Members of the NCGOP Executive Committee,

Pursuant to the Plan of Organization your General Counsel is charged with the responsibility of presenting charges brought forward from a County Executive Committee, or a Congressional District Executive Committee, by resolution alleging Party Disloyalty. Party Disloyalty is defined as:

“Any registered Republican attempting to influence or influencing the outcome of any election against a Republican candidate or Republican endorsed by the appropriate Republican Executive Committee or Legislative Caucus, other than by supporting an opposing Republican Candidate in a Republican primary….”

This policy appears to be designed to allow the Party to work together in an uncomplicated manner to support candidates selected through our primary process in general elections. It is done in order to keep the Party from suffering self-inflicted injury as a result of rancor between factions of the Party that may have strong disagreements. It underscores the purpose of the Party, which is to select elected officials that can govern at various levels of government, and who share a core set of values identified by the Party.

Enclosed is a group of documents which, along with other similar documents, or statements of individuals, will be presented at the hearing on Saturday. Each person charged was serving as an officer at the Precinct or County level when the act occurred. After all of the evidence is presented at the hearing, which will be done by the Party and by the individuals charged with Party Disloyalty, the NCGOP Executive Committee will be asked to determine by a two-thirds (2/3) vote whether those individuals charged committed Party Disloyalty. If the Committee decides that the individual committed Party Disloyalty, then the Executive Committee must decide the appropriate sanction, which is limited to declaring the individual ineligible to hold office under the Plan of Organization (which would include State, District, County and Precinct Offices) for a period of not less than six (6) months, and no more than five (5) years.

There are no other sanctions available to the Executive Committee. The person is still a member of the Party, and after expiration of the period may run and hold office under the Plan of Organization. We will try to present information which supports the charge, or is relevant on the issue of the appropriate sanction, to you in the most efficient manner. The matter is scheduled to be heard at the State Executive Committee hearing on November 11, 2017.

Tom Stark
General Counsel
North Carolina Republican Party