

5. -- THE -- STATE -- ADMINISTRATIVE -- BOARD -- OF ELECTION LAWS SHALL MAKE THE REQUIRED COMPUTATIONS, BASED ON THE NUMBER OF REGISTERED DEMOCRATIC VOTERS AS OF THE COMMENCEMENT OF THE 4-MONTH PERIOD PRECEDING THE ELECTION.

6. -- IF THE APPLICATION OF THE ALLOCATION FORMULA RESULTS IN A TOTAL NUMBER OF DELEGATES GREATER OR FEWER THAN 376 THE NUMBER OF DELEGATES SHALL BE ADJUSTED ACCORDINGLY UPON TIMELY CERTIFICATION BY THE STATE CENTRAL COMMITTEE, THE STATE ADMINISTRATIVE BOARD OF ELECTION LAWS SHALL CONDUCT THE ELECTION OF DELEGATES IN ACCORDANCE WITH NATIONAL PARTY RULES.

7. -- IN THE ELECTION PROVIDED FOR IN THIS PARAGRAPH, WITH THE WRITTEN PERMISSION OF A PRESIDENTIAL CANDIDATE FILED WITH THE STATE ADMINISTRATIVE BOARD OF ELECTION LAWS AT LEAST 53 DAYS PRIOR TO THE PRIMARY ELECTION, A CANDIDATE SHALL HAVE PLACED ADJACENT TO HIS NAME ON THE BALLOT THE NAME OF A PRESIDENTIAL CANDIDATE OR THE WORD "UNCOMMITTED".

{ii} -- EACH OF THE FOLLOWING OFFICIALS, IF AFFILIATED WITH THE DEMOCRATIC PARTY, SHALL SERVE AS A DELEGATE TO THE STATE CONVENTION:

1. -- THE GOVERNOR;
2. -- THE LIEUTENANT GOVERNOR;
3. -- THE COMPTROLLER;
4. -- THE ATTORNEY GENERAL;
5. -- THE TREASURER;
6. -- THE PRESIDENT OF THE SENATE OF MARYLAND;
7. -- THE SPEAKER OF THE HOUSE OF DELEGATES;
8. -- THE UNITED STATES SENATORS ELECTED FROM THIS STATE;
9. -- THE REPRESENTATIVES OF THIS STATE IN THE CONGRESS OF THE UNITED STATES; AND
10. -- THE CHAIRMAN OF THE STATE DEMOCRATIC PARTY.

{iii} -- IN ADDITION TO THE OTHER DELEGATES, UP TO 5 PERCENT OF THE TOTAL NUMBER OF DELEGATES TO THE STATE CONVENTION MAY BE SELECTED AS ADDITIONAL DELEGATES TO THE STATE CONVENTION BY THE STATE CENTRAL COMMITTEE.