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THE COMMITTEE
FOR THE
50TH AMERICAN
PRESIDENTIAL
INAUGURAL

December 26, 1984

Washington, D.C.
20599

202/433-7100

Mr. Ronald H. Walker
Chairman
The Committee for the 50th
American Presidential Inaugural
Inaugural Hall
1900 Anacostia Drive
Washington, D.C. 20599

Re: 50th American Presidential
Inaugural Trust

Dear Ron:

This is to advise you that IRS has granted the 50th American Presidential Inaugural Trust tax-exempt status under Section 501(c)(3). A copy of the determination letter from IRS is enclosed. Also enclosed is an original executed Trust Agreement. I have another original executed copy of the Trust Agreement which I will place in the General Counsel's files.

In connection with the Trust, there are several items to note. First, the Committee should be sure that it has actually paid over to the Trust \$10.00 as provided in the Trust Agreement. When this has been done, a Trust bank account should be opened and contributions deposited in the Trust bank account. I am sending a copy of this letter to Fred Hale for purposes of suggesting that he handle the opening of the bank account, if this has not already been done.

Also, because of the fact that the earlier trust continues in existence, care should be taken to have people make their checks out to the "50th American Presidential Inaugural Trust" rather than just "Presidential Inaugural Trust" and to credit the contributions to the 50th American Presidential Inaugural Trust. This will help prevent confusion by IRS or others concerning the existence of two separate trusts.

IRS has determined that the Trust should be treated as a publicly supported organization rather than a private foundation for an advance ruling period ending on November 30, 1986. Because it is expected



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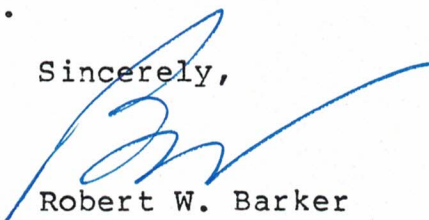
that the Trust will terminate upon completion of activities relating to the 1985 Inaugural and prior to expiration of the advance ruling period, IRS should be notified of the termination of the Trust within 90 days thereof. Also, an information tax return (IRS Form 990) must be filed by the 15th day of the fifth month after the end of the Trust's fiscal year or the termination date.

Further, in the course of obtaining the favorable exemption determination, IRS requested assurance that no amounts contributed to the Trust would be used in any way to defray expenses or provide admittance to inaugural balls or other private affairs that will be part of the inaugural celebration. Care should be taken not to permit any such use of the Trust's fund.

Finally, I would note that IRS has also expedited the procedure for granting tax identification numbers to both the Trust and the Committee. The tax identification number for the Trust is 62-6180317. The tax identification number for the Committee is 62-1218514.

If you have any questions concerning these matters, please let me know.

Sincerely,



Robert W. Barker

Enclosure

cc (w/enc.): Mr. Michael K. Deaver ✓
Mr. John F. W. Rogers
Mr. Joe M. Rodgers
Fred F. Fielding, Esq.
Mr. Fred Hale

Washington, DC 20224

50 American Presidential Inaugural
Trust
1900 Anacostia Dr., S.E. Bldg. T-5
Room 308
Washington, D.C. 20599

Person to Contact:
Mr. Brockner
Telephone Number:
(202) 566-4757
Refer Reply to:

OP:E:EO:R:5
Date:

DEC 21 1984

Employer Identification Number: 62-6180317
Key District: Baltimore
Accounting Period Ending: November 30
Foundation Status Classification: 509(a)(1);170(b)(1)(A)(vi)
Advance Ruling Period Ends: November 30, 1986

Dear Applicant:

Based on information supplied and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code.

Because you are a newly created organization, we are not now making a final determination of your foundation status under Code section 509(a). However, we have determined that you can reasonably be expected to be a publicly supported organization described in the sections shown above.

Accordingly, you will be treated as a publicly supported organization, and not as a private foundation, during the advance ruling period. This advance ruling period begins on the date you were organized and ends on the date shown above.

Within 90 days after your advance ruling period ends, furnish your key District Director information needed to determine whether you have met the requirements of the applicable support test during the advance ruling period. If you establish that you have been a publicly supported organization, you will be classified as a section 509(a)(1) or 509(a)(2) organization as long as you continue to meet the requirements of the applicable support test. If you do not meet the public support requirements during the advance ruling period, you will be classified as a private foundation for future periods. Also, if you are classified as a private foundation, you will be treated as such from the date you were organized for purposes of sections 507(d) and 4940.

Grantors and donors may rely on the advance ruling that you are not a private foundation until 90 days after your advance ruling period ends. If you submit the required information within the 90 days, grantors and donors may continue to rely on the advance ruling until we make a final determination of your foundation status. However, if notice that you will no longer be treated as the type of organization shown above is published in the Internal Revenue Bulletin, grantors and donors may not

50th American Presidential Inaugural Trust

rely on this advance ruling after the date of such publication. Also, a grantor or donor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act that resulted in your loss of the foundation classification shown above, or acquired knowledge that we had given notice that you would be removed from classification as the type of organization shown above.

In order for an organization to qualify or continue to qualify under sections 509(a)(1) and 170(b)(1)(A)(vi) as publicly supported, it must normally receive a substantial part of its support from governmental units or the general public, or a combination of both. This type of support is generally called public support. An organization will be considered as publicly supported for its current taxable year and immediately succeeding taxable year if at least one-third of its support during the four taxable years immediately preceding its current taxable year was public support. If less than one-third, but at least ten percent of its support during such period was public support, the organization may still qualify as publicly supported if it meets a facts and circumstances test. Note, however, that contributions from an individual count as public support only to the extent that such individual contributions during the four-year period do not exceed two percent of the organization's total support during that period. Further explanation and details are provided on pages 14 through 30 of Publication 557 (copy enclosed).

If your sources of support, or your purposes, character, or method of operation change, please let your key district know so that office can consider the effect of the change on your exempt status and foundation status. Also, you should inform your key District Director of all changes in your name or address.

Unless specifically excepted, beginning January 1, 1984, you must pay taxes under the Federal Insurance Contributions Act (social security taxes) for each employee who is paid \$100 or more in a calendar year. You are not required to pay tax under the Federal Unemployment Tax Act (FUTA).

Since you are not a private foundation, you are not subject to the excise taxes under Chapter 42 of the Code. However, you are not automatically exempt from other federal excise taxes. If you have questions about excise, employment, or other federal taxes, contact your key District Director.

Donors may deduct contributions to you as provided in Code section 170. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522.

You are required to file Form 990, Return of Organization Exempt From Income Tax, only if your gross receipts each year are normally more than

50th American Presidential Inaugural Trust

\$25,000. (For tax years ending before December 31, 1982, organizations whose gross receipts are not normally more than \$10,000 are excused from filing Form 990.) For guidance in determining if your gross receipts are "normally" not more than the \$25,000 limit, see the instructions for the Form 990. If a return is required, it must be filed by the 15th day of the fifth month after the end of your annual accounting period. There is a penalty of \$10 a day, up to a maximum of \$5,000, when a return is filed late unless there is reasonable cause for the delay.

You are not required to file federal income tax returns unless you are subject to the tax on unrelated business income under Code section 511. If you are subject to this tax, you must file an income tax return on Form 990-T, Exempt Organization Business Income Tax Return. In this letter we are not determining whether any of your present or proposed activities are unrelated trade or business as defined in section 513.

Please show your employer identification number on all returns you file and in all correspondence with the Internal Revenue Service.

We are informing your key District Director of this ruling. Because this letter could help resolve any questions about your exempt status and foundation status, you should keep it in your permanent records.

If you have any questions about this ruling, please contact the person whose name and telephone number are shown in the heading of this letter. For other matters, including questions concerning reporting requirements, please contact your key District Director.

Sincerely yours,



J. E. Griffith
Chief, Exempt Organizations
Rulings Branch

DECLARATION OF TRUST

50th American Presidential Inaugural Trust Declaration of Trust made as of the 12 day of December, 1984 by and between The Committee for the 50th American Presidential Inaugural (hereinafter the "Donor"), a nonprofit corporation organized under the laws of the District of Columbia, and Michael K. Deaver, Ronald H. Walker, John F. W. Rogers, and Joe M. Rodgers (hereinafter the "Trustees"), who hereby declare and agree that they have received this day from the Donor the sum of Ten Dollars (\$10) and that they will hold and manage such sum, and any additions to it, in Trust as follows:

ARTICLE ONE

Creation of Trust

1.1 Name. There is hereby established the "50th American Presidential Inaugural Trust", hereinafter the "Trust".

1.2 Trust fund. The Trustees may receive and accept property, whether real, personal, or mixed by way of gift, bequest, or devise, from any person, firm, Trust, or corporation, to be held, administered, and disposed of in accordance with and pursuant to the provisions of this Declaration of Trust; but no gift, bequest or devise of any such property shall be received and accepted if it is conditioned or limited in such manner as to require the disposition of the income or its principal for other than charitable purposes within the meaning of such term as

defined in Article Seven, Section 7.4 of this Declaration of Trust or as shall, in the opinion of the Trustees, jeopardize the federal income tax exemption of this Trust pursuant to section 501(c)(3) of the Internal Revenue Code, as amended, (hereinafter the "Code"), or corresponding section of any future federal tax code.

1.3 Purposes. This Trust is organized exclusively for charitable, religious, educational or scientific purposes within the meaning of section 501(c)(3) of the Code or corresponding section of any future federal tax code, namely,

(a) to sponsor public events, to encourage public participation, and to assist government bodies in connection with the 1985 inauguration of the President and Vice President of the United States, including but not limited to, concerts, performances, displays, exhibitions, shows, commemorations, festivals, pageants, parades, ceremonies, and other similar occasions, within or without the District of Columbia, involving artistic, musical, literary, educational, cultural, ethnic, and religious endeavors which are broadly representative of American life;

(b) to encourage public participation by and through all communications media and by means of (without being limited to such means) furnishing to the public generally, in connection with the public events that will be sponsored by the Trust pursuant to subsection(a) of this Section 1.3, free or low-cost transportation, accommodations, goods, facilities, and services, to or within the District of Columbia; and

(c) to conduct any and all other activities as shall from time to time be found to be appropriate in furtherance of the foregoing.

1.4 Limitations. Any provision in this Declaration of Trust to the contrary notwithstanding:

(a) No part of the net earnings of the Trust shall inure to the benefit of, or be distributable to, any private person, except that reasonable compensation may be paid for services actually rendered to or for the benefit of the Trust;

(b) No substantial part of the activities of the Trust shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Trust shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office;

(c) The Trust shall not carry on any activities not permitted to be carried on (i) by an organization exempt from federal income tax under section 501(c)(3) of the Code or corresponding section of any future federal tax code, or (ii) by an organization contributions to which are deductible under section 170(c)(2) of the Code or the corresponding section of any future federal tax code;

(d) The assisting of Government bodies, within the meaning of Article One, Section 1.3(a) of the Declaration of

Trust, shall be limited to any contribution or expenditure to or for the use of any governmental organization described in section 170(c)(1) of the Code or the corresponding provision of any future federal tax code;

(e) Expenditures made by the Trust in furtherance of the purposes set out in Article One, Section 1.3 of this Agreement shall be made without regard to the party of the President-elect; and

(f) The Trust shall continue until such time as the purposes set forth in Section 1.3 of this Article One are fulfilled and the Trust is thereupon terminated by the Trustees. Upon such termination, the assets of the Trust shall be distributed, (i) for one or more exempt purposes within the meaning of section 501(c)(3) of the Code or corresponding section of any future federal tax code, (ii) to or for the use of one or more organizations which are exempt under section 501(c)(3) of the Code or corresponding section of any future federal tax code, or (iii) to the federal government, or to a state or local government, for public purpose.

ARTICLE TWO

Duties of the Trustees

The Trustees shall have and faithfully execute the following duties and responsibilities in administering this Trust:

2.1 Investment of Trust fund. The Trustees shall invest and reinvest the principal and income of the Trust in such property, real, personal or mixed and in such manner as they shall deem proper, and from time to time to change investments as they shall deem advisable, to invest in or retain any stocks, shares, bonds, notes, obligations or personal or real property (including without limitation any interests in or obligations of any corporation, association, business Trust, investment Trust, common Trust fund or investment company) although some or all of the property so acquired or retained is of a kind or size which but for this express authority would not be considered proper and although all of the Trust funds are invested in the securities of one company. No principal or income, however, shall be loaned directly or indirectly to any Trustee or to anyone else, corporate or otherwise, who has at any time made a contribution to this Trust, nor to anyone except on the basis of an adequate interest charge and with adequate security.

2.2 Public events and arrangements. The Trustees shall, from time to time as appropriate, confer, cooperate, and work with representatives of the Congress, the Inaugural Committees appointed by the President-elect in accordance with the Presidential Inaugural Ceremonies Act, other departments, agencies, or instrumentalities of the governments of the United States and the District of Columbia, and such other private persons, corporations, associations, and organizations, as shall

be necessary, suitable, or desirable to plan, develop, arrange, implement, provide for, and fund public events, arrangements, programs, facilities, and services, to encourage widespread public participation in connection with the inaugurations of the President and Vice President of the United States.

2.3 Expenditures of the Trust fund. The Trustees shall expend and use the Trust principal and current and accumulated net income of the Trust only as follows:

(a) to pay all expenses as incurred in establishing and administering this Trust;

(b) to fund and provide for public events and arrangements, in the manner deemed suitable by the Trustees, in accordance with the purposes of the Trust set out in Article One, Section 1.3 and with Article Two, Section 2.2 of this Declaration of Trust; and

(c) to dispose of any Trust funds in accordance with Article One, Section 1.4(f) of this Declaration of Trust.

2.5 Books and records. The Trustees shall keep true and accurate books and records of account on a fiscal-year basis in which all transactions of the Trust shall be recorded. The Trustees shall cause their books and records to be audited at least as often as annually by independent certified public accountants. A statement of the results of such audit, together with the opinion of the certified public accountant, shall be

furnished to each Trustee and shall be made publicly available for inspection by any interested person.

2.6 Court accounting; bonds. The Trustees shall not be required to make or file any inventory of the Trust fund or any periodic accountings in accordance with the laws or judicial rules of the District of Columbia or of any other jurisdiction in which the Trust fund is situated. No bond shall be required of the original Trustees named below or of any successor Trustees or, if a bond is required by law, no surety on such bond shall be required.

ARTICLE THREE

Powers of the Trustees

The Trustees shall have and may exercise the following powers in the administration of this Trust, without order or license of court, provided, however, that such powers are exercisable solely in a fiduciary capacity consistent with and in furtherance of the charitable purposes of this Trust as set out in Article One, Section 1.3 of this Declaration of Trust:

3.1 To sell, lease, or exchange any personal, mixed, or real property, at public auction or by private contract, for such consideration and on such terms regarding credit or otherwise, and to make such contracts and enter into such undertakings relating to the Trust property, as they consider advisable whether or not such leases or contracts may extend beyond the duration of the Trust.

3.2 To borrow money for such periods, at such rates of interest and upon such terms as the Trustees consider advisable, and, as security for such loans to mortgage or pledge any real or personal property with or without power of sale; to acquire or hold any real or personal property, subject to any mortgage or pledge on or of property acquired or held by this Trust.

3.3 To execute and deliver deeds, assignments, transfers, mortgages, pledges, leases, covenants, contracts, promissory notes, releases, and other instruments, sealed or unsealed, incident to any transaction in which the Trustees engage.

3.4 To vote; to give general or special proxies or powers of attorney for voting or acting in respect of shares or securities, which may be discretionary and with power of substitution; to participate in the reorganization, merger or consolidation of any concern, or in the sale, lease, disposition, or distribution of its assets; to join with other security holders in acting through a committee, depositary, or Trustees, or otherwise and in this connection to delegate authority to such committee, depositary, or Trustees and to deposit securities with them or transfer securities to them, to pay assessments levied on securities; or to exercise subscription rights in respect of securities.

3.5 To employ a bank or Trust company as custodian of any funds or securities; to delegate to such bank or Trust company such powers as the Trustees deem appropriate; to open and maintain checking and savings accounts in a bank or banks and to authorize one or more persons to sign checks and withdraw orders on such accounts; to hold Trust property without indication of fiduciary capacity but only in the name of a registered nominee, provided the Trust property is at all times identified as such on the books of the Trust; to keep any or all of the Trust property or funds in any place or places in the United States of America; to employ clerks, accountants, investment counsel, investment agencies, and any special services and to pay the reasonable compensation and expenses of all such services.

3.6 To hold bonds, shares, or other securities in bearer form, in the name of the Trustees, or in the name of a nominee, without indication of fiduciary capacity.

3.7 To employ one or more investment managers to manage, acquire, and dispose of all investments of the Trust, provided that any investment manager employed by the Trustees shall be an investment adviser registered under the Investment Act of 1940, a bank as defined in such Act, or an insurance company qualified to perform such services under the laws of more than one state of the United States.

3.8 To incur and pay any other expenses reasonably incidental to the administration of the Trust, including premiums

and charges for fidelity bonds and fiduciary liability insurance covering fiduciaries who are engaged in the administration of this Trust.

3.9 To pay any and all real or personal property taxes, income taxes, or other taxes or assessments of any kind levied or assessed upon, or with respect to, the Trust or the Trust fund.

3.10 To compromise, settle, or release claims or demands of others against the Trust, or of the Trust against others, on such terms and conditions as the Trustees determine.

3.11 To construe the provisions of this Declaration of Trust and to adopt and promulgate such rules and regulations as the Trustees, in their sole discretion, determine to be proper or necessary for the efficient administration of the Trust.

3.12 To receive additions to the Trust under this instrument by gift, devise or otherwise, to allocate such additions between principal and income as is reasonable in the circumstances of each case as it arises, and to hold and administer the same under the provisions hereof.

3.13 To consider as income the whole of the interest, dividends, or similar receipts from property, whether wasting or not and although bought or taken at a value above par, but if the Trustees see fit, when property is bought or taken at a value above par, they may retain a portion of the income to offset such loss to the principal; to treat as income or principal or to

apportion between them stock dividends, extra dividends, and rights to take stock or securities; to charge to income or principal or to apportion between them any expense of making or changing investments, investment counsel's compensation, custodians' compensation, brokers' commissions, agents' compensation, attorneys' fees, insurance premiums, and taxes; and generally to determine all questions as between income and principal and to credit or charge to income or principal or to apportion between them any receipt or gain and any charge, disbursement or loss as is reasonable in the circumstances of each case as it arises.

3.14 To make, execute, acknowledge, and deliver any and all documents and instruments that may be necessary or appropriate to carry out the powers herein granted, including documents relating to the tax-exempt status of the Trust under Section 501(c)(3) of the Code or corresponding provision of any future federal tax code.

3.15 To seek and obtain a judicial settlement of their accounts and a judicial determination of any questions in connection with their duties and obligations under this Trust.

3.16 To keep any part or all of the Trust fund at any place or places in the District of Columbia or elsewhere within the United States, but not outside the United States, or with a depository or custodian at any such place or places.

3.17 To form and organize a nonprofit corporation limited to the uses and purposes provided for in this Declaration of Trust, such corporation to be organized under the laws of any state or under the laws of the United States as may be determined by the Trustees; such corporation when organized to have power to administer and control the affairs and property and to carry out the uses, objects and purposes of this Trust. Upon the creation and organization of such corporation, the Trustees are authorized and empowered to convey, transfer, and deliver to such corporation all the property and assets to which this Trust may be or become entitled. The charter, bylaws and other provisions for the organization and management of such corporation and its affairs and property shall be such as the Trustees shall determine consistent with the provisions of this paragraph.

3.18 In addition to the powers herein enumerated, the Trustees shall have such other and further powers as may be necessary or proper to carry out the purposes of this Trust and to discharge the duties and responsibilities of the Trustees hereunder.

ARTICLE FOUR

Expenses and Taxes

The expenses incurred by the Trustees in the performance of their duties, and the compensation, fees, and expenses of any investment manager, investment counsel, custodian, broker, agent, accountant or attorney employed by the

Trustees, together with all other expenses reasonably incidental to the administration of this Trust, shall be paid by the Trustees out of the Trust fund, and, until paid, shall constitute a charge or lien upon the Trust fund. Any taxes imposed, levied, or assessed upon the Trust fund or the income thereof shall be paid from the Trust fund.

ARTICLE FIVE

Trustees

5.1 Number and term in office. There shall be four (4) Trustees. The number of Trustees may be increased or decreased, but not below three (3), by amendment to this Agreement in accordance with Article 7, Section 7.1 of this Declaration of Trust. The Trustees may appoint an advisory committee or such other committees as they may deem necessary or appropriate in furtherance of the charitable purposes of the Trust. Vacancies in the office of Trustee, however occasioned, shall be filled by election by the remaining Trustees. Each successor Trustee shall accept his appointment in writing and shall thereupon become vested with all property rights, powers, and duties of a Trustee with like effect as if originally named a Trustee.

5.2 Resignation and removal. A Trustee may resign upon written notice to the other Trustees and may be removed from office for cause by the affirmative vote of at least eighty percent (80%) of the remaining Trustees.

5.3 Selection of chairman and secretary. The Trustees shall select one of their number to act as chairman and one to act as secretary, to serve for such periods as the Trustee shall determine.

5.4 Meetings. A meeting of the Trustees may be called at any time by the chairman or any two (2) of the Trustees upon three (3) days' written notice to the other Trustees.

5.5 Action by Trustees. The action of a majority of the Trustees at a meeting at which a majority of the Trustees are present shall constitute the action of the Trust. Any action permitted to be taken at a meeting may be taken by unanimous written consent of the Trustees in lieu of a meeting. Except as otherwise may be provided by law, any Trustee may participate in a meeting of the Trustees by means of conference telephone or by any means of communication by which all Trustees are able to hear one another, and such participation shall constitute presence at such meeting.

5.6 Execution of instruments. The name of the Trust may be used to designate the Trustees collectively and all instruments may be executed by them in such name upon the signature of any Trustee or other person that the Trustees may designate for that purpose.

5.7 Personal liability. A Trustee shall not be personally liable for any act pursuant to this Declaration of Trust in good faith taken or omitted, nor for any act taken or

omitted by any agent, employee, or attorney selected with reasonable care, nor for any act taken or omitted by any other Trustee without the first Trustee's knowledge or consent, nor for any loss incurred by the Trustees through investment of the Trust fund or failure to invest.

5.8 Compensation. The Trustees shall receive no compensation for services as Trustees rendered to the Trust.

ARTICLE SIX

Dealings with the Trustees

6.1 Any person may rely on a copy, certified by a notary public, of the executed original of the Declaration of Trust held by the Trustees, and of any of the notations on it and writings attached to it, as fully as he might rely on the original documents themselves. Any such person may rely fully on any statements of fact certified by anyone who appears from such original documents or from such certified copy to be a Trustee under this Declaration of Trust. No one dealing with the Trustees need inquire concerning the validity of anything the Trustees purport to do. No one dealing with the Trustees need see to the application of anything paid or transferred to or upon the order of the Trustees of the Trust.

6.2 Every instrument executed by the Trustees, whether signed by all of them or in the manner set forth in Article 5, Section 5.6 of this Declaration of Trust, may be relied upon as to any facts set forth therein and shall be conclusive that:

(a) at the time of delivery of said instrument, the Trust was in full force and effect and, except where there has been notice of an amendment, was in the form set forth in this Declaration of Trust as of its effective date;

(b) said instrument was executed in accordance with the terms and conditions of this trust; and

(c) the execution and delivery of the instrument was duly authorized.

ARTICLE SEVEN

Amendment, Trust Irrevocable, Accounting Period, Terms of Agreement

7.1 Amendment. This instrument may be amended at any time or times by written instrument or instruments signed by the Trustees, and acknowledged by any of the Trustees, provided that no amendments shall authorize the Trustees to conduct the affairs of this Trust in any manner or for any purpose contrary to the provisions of section 501(c)(3) of the Code, or corresponding section of any future federal tax code. An amendment of the provisions of this Section 7.1 (or any further amendment) shall be valid only if and to the extent that such amendment further restricts the Trustees' amending power. All instruments amending this Declaration of Trust shall be noted upon or kept attached to the executed original of this Declaration of Trust held by the Trustees.

7.2 This Trust is irrevocable.

7.3 This Trust shall have annual accounting period beginning December 1.

7.4 In this Agreement and in any amendments to it, the term "charitable purposes" shall be limited to and shall include only religious, charitable, scientific, literary, or educational purposes within the meaning of those terms as used in section 501(c)(3) of the Code or the corresponding section of any future federal tax code, but only such purposes as also constitute public charitable purposes under the law of Trusts of the District of Columbia.

7.5 In this Agreement and in any amendment to it, references to "Trustees" mean the Trustees, whether original or successor, then in office.

ARTICLE EIGHT

Situs

This Trust is made and accepted in the District of Columbia and shall be governed, construed, and administered in all respects in accordance with the laws of the District of Columbia.

IN WITNESS WHEREOF, THE COMMITTEE FOR THE 50TH AMERICAN PRESIDENTIAL INAUGURAL has executed this instrument by its duly authorized officer(s) and has affixed its corporate seal, and the undersigned Trustees, in token of their acceptance of the Trust

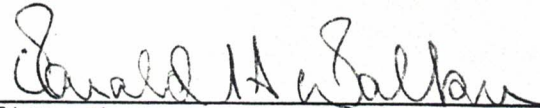
hereby created, have hereunto set their hands and seals, all as of this 17 day of December, 1984.

ATTEST:



Assistant
Secretary

THE COMMITTEE FOR THE 50TH
AMERICAN PRESIDENTIAL INAUGURAL

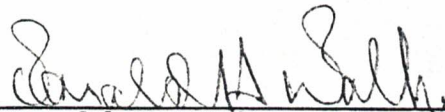
By 

Its Chairman


TRUSTEES:



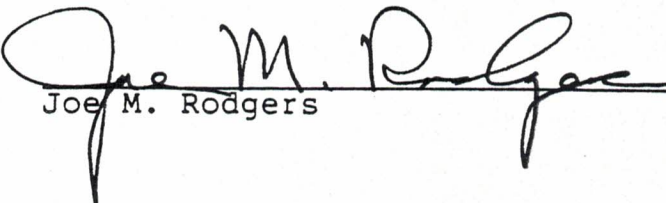
Michael K. Deaver



Ronald H. Walker



John F. W. Rogers



Joe M. Rodgers

REFERRAL SLIP



TO:		FROM:
<input checked="" type="checkbox"/>	MICHAEL K. DEEVER	<input type="checkbox"/>
<input type="checkbox"/>	RONALD H. WALKER	<input type="checkbox"/>
<input type="checkbox"/>	JOHN F. W. ROGERS	<input type="checkbox"/>
<input type="checkbox"/>	FRED BIEBEL	<input type="checkbox"/>
<input type="checkbox"/>	DOUG BLASER	<input type="checkbox"/>
<input type="checkbox"/>	RED CAVANEY	<input type="checkbox"/>
<input type="checkbox"/>	PAUL COOKSEY	<input type="checkbox"/>
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<input type="checkbox"/>	WILLIAM HENKEL	<input type="checkbox"/>
<input type="checkbox"/>	JAMES LAKE	<input type="checkbox"/>
<input type="checkbox"/>	JOE RODGERS	<input type="checkbox"/>
<input type="checkbox"/>	WILLIAM SITTMANN	<input type="checkbox"/>
<input type="checkbox"/>	MARGARET TUTWILER	<input type="checkbox"/>
<input type="checkbox"/>	MARY JANE WICK	<input checked="" type="checkbox"/>
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File

MEMO TO: MICHAEL DEAVER
FROM: BEEDY RITCHIE
DATE: Jan. 4, 1984
RE: HONORARY CHAIRPERSONS

Attached is the completed list to date of the Honorary Chairpersons. All of these persons have been contacted by Mary Jane Wick and have accepted this position with pleasure. They have all received letters, will receive license plates, and Margaret Tutwiler has checked to be sure they have all received invitations to all Inaugural events.

1/4/85
12:30pm

HONORARY CHAIRMEN

Mr. J. Willard Marriott Chairman, 1969 & 1973 Inaugural
The Marriott Corporation
1 Marriott Drive
Washington, D.C. 20058

The Honorable Robert K. Gray Co-Chairman, 1981 Inaugural
4953 Rock Spring Road
Arlington, Virginia 22207

The Honorable Charles Z. Wick Co-Chairman, 1981 Inaugural
2801 Rock Creek Drive, N.W.
Washington, D.C. 20008

HONORARY CHAIRPERSONS

Mr. and Mrs. Robert Adams (Betty & Bob)
Post Office Box 468
Valley Center, California 92082

The Honorable Anne L. Armstrong
Post Office Box 1028
Kingsville, Texas 78363

The Honorable and Mrs. Raymond Avansino
First Interstate Building
8th floor
1 East First Street
Reno, Nevada 89501

Mayor and Mrs. Marion Barry, Jr. (Effi)
1350 Pennsylvania Avenue, N.W.
Room 520
Washington, D.C.

Mrs. George Brock (Margaret)
2220 Avenue of the Stars #1404
Los Angeles, California 90067

Mr. and Mrs. Joseph Coors (Holly & Joe)
Adolf Coors Company
Main Gate
Golden, Colorado 80401

The Honorable and Mrs. Frank Fahrenkopf (Mary)
310 First Street, S.E.
Washington, D.C. 20003

Mr. Max M. Fisher
Fisher Building
Twenty-seventh floor
Detroit, Michigan 48202

The Honorable Margaret T. Hance
Prospect House
1200 N. Nash St., #833
Arlington, Virginia 22209

Mr. and Mrs. Charlton Heston (Lydia)
2859 Coldwater Canyon Drive
Beverly Hills, California 90210

Mr. and Mrs. Jaquelin H. Hume (Jack & Betty)
550 Kearny Street, Suite 1000
San Francisco, California 94108

Mr. and Mrs. Earle M. Jorgensen (Marion)
960 Bel Air Road
Los Angeles, California 90024

Mr. and Mrs. Lester B. Korn (Carolbeth)
Korn/Ferry International
1800 Century Park East, Suite 900
Los Angeles, California 90067

Senator and Mrs. Paul Laxalt (Carol)
6660 Midhill Place
Falls Church, Virginia 22043

The Honorable and Mrs. Drew Lewis (Marilyn)
75 Rockefeller Plaza
New York, New York 10019

Mr. Preston Long
860 Fifth Avenue
New York, New York 10021

Mr. Roy Pfautch
Civic Service, Inc.
444 N. Capitol Street, N.W.
Suite 714
Washington, D.C. 20001

The Honorable Edward J. Rollins
1200 N. Nash, Apt. #1145
Arlington, Virginia
22209

Mr. and Mrs. Henry Salvatori (Grace)
457 Bel Air Road
Los Angeles, California 90077

Mr. and Mrs. Holmes Tuttle (Virginia)
7122 Beverly Boulevard
Los Angeles, California 90036

How many - seats at platform

DRAFT #2

50th AMERICAN PRESIDENTIAL INAUGURAL

SCHEDULE OF EVENTS

FRIDAY, JANUARY 18, 1985

THE PRELUDE PAGEANT TO THE
50th AMERICAN PRESIDENTIAL INAUGURAL

The President's Park (The Ellipse)

6:00 p.m. - 7:15 p.m.

6:30 p.m. VP arrives

6:45 p.m. TP arrives

7:05 p.m. Fireworks salute

Free

Open to Public

SALUTE TO THE VICE PRESIDENT/THE AMERICAN
SHOWCASE INAUGURAL GALA

The Washington D.C. Convention Center

9:00 p.m. - 11:00 p.m.

Scaled tickets: \$150/\$100/\$75

Invitation only

Business Suit

THE INAUGURAL FIREWORKS SALUTE

The Capitol Mall

9:00 p.m. - 11:00 p.m.

SATURDAY, JANUARY 19, 1985

YOUTH EXECUTIVE FORUM

DAR Constitution Hall

2:00 p.m. - 3:30 p.m.

Free
Invitation Only

YOUTH CONCERT

D. C. Armory

8:00 p.m. - 10:00 p.m.

\$25
Invitation Only

THE 50th AMERICAN PRESIDENTIAL INAUGURAL GALA

The Washington D.C. Convention Center

8:00 p.m. - 10:00 p.m.
VP arrives - 7:45 p.m.
TP arrives - 7:55 p.m.

Scaled tickets: \$200/\$175/\$150
Invitation only

Business Suit

THE INAUGURAL FIREWORKS SALUTE

The Capitol Mall

10:00 p.m.

SUNDAY, JANUARY 20, 1985

THE NATIONAL PRAYER SERVICE

The National Cathedral

9:30 a.m.

Free
Invitation Only

PRIVATE SWEARING IN CEREMONY

The White House

(between 11:00 a.m. and 12:00 noon)

Invitation Only

THE NATIONAL PAGEANT OF YOUTH

The Jefferson Memorial

5:30 p.m.

TP and VP arrive - 5:55 p.m.

Special Live TV Insert into the Pre-Game
of the Super Bowl at 6:05 p.m. (approx. 3 mins.)

Free
Open to the Public

THE INAUGURAL FIREWORKS SALUTE

The Capitol Mall

10:00 p.m.

MONDAY, JANUARY 21, 1985

THE OFFICIAL INAUGURAL CEREMONY

West Portico

The Capitol

11:30 a.m.

PRIVATE CONGRESSIONAL LUNCHEON

The Capitol

1:00 p.m.

THE 50th AMERICAN PRESIDENTIAL PARADE

Pennsylvania Avenue

Washington, D.C.

2:00 p.m.

AMERICAN INAUGURAL BALLS

8:00 p.m. - 12:00 a.m.

Locations:

The Pension Building

The Washington D.C. Convention Center (2 balls)

Hilton International Hotel (1 Ball - 2 appearances)

Sheraton Washington Hotel

The Air and Space Museum

The Kennedy Center

The Shoreham Hotel

The D.C. Armory (Youth Ball)

THE INAUGURAL FIREWORKS SALUTE

The Capitol Mall

12:00 a.m.

JANUARY 7 to JANUARY 26, 1985

AMERICAN INAUGURAL INFORMATION GALLERIES

Open Daily - 10:00 a.m. - 10:00 p.m.

Manned by Inaugural Page Program

Locations:

The Pension Building

Department of Commerce Exhibition Hall

Union Station

Madison Library (Exhibit Gallery)

The Kennedy Center

The Smithsonian Institute/Castle Building

The Post Office

Contents:

Inaugural Information Center

Inaugural Merchandise

"The Reagan Presidential Gallery"

"Prelude to Victory" film

CONFIDENTIAL
DRAFT

1985 PRESIDENTIAL INAUGURAL CO
SCHEDULE OF ACTIVITIES

EVENT TIME	THURSDAY, JAN. 17	FRIDAY, JAN. 18	SATURDAY, JA
9:00am			
12:00pm			
3:00pm			
6:00pm			

PI
First Lady's
Library of

Governors I
RCA

PI
Gala
-Capital C
D.C. Conv

PI
Official Opening on
the Mall (free)

COMMITTEE

N. 19

SUNDAY, JAN. 20

MONDAY, JAN. 21

TUESDAY, JAN 22

s Luncheon
Congress

Official Swearing-in
Ceremony (private)
1200.
Fossil's lunch

Public Swearing-in
of VP and President
(west side of Capitol)
Luncheon (Capitol)
Parade - south side

reception

Frank

Superbowl, Palo Alto,
California (6:00p)

~~Reception~~

Balls
-State
-Youth

AP 2/17

OPEN

enter or
ention Ctr

Special Interest
Branches

Prayer Service
not call

National Day of Prayer

Breakfast

White House Open
House Reception

11/7/84
1:00p



THE ARMED FORCES INAUGURAL COMMITTEE
ANACOSTIA ANNEX
WASHINGTON, DC 20599

REPLY TO
ATTENTION OF

ANIC-J3-SE

20 November 1984

MEMORANDUM FOR CHAIRMAN, PIC
DIRECTOR OF OPERATIONS, PIC

SUBJECT: Schedule Changes; Inaugural Week


1. The following schedule changes are effective 1600, 20 November, 1984.

a. Delete:

<u>Date</u>	<u>Time</u>	<u>Event/Location</u>	<u>Source</u>
19 Jan 85	4 pm	Governor's Reception	Cindy Whitley
19 JAN 85	8 pm	TX State Society Ball	Becky Krantz

b. Add:

<u>Date</u>	<u>Time</u>	<u>Event/Location</u>	<u>Source</u>
18 Jan 85	7 pm	Governor's Reception (B)	Cindy Whitley 662-1320
18 Jan 85	8 pm	TX Society Recpt (B)	Becky Krantz 483-3000
19 Jan 85	2 pm	YG Rep Nat Fed Recpt (B)	Cheryl Hillen
20 Jan 85	8 pm	YG Rep Nat Fed Party (B)	Cheryl Hillen


Dennis L. Primoli
Lt Col, USAF
Chief, Special Events
Armed Forces Inaugural Committee

INAUGURAL WEEK

SENSITIVE
DRAFT

LEGEND: (Y) KNOWN PIC EVENTS (B) NON-PIC EVENTS * MOHR
(W) UNCONFIRMED EVENTS (O) TRADITIONAL EVENTS (θ) TO BE CHANGED

Time-Line	MONDAY, 14 JAN	TUESDAY, 15 JAN	WEDNESDAY, 16 JAN	THURSDAY, 17 JAN
8 am	M.L. KING COMMEMORATION (B) TICKET WILL CALL (Y) Note: 9-20 JAN TICKET WILL CALL	M.L. KING COMMEMORATION (B) TICKET WILL CALL (Y)	M.L. KING COMMEMORATION (B) TICKET WILL CALL (Y)	TICKET WILL CALL (Y) TASTE OF USA (Y)
9 am				
10 am				
11 am				
Midnt				
9 pm				
10 pm				
11 pm				
Midnt				
7 pm				PIC CHAIRMAN'S RECEPT (O)
8 pm				
1 pm				
2 pm				
3 pm				
4 pm				
5 pm				
6 pm				REP NAT COM RECEPT/DIN (B)
7 pm				
8 pm				
9 pm				
10 pm				
11 pm				
Midnt				

11/20/84 4:00 pm

INAUGURAL WEEK SCHEDULE 1985

SENSITIVE
DRAFT

LEGEND: (Y) KNOWN PIC EVENTS (B) NON-PIC EVENTS * MOHR
(W) UNCONFIRMED EVENTS (O) TRADITIONAL EVENTS (E) TO BE CHANGED

Time-Line	FRIDAY, 18 JAN	SATURDAY, 19 JAN	SUNDAY, 20 JAN	MONDAY, 21 JAN
8 am	TASTE OF USA (Y) TICKET WILL CALL(Y) REP NAT COM BRKFT (B)	TASTE OF USA (Y) TICKET WILL CALL(Y) DC NAT GUARD (B)	TASTE OF USA (Y) TICKET WILL CALL (Y) DC NAT GUARD (B) (8:30 am) AMVETS BRKFT * (8:30 am) WORSHIP SERVICE (Y)	TN SOC BRKFT (W) TICKET WILL CALL (Y) (9 am) INAUGURAL MASS (B) ROA BRUNCH * (B)
9 am				PRAYER SERVICE (Y)
10 am				
11 am		BRUNCH, CHIEF DIP MISS (O) NAT REP SEN COM RECPY (B)	NE SOC BRUNCH (B)	NAT FED OF REP WOMEN LUNCH (B) AL SOC LUNCH (W)
Noon		DISTINGUISHED LADIES RECPY (O) GOVERNOR'S LUNCH (W)	PRIVATE SWEARING IN (Y) AMVETS, JCS LUNCH (B) * GOVERNOR'S LUNCH (W)	PUBLIC SWEARING IN (Y) CONGRESSIONAL LUNCH (Y) GOVERNOR'S LUNCH (W)
1 pm		12:00 pm YG REP NAT FED RECPY(B)		
2 pm		SALUTE TO THE VP	VP RECPY (O)	PARADE (Y)
3 pm		SEN/HANDICAPPED RECPY (O)		
4 pm			CONVOCAATION (Y)	BAND CONCERT(Y)
5 pm		IL SOC BALL (W)	REP EAGLES SUPER BOWL PARTY (B)	SKY SALUTE (Y)
6 pm	EAGLES 10 RECPY (B)	NV SOC RECPY/BALL (W)	ATHLETES/REAGANBUSH RECPY (B)	REAGANBUSH \$\$\$ COM RECPY (B)
	(7pm) NAT CONGRESS CLUB DIN(B)	VFW DINNER/MOHR (B) *	SUPER BOWL OPENING PAGEANT (Y)	SC SOC BALL (W)
	VFW RECPY (W) *	WV SOC BALL (W)	OHIO REP STATE COM BALL (B)	AMERICAN LEGION MOHR BALL (B) *
	GOVERNOR'S RECPY(B)	(7pm) AMERICAN CONSV UNION DIN(B) IN SOC BALL (W)		
7 pm	(7:30 pm) OPENING CEREMONY (Y)	MD INAUG COM BANQUET (B)	DAV DINNER (B)/KY SOC BALL (W)	VA SOC RECPY (W)
8 pm	TX SOCIETY RECPY(B) / CANDLE LIGHT DINNER (O)	SALUTE TO THE PRESIDENT (Y)	MG REP NAT FED PARTY (B)	INAUGURAL BALL'S (Y)
9 pm				
10 pm				
11 pm			NAT REP SEN COM MIDNIGHT BUFE (B)	

11/20/84 4:00 pm



1985

The Committee for the 50th American Presidential Inaugural

November 21, 1984

Veterans Advisory Committee
American Legion
1608 K Street, N. W.
Washington, D. C. 20006

Attention: Mylio Kraja
Executive Director Washington Office

Gentlemen:

On behalf of Michael Deaver and The Committee for the 50th American Presidential Inaugural, I am pleased to let you know that the Committee has designated the Veterans Ball as an "official" sanctioned event of the Presidential Inaugural.

Robert Boege, Assistant Director handling the Veterans Desk, will be your contact in the Division of Special Groups. If you or your committee have any questions, or if we can serve your needs in any way, please do not hesitate to call us. You can reach Bob or his Special Assistant, Hudnall Ware, on 433-7556.

Thank you for your interest and participation. We look forward to working with you.

Sincerely,

Helen R. Cameron
Director of Special Groups

cc: ✓ Michael K. Deaver
Ronald H. Walker
William Henkle
Margaret Tutwiler



FD

*cc Walker for files
Master File
MND Approvals*

THE COMMITTEE
FOR THE
50TH AMERICAN
PRESIDENTIAL
INAUGURAL

November 29, 1984

Washington, D.C.
20599
202/433-7100

MEMORANDUM FOR MICHAEL K. DEAVER
THROUGH: RONALD H. WALKER *W*
FROM: WILLIAM HENKEL *WH*
SUBJECT: LEADERSHIP FORUM FOR YOUNG AMERICANS

It appears that the conflict in event schedules at DAR/
Constitution Hall may not be as bad as earlier
anticipated. The group which has the hall for an event
that evening intended to set up platforms at 10:00 a.m.
and rehearse in the hall at 2:00 p.m.

The DAR feels confident that they can sell the idea that
the group wait until noon to begin set up, with a 2:00
p.m. rehearsal time. This would be contingent upon our
agreement to end our program no later than noon. (Crowd
exit, site breakdown, platform dismantling, etc. could
continue past noon, as long as "the program ends" at noon).

It is possible we will find a suitable alternate site for
the Forum. However, because of the historic nature, I
would recommend beginning the program at 10:30 a.m. and
ending at noon.

Change to 10:30 a.m.

APPROVE _____

DISAPPROVE _____

W



THE COMMITTEE
FOR THE
50TH AMERICAN
PRESIDENTIAL
INAUGURAL

Washington, D.C.
20599
202/433-7500

Bill
791
Fol

Ronald H. Walker
Chairman

MEMORANDUM FOR MICHAEL K. DEEVER

FROM: RONALD H. WALKER *(W)*

DATE: December 1, 1984

RE: Salute and Gala Boxes

As requested, seven boxes have been set aside for the Presidential Gala and the Salute to the Vice President.

On December 5 at the Convention Center there will be a seating set-up to determine camera positions and seating.

By December 6 we should have an idea where placement of boxes will be.

Payment for the General Chairman and Chairman boxes has not yet been determined.

MAX L. FRIEDERSDORF

C:

Mr. Michael K. Deaver
Chairman
1985 Presidential Inaugural
Committee
The White House
Washington, D.C. 20500

Mr. Ron Walker
Presidential Inaugural Committee
1900 Anacostia Drive
Washington, D.C. 20599



✓
OK.

MAX L. FRIEDERSDORF
VICE PRESIDENT
PUBLIC AFFAIRS

November 29, 1984

H.E. Joao Clemente Baena Soares
Secretary General
Organization of American States
Organization of American States Building
Room 20
Washington, D.C. 20006

Dear Mr. Secretary General:

On Sunday, January 18, 1981, Mr. Donald M. Kendall, Chairman of the Board and Chief Executive Officer of PepsiCo, Inc., hosted a Presidential Inaugural brunch for the Washington Diplomatic Corps at the Organization of American States Building in Washington, D.C.

Most of the Ambassadors, Vice President-Elect and Mrs. George Bush, numerous senior Executive appointees, and Cabinet and Secretary designees attended the event.

In connection with the forthcoming Inauguration, Mr. Kendall would like to host a similar event on Sunday, January 20, 1985, between 11:30 a.m. and 2:30 p.m., in the OAS Building.

With your kind permission and approval, we would start making plans for the event.

Please let me know if you have any questions, and we will look forward hopefully to your favorable response.

Meanwhile, with kindest personal regard, I am

Sincerely,

Max Friedersdorf