May 21, 2019

Jeff Sili, Chairman
Caroline County Republican Committee

VIA E-mail

Dear Chairman Sili,

On May 21, you requested a ruling or interpretation with regard to the Party Plan’s provisions relating to the when an appeal from a Legislative District Committee (hereinafter, “LDC”) properly lies with a Congressional District Committee.

A matter considered by an LDC may be appealed to a Congressional District Committee, assuming all other requirements have been met, in two circumstances. Article X, Section B, paragraph 2 establishes the basic right to appeal from an LDC to a Congressional District Committee. So, where an LDC has disposed of a matter, an appeal lies with the Congressional District Committee.

The Plan also provides for an appeal to lie with the Congressional District Committee if the LDC fails to render a decision in writing within 30 days of the LDC’s receipt of the appeal. Art. X, Sec. B, para. 5.

This letter constitutes a ruling or interpretation of the Party Plan. Pursuant to Article X, it may be appealed to the Appeals Committee or directly to the State Central Committee within thirty days of the date it is posted on the RPV website.

Sincerely,

Chris Marston,
General Counsel