number is determined by dividing the total number of delegates present and eligible to vote in all subcaucuses by the total number of individuals to be elected.) Delegates shall then have an additional 30 minutes to move among the subcaucuses. Tellers then count the number of members in each subcaucus and report the final counts to the chair and each subcaucus chair. The chair then informs each subcaucus of the number of directors it is entitled to elect.

35. **GENDER EQUALITY IN STATE DIRECTOR SUBCAUCUSES** (if used): Each subcaucus will elect their allocation in accordance with the following rules for gender division:

a. Single director subcaucuses will elect one male and one female as nominees for their position and report these names in order of preference to the chair.

b. Multiple director subcaucuses with an even number to elect will elect an equal number of men and women.

c. Multiple director subcaucuses with an odd number to elect will elect all but one in accordance with b. above. The subcaucus will then nominate one man and one woman for the final position, indicating their first preference.

d. When all subcaucuses have reported their elections, the chair will see if the constitutional gender ratio has been achieved by the following order: Record the election of even-numbered director subcaucuses, record the preference of odd-numbered director subcaucuses, and assign director status to the remaining subcaucus nominees to assure equal division. In the final assignment, subcaucus order of nominee preference should be given priority if possible. All determinations in the final assignment shall be determined by lot, if any determination needs to be made. If this procedure does not result in being properly divided, the chair will report the matter to the subcaucuses and request that new names be submitted to the chair until it does.

XI. Miscellaneous Rules

36. **ACCESSIBILITY:** There will be at least four fixed microphones on the convention floor. The sergeants-at-arms and other officers shall make all efforts to ensure the full accessibility of the process, including access to microphones during debate, to those delegates and alternates who have disabilities. Personal care attendants will be allowed to accompany delegates and upgraded alternates, including during votes, in accordance with Rule 3 and Rule 9. Arrangements for signers shall be made prior to the convention.

37. **CONVENTION DELAYS:** Any convention delay may be used for committee reports, party officer reports, or greetings of elected officials at the discretion of the convention chair. Party dignitaries may be given the privilege of speaking briefly to the convention at the discretion of the convention chair.

38. **LITERATURE, DISPLAYS AND DEMONSTRATIONS:** No person may place any banners or posters on the convention platform or in any way obstruct the view of the platform by delegates. All signs, stickers and other materials must comply with the rules of the Convention Center and DFL Party. A copy of those rules can be obtained from the State Chair. Banners and posters may be hung at the direction of the State Party. No new campaign literature may be distributed in the convention hall between the distribution of a ballot and the collection of that ballot. No moving demonstrations are permitted during balloting. There shall be no disruptive demonstrations in the galleries. Each delegation will be responsible for collecting materials and garbage. Whistles, air horns, bull horns, thunder sticks, and strobe lights or other

similar devices will not be allowed during the convention, inside the convention hall.

39. **SMOKING AND USE OF INTOXICANTS:** No smoking or use of intoxicants is permitted on the convention floor. No smoking is allowed in the hallways adjacent to the convention hall, or outside the main entrance into the building.

40. **RETENTION OF BALLOTS:** Any written endorsement ballot shall be retained for 30 days following adjournment of the convention. Any challenged ballot, if challenged prior to adjournment of the convention, shall be retained for 30 days thereafter. All other ballots, including Platform ballots, used for convention business shall be destroyed at the end of the convention.

41. **FREEZE ACCESS TO FLOOR:** Before conducting any vote, the chair has the discretion to instruct the sergeants-at-arms to freeze ac-

cess to the area where the delegates are seated on the convention floor. At least 5 minutes advance warning must be given to the delegates. A 10-minute warning must be given to any committee in session prior to any endorsement ballot. Delegates and upgraded alternates with mobility impairments shall be allowed an additional 10 minutes to get onto the convention floor after it is frozen. The floor shall be unfrozen once the chair has determined that voting is completed.

42. **TELLER OBSERVERS:** Each candidate shall be allowed three teller observers in the tellers' room while their race is being counted. Candidates shall inform the convention secretary in advance who their observers will be. The observers shall not be involved in ballot counting.

43. **ROBERT'S RULES:** All matters not governed by the DFL Constitution and Bylaws, the 2010-2011 DFL Call or these rules shall be governed by Robert's Rules of Order, Newly Revised.

2011 DFL BUSINESS CONFERENCE

The 2011 DFL Business Conference will be held between February 1 and April 30, 2011. The exact date for the business conference will be set by the state central committee. The persons eligible to vote at the business conference are the members of the state central committee, with their alternates serving as alternates to the business conference.

The business conference elects the State DFL Chair, Associate Chair (of opposite gender from the Chair), Secretary, Treasurer and Affirmative Action Officer. The duties of these officers are set out in the State DFL Constitution and Bylaws. Officers elected at the 2011 business conference serve terms ending with the adjourn-

ment of the 2013 business conference. The business conference will include discussion of issues, training and outreach, and party building activities. The State DFL Chair will convene a convocation of DFL endorsed and elected public officials and Distinguished Party Leader delegates to fill any vacancies in the positions that were elected at the convocation at the state convention.

The state executive committee will recommend rules for the business conference. Copies of those rules can be obtained from the State DFL Office at least 10 days in advance of the business conference.

PROPOSED AGENDA FOR THE 2010 MINNESOTA DFL STATE CONVENTION

Thursday, April 22

Commission/Preconvention Committee Meetings
as scheduled

Friday, April 23 to Sunday, April 25

NOTE: Exact times and order of business will be determined by the Convention upon recommendation of the Rules Committee.

Call to Order

Flag Ceremony

Welcome(s)

Affirmative Action Statement & Report

Resolution of Credentials Challenges

Election of Convention Chair and Co-chairs

Adoption of Permanent Rules and Agenda

- Consider any changes proposed by the Rules Committee

Nominations Committee Report:

Election of 16 State Directors, eight of each gender

Endorsements for:

- Governor
- Lieutenant Governor
- Attorney General
- Secretary of State
- State Auditor

Constitution Commission Report*

Platform Commission Report*

Other Business

Adjournment

Friday, April 23

(after convention recesses)

Elected Officials Convocation

Congressional District Conventions, if any

- * NOTE: Consideration of commission reports, consideration of resolutions, and brief greetings by party and elected dignitaries may occur on any day during balloting or other lulls in convention business at the discretion of the chair.

CHALLENGES

What is a challenge? A challenge is an allegation that a precinct caucus, convention, conference, committee or commission failed to follow the provisions of this Call, the applicable DFL constitution or bylaws, or Robert's Rules of Order, that fraud or dishonesty occurred, or that an individual was not eligible for election or endorsement.

Who can bring a challenge? Any DFL party member(s) who lives within the DFL political division where the act(s) occurred, or who would be adversely affected by the act(s), can bring a challenge. For example, a challenge to the election of a precinct delegate may be brought either by a DFL member who lives in that precinct or by a delegate to a convention at which the challenged precinct delegate would be seated. (See paragraph II.B.3. of the *Precinct Caucus* section of this Call for the definition of who does not qualify as a DFL party member.)

When must a challenge be brought? All challenges must be in writing, stating the nature of the challenge and the remedy sought, and must be postmarked, hand delivered or arrive by fax or e-mail within ten calendar days after the date the challenged action occurred. A challenge not meeting the deadline still may be considered if the body reviewing it decides that the challenge could not reasonably have been brought within the required period.

What must the challenger do to bring a challenge? A challenger must complete and submit a challenge form. (See challenge form on page A-2.) The form must be filled out as completely as possible and filed as indicated above. The challenge must include the name of the challenger(s), the person(s) or action(s) that are being challenged, the grounds for the challenge, and the remedy sought, if any.

What are the types of challenges, who considers them, and where are they filed? Challenges relating to any action should be made at the meeting at which the challenged action takes place. See the section of this Call pertaining to that meeting and Robert's Rules of Order for the proper procedures. Challenges against precinct caucus participants are handled by the caucus itself and are explained in the Precinct Caucus section of this Call.

Challenges that remain unresolved after the meeting at which the action occurred may be brought as follows:

- **Challenges to election of delegates/alternates** are heard by the State Constitution & Bylaws Commission in the case of challenges to seating of delegates or alternates at the state convention, the state central committee or the business conference. In the case of other conventions, such challenges are heard by the credentials committee of the convention to which they were elected, if any, and resolved by the convention. Procedures are described later in this section. File with the Chair of the body holding the convention, and send a copy to the State DFL Chair at the State DFL Office address on the cover of this Call.
- **Challenges to an endorsement** are heard by the State Constitution & Bylaws Commission. File with the State DFL Chair at

the State DFL Office address on the cover of this Call.

- **Affirmative action challenges not related to the election of delegates/alternates** are heard by the affirmative action committee/commission at the level where the challenge originates. File with the Chair of that DFL unit, with a copy to the State DFL Chair at the address on the cover of this Call. However, the failure of a county unit, senate district or congressional district committee to issue a ruling on an affirmative action challenge within 30 days of receiving the challenge, or at the very next meeting of the appropriate committee before a convention, if earlier, shall be grounds for the State Affirmative Action Commission to consider and rule on the challenge. The State Affirmative Action Commission will develop and communicate to all party units a procedure for mediating affirmative action challenges and disputes at the lowest possible level of the party.
- **Challenges relating to platform or resolutions** — Challenges to resolutions procedures at the precinct caucus level are heard and resolved by the county unit resolutions committee, if any, and otherwise by the county unit convention. Challenges to resolutions procedures at the county unit level are heard by the State Platform & Issues Commission. File a copy of the challenge with the State DFL Chair at the address on the cover of this Call.
- **All other challenges** are reviewed by the State Constitution & Bylaws Commission. File with the State DFL Chair at the address on the cover of this Call.
- **Appeals** — Appeals of decisions that affect the seating of delegates or alternates at the state convention, state central committee or business conference are heard by the State Constitution & Bylaws Commission. Appeals of decisions regarding affirmative action challenges not related to the election of delegates or alternates are heard by the affirmative action committee/commission of the next higher DFL unit. All such appeals should be filed with the Chair of that DFL unit (with a copy sent to the State DFL Chair at the address on the cover of this Call).

Appeals of other decisions are heard by the Constitution & Bylaws Commission.

Appeals of decisions by the Constitution & Bylaws Commission, the Platform & Issues Commission or the State Affirmative Action Commission are reviewed by the State Executive Committee. All such appeals should be filed with the State DFL Chair at the address on the cover of this Call. The findings of the Commission, and any minority reports, shall be considered by the State Executive Committee as a part of the appeal process.

An appeal must be filed within ten calendar days after the date of the decision (or prior to the convening of the affected convention or meeting, if earlier). Any decision not appealed by that deadline is final.

How are challenges handled when received? Upon receiving a challenge, the State DFL Chair (or other chair, where applicable) will arrange for a hearing by the appropriate body as soon as possible. At least ten days prior to the meeting to hear the challenge, a written notice shall be sent to the challenger, the individual(s) whose action is being challenged, the chair of the DFL party unit affected, and any other individuals directly affected by the challenge (including all candidates involved in a challenged endorsement). The notice shall include a copy of the challenge, a copy of the meeting notice stating the time and place of the hearing, and the rules and procedures for the hearing. The chair of the affected unit may shorten the ten-day requirement to the extent the chair determines to be necessary to enable a timely decision on the challenge, provided that reasonable efforts are made to notify all affected persons in advance of the hearing.

How are challenges resolved? The body reviewing a challenge will conduct a hearing at which it will receive statements from the challenger, from the person(s) being challenged and from any other person(s) who wish to present relevant testimony on the matter. The body may request other testimony if it thinks it would be helpful. All parties will be given a reasonable opportunity to present evidence and testimony. The challenged individual is always permitted to make the final statement.

The body reviewing a challenge will decide whether, based upon clear and convincing evidence, the alleged violation occurred. If the challenge is sustained, the body will determine the appropriate remedy based upon the circumstances. For example, in a challenge to an endorsement, the remedy may include, but is not limited to, revocation of the endorsement and reconvening of the endorsing body.

CHALLENGES TO DELEGATE/ALTERNATE ELECTIONS

How are delegate/alternate election challenges handled? The chair of an affected district, or the co-chairs of the State Constitution & Bylaws Commission in the case of the state convention, the state central committee, or the business conference, will convene the appropriate committee or commission early enough to hear all challenges and enable the roll to be prepared without delaying the convention or meeting. The challenger and challenged individual(s) will be notified of the time and place for the hearing as described

above. The seriousness of the grounds alleged will be a matter considered by the appropriate committee or commission.

The applicable committee or commission will report to the convention the name of the person it believes is entitled to participate in the convention and that person's name will be included on the temporary roll of the convention. If the committee or commission cannot reach a decision, it will report this to the convention and no delegate name will be listed on the temporary roll. If there is more than one challenge to be reported, the committee or commission will report on them in the order in which they were first forwarded to its chair(s).

Who finally decides a delegate/alternate election challenge?

The convention or central committee will vote on the committee or commission report, taking a separate vote for each challenge reported. All delegates on the temporary roll may vote on the report with the exception that no challenged delegate may vote on the resolution of his/her own challenge.

When are challenged delegates or their replacements seated?

Challenged delegates or their replacements who are recommended for seating by the applicable committee or commission are seated with the temporary roll. The final vote by the convention or central committee on the report establishes the permanent roll.

How can a credentials committee or other interested party receive assistance with constitutional issues? A credentials committee, a challenger, or any other interested party to a challenge may request an opinion on DFL constitutional issues that are in dispute from the State Constitution & Bylaws Commission. Requests for a commission opinion must be made as early as possible in the process. When possible, the commission will recommend interpretations, settlements and remedies for constitutional issues. However, no convention, or credentials committee report to a convention, will be delayed because of a request for interpretation.

If you consider bringing a challenge or to obtain more information about challenges, call the State DFL Office at 651-293-1200 or 1-800-999-7457 toll free.

GENERAL RULES FOR ALL MEETINGS

The items in this section apply to all precinct caucuses, conventions, convocations, business conferences, and other Party meetings (hereafter, "meetings"). They are rules to be followed unless indicated specifically as recommendations.

The words of this Call are to be taken in their everyday meaning. The terms "shall", "will", "must" and "is expected to" express rules and obligations. The words "may" and "should" and the expressions "are urged," "it is preferable" or "it is recommended" express non-binding suggestions or possibilities.

Access for Persons with Disabilities. All meetings shall be conducted in facilities accessible to people with disabilities. Communicatively impaired individuals who need interpreter services must notify in writing the chair of the respective unit holding a precinct caucus or county unit, congressional district or state convention at least 30 days before that convention or caucus date, or within 5 days after being elected a delegate or alternate, whichever is less. The party chair of that unit shall secure an interpreter at least 14 days before the caucus or convention.

The chair and the precinct caucus, convention, committee or other relevant body shall allow sufficient time for people with disabilities to participate fully in the process.

Visually impaired individuals shall notify the county unit, congressional district or state party chair that he/she needs caucus or convention materials in audio tape, Braille or large print format. The party officer shall send that individual all official materials converted as soon as possible.

Balloting. A ballot is any vote or count at a DFL convention or other meeting, including voice votes, standing votes, show of hands, counted divisions, roll call votes, paper ballots and subcaucusing. A ballot is in progress when the chair calls for the vote or instructs the tellers to distribute paper ballots or when the first subcaucus is nominated. The ballot is over when the tellers collect all ballots, or non-paper vote results are recognized by the chair, or the subcaucuses have completed their business. Fractional votes will be counted as such on all standing divisions and written ballots.

Commission Members. State DFL Platform, Affirmative Action, and Constitution & Bylaws Commission members need not be state convention or central committee delegates or alternates to be elected as Commission members.

Candidate Speeches. Every candidate for endorsement or election must be allowed to speak to the endorsing or electing body for at least one minute.

Convenors. Where vacancies exist, it is recommended that persons from groups underrepresented in party affairs be sought as convenors.

Convention Committee Members. State and congressional district convention committee members must be delegates or alternates to that convention (including state party officers, but excluding Distinguished Party Leader delegates). Committee members for other conventions do not need to be delegates or alternates. The State Convention Nominations Committee shall not recommend its members as candidates for party office.

County Unit. A "county unit" is any senate district or fraction of a senate district located in Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, Stearns, St. Louis, Washington and Wright Counties, all of senate districts 14, 15 and 36, and any other County or remainder of a County.

Delegation Chair. The delegation chair is a person elected to serve as chair of any delegation to a DFL convention or business conference. The delegation chair is elected by a majority vote of the delegation.

Distinguished Party Leaders. Distinguished Party Leaders serve as at-large delegates to the state convention and to all conventions

of lower level party units in which they live. A Distinguished Party Leader may not be elected as a state convention delegate or alternate. The following are Distinguished Party Leaders: (1) DFL members of the State Senate and State House of Representatives, (2) DFL State constitutional officers, (3) DFL members of the U.S. Senate and U.S. House of Representatives from Minnesota, (4) any current or former U.S. Presidents or Vice Presidents who are Minnesota residents, and (5) the tribal chair of each Native American tribe whose headquarters is located in Minnesota (or another elected member of the tribal council designated by the tribal chair), who is a resident of Minnesota, who attended the DFL precinct caucus in the year the state convention occurs, and who otherwise qualifies for membership in the DFL under Article I, Section 2 of the DFL Constitution.

Elected Officials. Unless elected as a delegate or alternate, DFL endorsed elected officials not seated as Distinguished Party Leader delegates are non-voting delegates at the state convention and at congressional district conventions in the congressional district where they reside.

Eligibility. No person may speak or vote on any motion, resolution, nomination or election at any caucus, convention, meeting or conference of the DFL Party who is an active member of any other political party. No person may be considered for endorsement who is an active member of another political party.

It is not necessary to be a delegate or alternate to a convention to be elected as a party officer, as a member of a central or executive committee, or as a delegate or alternate to a higher convention. See "DFL Convention Committee Members" for special rules for pre-convention committees.

Endorsement Procedures. Endorsement for public office requires a 60% vote of the body making the endorsement. No convention representing an area less than the area which elects a public official may endorse a candidate for that office. No one may vote on an endorsement unless they live in the geographic area in which the election will occur. Every ballot for endorsement is a test of the quorum. (That is, for the endorsement to be valid, those voting for, against and abstaining must add up to the quorum number.) The number of persons endorsed for any office may not exceed the number of positions to be elected.

The State DFL Office shall provide copies of the most recent DFL Ongoing Platform and Actual Agenda to all county unit, senate district and congressional district chairs prior to the precinct caucuses. Those chairs shall provide those documents to their respective candidate search/endorsement committees for possible inclusion in candidate questionnaires.

In the absence of any direction to the contrary by a convention, a central committee of the proper geographic area may endorse candidates between conventions. An instruction by a convention vote of 60% of the delegates that the central committee shall not endorse will be effective through the general election unless otherwise stated by the convention, or unless the endorsed candidate withdraws or is incapacitated.

Equal Division. When a contested election occurs, all precinct caucuses, conventions, committees, convocations and commissions shall elect an equal number of delegate women and men and alternate women and men.

Provisions for achieving equal division are as follows: Even numbered allocations shall be divided equally. Odd numbered delegations shall be divided as equally as possible, but never more than one extra of either gender. If both delegate and alternate allocations are odd-numbered, the imbalance in delegate election must be reversed in favor of the opposite gender in the alternate election.

If equal division does not occur, the chair of the unit must submit with the convention reports a written statement indicating why equal gender division did not occur.

Fees. Donations may be requested to defray meeting expenses. However, no person can be excluded from participation in a meeting for inability to pay a cost or fee.

Freeze Floor. Before conducting any votes, the chair has the discretion to instruct the sergeants-at-arms to freeze access to the area where the delegates are seated on the convention floor. At least 5 minutes advanced warning must be given to the delegates. A 10 minute warning must be given to any committee in session prior to any endorsement ballot. Delegates and upgraded alternates with mobility impairments shall be allowed an additional 10 minutes to get onto the convention floor after it is frozen. The floor shall be unfrozen once the chair has determined that voting is completed.

Gender Balance. See Equal Division.

Instructed Delegates. The Minnesota DFL Party shall not require a delegate to a party convention or business conference to cast a vote contrary to his or her expressed preference. No precinct caucus or convention can bind its delegates to vote in a certain way at a later convention.

Letter Nominations. A person who cannot be present at a caucus, convention or other meeting may be elected to a party position by indicating their willingness to serve by submitting a letter nomination. The letter nomination form that should be used is in the Appendix. Letter nominations may be hand delivered to the caucus, convention or other meeting no later than 15 minutes after its start. Letter nominations may also be submitted to the appropriate DFL local party unit chair no later than 72 hours before the start of the caucus, convention or other meeting. Such a person ("letter nominee") shall not vote in any way, and may not be counted for purposes of delegate allocation nor in determining whether to use proportional voting.

The meeting chair will make sure that those names are placed in nomination. If the caucus decides to use a subcaucus system, "letter nominees" will only be nominated for a subcaucus appropriate to any preferences requested. A letter nominee is responsible for determining whether they were elected, and where and when the subsequent convention or other meeting will be held.

Meeting Locations. All meetings will be held in public buildings accessible to persons with disabilities and senior citizens. Buildings which by their character prevent open discussion of any issue are not suitable locations. If commercial establishments are utilized, unionized establishments shall be given priority in site consideration. Wherever possible, meetings will be held at locations accessible to public transportation.

Minority Reports. Upon the vote of ten percent of the members of any committee or commission, a minority report must be prepared and presented to the convention or business conference.

Open Elections. Any statement, rule or other action which discourages any eligible person from seeking election shall be grounds for challenge. Alternates shall be nominated and elected under the same guidelines but separately from delegates.

Open Meetings. All meetings are public and must be publicized as such. No person can be denied access to these meetings. However, a nomination or candidate search committee may adopt a rule which excludes other candidates from a committee meeting when a candidate for the same office is being screened.

Party Document Changes. Every convention must conform its party constitution, bylaws and rules to the State DFL Constitution and Bylaws.

Party Officials. All members or their alternates of all party central and executive committees and all affirmative action officers are "party officials" for the purposes of this Call.

Proportional Voting. Whenever more than two delegates, alternates, directors, central committee members or preconvention committee members of a single committee are to be elected, proportional voting must be used if precinct caucus or convention members request it in sufficient numbers to elect one individual to that position. The method of election under proportional voting is the Walking Subcaucus system. Specific rules on Walking Subcaucus proportional voting are located in

the "Walking Subcaucus Procedures" section of this Call.

Proportional voting is not used in electing chairs, associate chairs, secretaries, treasurers, affirmative action officers, state convention committee members, or state commission members.

Questioning of Candidates. A process may be provided in the unit's rules to allow for questioning of candidates seeking DFL endorsement at that convention prior to a vote on an endorsement.

Quorum. A quorum is the number of registered delegates or alternates seated as delegates that must be present and voting so a convention, business conference or other meeting may convene or may conduct any further business. The state convention quorum is the number of delegates sufficient to cast a majority of the votes at the convention. The quorum for other conventions or endorsing commissions is a majority of registered delegates unless the applicable party constitution or bylaw sets a higher number. At all other levels, the quorum for the transaction of business by a central or executive committee is 20% unless that level's constitution establishes a higher quorum.

Recycling. All meeting materials supplied by the DFL Party are urged to be recycled/recyclable materials.

Registration. Registration shall remain open at all conventions and other meetings until adjournment.

Rules of Order. The motion to reconsider is in order with the following exception: Once a platform resolution is adopted or rejected, it cannot be reconsidered by a convention or precinct caucus. The motion to "reconsider and enter on the minutes" is not in order at any meeting. All procedures not covered by the Democratic National Party Charter, the State DFL Constitution and Bylaws, a party unit constitution or this Call shall be determined by Robert's Rules of Order, Newly Revised.

Separate Seating. At conventions and other meetings, voting and non-voting delegates are seated together, separate from non-upgraded alternates and visitors. Seating for non-upgraded alternates and visitors shall be located behind or to the side of seated delegates.

Severability. If any provision of this Call is determined to be invalid, only the specific provision will be amended or set aside.

Slate Making. Any individual or group of Democrats may sponsor or endorse a slate of candidate(s) but no slate may, by virtue of such endorsement, receive preferential treatment or a preferential place on a ballot or be publicly identified on the ballot as the "official" slate. Ballots marked "slate" are invalid.

Unit Rule. The unit rule, or any rule or practice where members of a party unit or delegation may be required to cast their votes in accordance with the will of majority of the body, shall not be used.

Upgrading Alternates. Every precinct caucus or convention must rank alternates for upgrading. If no ranking is provided by the applicable caucus, convention or subcaucus, the alternates will be ranked by lot. Alternates will be seated in the order in which they were ranked. Special rules apply to the ranking and upgrading of state central committee alternates.

If proportional voting was used in the election of delegates and alternates by a unit, a delegate must be replaced by an alternate of the same subcaucus. Within the subcaucus, alternates will succeed to delegate status according to rank. If there are no alternates available within a subcaucus, alternates will be raised by lot from among the highest ranking alternates within the other subcaucuses. Each subcaucus will be represented in the lot system in proportion to its delegate allocation strength.

Vacancies. If a position is not filled at the governing convention, it may be filled by the applicable central committee with proper notice, but without the need to declare a vacancy. The general procedures for filling vacancies are found in Article III., Section 5.D. of the DFL Constitution.

Variations in Convention Scheduling. A party unit may request a variance in convention scheduling from the windows stated in this Call for extraordinary circumstances. The State DFL Chair and Associate Chair, acting jointly, may approve such a request.

DELEGATE ALLOCATION AT THE 2010 DFL STATE CONVENTION

Breakdown of votes to which each County Unit will be entitled at the 2010 State Convention

County Unit	Votes	County Unit	Votes	County Unit	Votes	County Unit	Votes	County Unit	Votes
Aitkin	4	Kanabec	3	Pope	3	Stearns	46	14
Becker	6	Kandiyohi	8	Red Lake	3	13	3	47	16
Beltrami	9	Kittson	3	Redwood	3	14 (entire SD)	15	48	12
Benton (part)	3	Koochiching	3	Renville	3	15 (entire SD)	14	49	15
Big Stone	3	Lac Qui Parle	3	Rice	13			50	18
Blue Earth	14	Lake	4	Rock	3	Anoka, Carver,	51	18
Brown	5	Lake of the Woods	3	Roseau	3	Dakota, Hennepin,	52	19
Carlton	9	LeSueur	5	Sherburne (part)	12	Ramsey, Scott,	53	18
Cass	6	Lincoln	3	Sibley	3	Washington & Wright	54	19
Chippewa	3	Lyon	4	Steele	7	17	3	55	18
Chisago	10	Mahnomen	3	Stevens	3	18	3	56	19
Clay	11	Marshall	3	Swift	3	19	16	57	18
Clearwater	3	Martin	4	Todd	4	25	3	58	17
Cook	3	McLeod	6	Traverse	3	32	16	59	22
Cottonwood	3	Meeker	4	Wabasha	4	33	16	60	29
Crow Wing	13	Mille Lacs	5	Wadena	3	34	15	61	17
Dodge	3	Morrison	6	Waseca	4	35	17	62	28
Douglas	7	Mower	9	Watonwan	3	36 (entire SD)	16	63	20
Faribault	3	Murray	3	Wilkin	3	37	18	64	26
Fillmore	5	Nicollet	7	Winona	11	38	17	65	17
Freeborn	8	Nobles	4	Yellow Medicine	3	39	19	66	19
Goodhue (part)	9	Norman	3			40	17	67	15
Grant	3	Olmsted	27	St. Louis		41	19		
Houston	4	Otter Tail	11	5	23	42	17		
Hubbard	4	Pennington	3	6	16	43	19		
Isanti	7	Pine	6	7	21	44	22		
Itasca	11	Pipestone	3	8*	1	45	19		
Jackson	3	Polk	6						

* 8 is a precinct exception as defined by the State DFL Constitution.

County Units allocated 3, 4 or 5 delegates shall elect that many delegates with a full vote each, unless the County Unit constitution provides for election of twice as many delegates with 1/2 vote each.

County Unit Votes Split Between Congressional Districts

County Unit	Votes	County Unit	Votes	County Unit	Votes	County Unit	Votes	County Unit	Votes
Beltrami		SD 32		SD 45		SD 52		SD 57	
7th	7	3rd	15 1/2	3rd	2	4th	2	2nd	13
8th	2	6th	1/2	5th	17	6th	17	4th	4
								6th	1
LeSueur		SD 39		SD 49		SD 53			
1st	1/2	2nd	6	3rd	6	4th	13	SD 63	
2nd	4 1/2	4th	13	6th	9	6th	5	3rd	5
								5th	15
CU 13		SD 40		SD 50		SD 54			
6th	1	2nd	8	4th	9	4th	17		
7th	2	3rd	9	5th	9	5th	2		
SD 14		SD 44		SD 51		SD 56			
6th	14 1/2	3rd	1	4th	3	2nd	1/2		
7th	1/2	5th	21	5th	4	4th	1/2		
				6th	11	6th	18		

VOTING MEMBERSHIP OF THE STATE CENTRAL COMMITTEE

I.	State Party Officers/MYDFL President & Vice President	28
II.	Congressional District Chairs/Associate Chairs	16
III.	Elected Officials	13
IV.	All Senate Districts (from 1 to 67) elect a Chair and Associate Chair	134
V.	County-wide DFL Chair in Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, St. Louis, Stearns, Washington and Wright Counties, if any, is a Delegate, with the Associate Chair serving as the Alternate	10
VI.	County Unit Representatives (listed below)	332

A. County Units comprising a full Senate District entirely within Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, St. Louis, Stearns, Washington and Wright Counties, plus Senate Districts 14, 15 and 36.

The number listed below for each Senate District is for At-Large State Central Committee Delegates. The Senate District Chair and Associate Chair are automatic delegates. Alternates are elected for each Delegate, including the Chair and Associate Chair.

St. Louis	15.....	4	40.....	5	51.....	5	61.....	5	
5.....	6	19.....	4	41.....	5	52.....	5	62.....	8
7.....	6	32.....	4	42.....	5	53.....	5	63.....	5
		33.....	4	43.....	5	54.....	5	64.....	7
Anoka, Carver,		34.....	4	44.....	6	55.....	5	65.....	5
Dakota, Hennepin,		35.....	5	45.....	5	56.....	5	66.....	5
Ramsey, Scott,		36.....	4	46.....	4	57.....	5	67.....	4
Stearns, Washington		37.....	5	47.....	4	58.....	5		
and Wright		38.....	4	49.....	4	59.....	6	Total	200
14.....	4	39.....	5	50.....	5	60.....	8		

B. County Units within Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, St. Louis, Stearns, Washington and Wright Counties that are part of Senate Districts that overlap into other Counties.

St. Louis	Stearns	Anoka, Carver,	17*.....	1/2	Total	11
6.....	4	Dakota, Hennepin,	18**.....	1		
8*.....	1/2	Ramsey, Scott,	25**.....	1		
		Washington & Wright	48.....	3		

* CU 8 and 17 will send the Chair as the Delegate, and the Associate Chair will serve as the Alternate.

** CU 13, 18 and 25 will send their Chair and Associate Chair as Delegates with 1/2 vote each, and will elect 2 Alternates for them.

In CU 6 and 48, the number above includes the Chair and Associate Chair of the Unit. CU 48 will elect 1 additional At-Large Delegate, and CU 6 will elect 2. Alternates equal to the number shown above will also be elected by each of those Units.

C. County Units comprising a Geographic County (or part of a County)

Aitkin	1	Dodge	1	Lac Qui Parle	1	Nobles	1	Sibley	1
Becker	2	Douglas	2	Lake	1	Norman	1	Steele.....	2
Beltrami.....	3	Faribault	1	Lake of the Woods	1	Olmsted	7	Stevens	1
Benton (part)	1	Fillmore	1	LeSueur	1	Otter Tail	3	Swift	1
Big Stone.....	1	Freeborn	2	Lincoln	1	Pennington	1	Todd	1
Blue Earth	4	Goodhue (part)	2	Lyon	1	Pine	2	Traverse.....	1
Brown.....	1	Grant	1	Mahnomen	1	Pipestone	1	Wabasha	1
Carlton.....	2	Houston	1	Marshall	1	Polk	2	Wadena.....	1
Cass	2	Hubbard.....	1	Martin.....	1	Pope.....	1	Waseca	1
Chippewa	1	Isanti.....	2	McLeod	2	Red Lake	1	Watonwan.....	1
Chisago	3	Itasca	3	Meeker	1	Redwood	1	Wilkin.....	1
Clay	3	Jackson.....	1	Mille Lacs	1	Renville	1	Winona	3
Clearwater	1	Kanabec.....	1	Morrison.....	2	Rice	4	Yellow Medicine	1
Cook	1	Kandiyohi.....	2	Mower	3	Rock	1		
Cottonwood.....	1	Kittson.....	1	Murray.....	1	Roseau.....	1	Total	121
Crow Wing	3	Koochiching	1	Nicollet.....	2	Sherburne (part)	3		

Counties with 1 or 2 Delegates send their Chair and Associate Chair as the Delegates. Counties with more than 2 will elect additional At-Large Delegates to complete the allocation. Alternates are elected for each Delegate, including the Chair and Associate Chair.

MINNESOTA DFL RESOLUTION FORM

(NOTE: Incomplete forms may be rejected. Submit only one resolution per form.
Resolutions that combine separate issues might not be considered.)

Congressional District: <input type="text"/>	County Unit/ Senate District: <input type="text"/>	Precinct: <input type="text"/>
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Proposed by: _____
(Name) (City) Contact Phone # / E-mail

This resolution is: A new 2010 Action Agenda item.
[check one] A readoption of a 2008 Action Agenda item.
 An amendment of the Ongoing Platform.
 A Party Issue. (Will not be included in the Action Agenda items presented to the state convention.)
 A Local Issue (City/County). (Forward to the appropriate elected body, not the Platform Commission.)

This resolution should be considered under the following category: **[check one]**

- | | |
|--|---|
| <input type="checkbox"/> Agriculture & Food | <input type="checkbox"/> National Security & International Policy |
| <input type="checkbox"/> Business & Community Development | <input type="checkbox"/> Natural Resources & the Environment |
| <input type="checkbox"/> Civil, Human & Constitutional Rights | <input type="checkbox"/> Public Safety & Crime Prevention |
| <input type="checkbox"/> Consumer Issues | <input type="checkbox"/> Retirement Security |
| <input type="checkbox"/> Education | <input type="checkbox"/> Tax & Budget Policy |
| <input type="checkbox"/> Energy | <input type="checkbox"/> Transportation |
| <input type="checkbox"/> Government Accountability to the Public | <input type="checkbox"/> Veterans Affairs |
| <input type="checkbox"/> Health & Human Services | |
| <input type="checkbox"/> Labor & Employment | <input type="checkbox"/> Local or Party Issues |

BE IT RESOLVED THAT: (Print or attach your resolution here. Any WHEREAS clauses or supporting statements should be included on the back of this form.)

To be filled out at the Precinct Caucus:

This resolution was: Adopted Defeated
by: A voice vote. A recorded vote of: Yes No Abstain
(A majority consists of more than half of those voting, not counting blanks and abstentions.)

CHALLENGE FORM

Name of challenger (please print): _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ E-mail: _____

Jurisdiction (insert name or numbers):

Congressional District: _____ County Unit/Senate District: _____ Precinct: _____

If there is more than one challenger, please provide the contact information for each on additional signed form(s).

Event: _____ Event Date: _____

Type of challenge (check at least one): Delegate/ Alternate election Endorsement Affirmative Action
 Platform/Resolutions Other (specify): _____

Grounds for challenge (check at least one): Improper procedure Dishonesty Fraud Member of another political party
 Other (specify): _____

Detailed explanation of challenge: _____

Specific remedy sought: _____

Name(s) of person(s) or action(s) challenged: _____

Address and telephone number of person(s) challenged (if available): _____

I affirm that the above is true and correct.

Signature: _____ Date: _____

All challenges must be in writing and must be postmarked, hand delivered or arrive by fax or e-mail within 10 calendar days after the date the challenged action occurred. File with the State DFL Chair, 255 East Plato Blvd., St. Paul, MN 55107, by e-mail at chair@dfi.org or by fax 651-251-6325. For assistance or further information, call 651-293-1200 or call toll free 1-800-999-7457.

Use additional sheets as needed.

Date Received: _____ Received by: _____

LETTER NOMINATION FORM

Name: _____
Address: _____
City: _____ State: _____ Zip: _____
Phone: _____ E-mail: _____
Congressional District: _____ County Unit/Senate District: _____
Precinct: _____ (See <http://pollfinder.sos.state.mn.us>)

Position: I wish to be elected to the position(s) indicated, but I am unable to attend the caucus, convention or other meeting at which the election(s) occurs.

- I wish to run for party office (specify): _____
- I wish to participate at the _____ Convention
held on _____ (check all that apply):
 - Delegate
 - Alternate
 - Preconvention committee (specify): _____

Preferences (optional): In the event that a subcaucus process is used to fill the position(s), I provide the following so that this request may be considered by an appropriate subcaucus.

- I am currently uncommitted to any candidate
- I support the following candidate(s): _____
- I support the following issue(s): _____

Additional (optional): The following information should be shared with those voting for the position:

Eligibility: I live at the address indicated above, which is within the precinct or district. By November 2, 2010, I will be at least 18 and eligible to vote as required to become a delegate or alternate; or I will be at least 16 as required to hold party office. I consider myself a member of the DFL Party and am not an active member of any other political party. I agree with the principles of the DFL Party as stated in the DFL Constitution and Bylaws.

Signature: I affirm that the above is true and correct and I further recognize that it is my responsibility to determine whether or not I have been elected.

Signature: _____ Date: _____