State of Arizona

2021 ELECTIONS PROCEDURES MANUAL

October 1, 2021 Submission to the Governor and Attorney General



KATIE HOBBS SECRETARY OF STATE

1700 W. Washington Street, Phoenix, AZ 85007 azsos.gov | 1-877-THE-VOTE (843-8683)

ABOUT THIS PUBLICATION

Published by the Arizona Department of State, Office of the Secretary of State,
Election Services Division

© 2021 Submission to the Governor and Attorney General; Ver. Release Date October 1, 2021

All Rights Reserved.

This publication may be reproduced for private use. It shall not be used for commercial purpose. The office strives for accuracy in our publications. If you find an error, please contact us at (602) 542-8683 or 1-877-THE-VOTE (843-8683).

DISCLAIMER

The Office cannot offer legal advice or otherwise offer recommendations on information in this publication. The Office advises consultation with an attorney in such cases.

CONTACT US

Mailing address for all correspondence or filings:

Office of the Secretary of State
Attention: Election Services Division

1700 W. Washington St., FL 7 | Phoenix, AZ | 85007-2808 Telephone: (602) 542-8683 | Fax: (602) 542-6172 | azsos.gov

TABLE OF CONTENTS

CHAPT	ER 1: Voter Registration	1
	oter Registration Forms	
A.	County/State Responsibility for Supplying Forms	
В.	Eligibility to Use FPCA and FWAB Forms	
	oter Registration Requirements	
A.	Citizenship Requirement	3
В.	Age Requirement for Registration	12
Б. С.	Residency Requirements for Registration	12
D.	Residency Requirements for Registration Effect of Felony Conviction on Qualification to Register to Vote	13
Б. Е.	Effect of Incapacitation on Qualification to Register to Vote	
III. V	Effect of Inability to Sign or Make a Mark	13
A.	Designated Voter Registration Assistance Agencies	16
В.	Tracking and Reporting Source of Registration	
	Voter Registration Processing Procedures	
A.	Statewide Voter Registration Database	18
В.	Registration Codes in the Statewide Voter Registration Database	
C.	Minimum Required Information on Voter Registration Forms	
D.	Political Party Preference	
E.	Date of Registration	
F.	Initial Duplicate Checking Within the County	
G.	Electronic Verification Procedures	
Н.	EZ Vøter Registration	
I.	Issuance of Voter Registration Cards	26
J. /	Help America Vote Act Identification Requirements	27
V. P	rotection of Secured Registrants	
A.	Marking Secured Records	
B.	Responding to Public Records Requests	
C.	Creating Signature Rosters or Uploading E-Pollbook Data	
D.	Issuance of Official Mail and Election Documents	
E.	Signing Candidate, Initiative, Referendum, or Recall Petitions	
F.	Terminating Secured Registrant Status	

VI.	Voter Registration Processing During "Books Closed"	31
VII.	Eligibility to Vote	32
A.	. Age Requirements to Vote in the Next Election	32
B.	Residency Requirements to Vote in the Next Election	33
C.	Registration Deadline to Vote in Next Election	34
VIII.	.Voter Registration List Maintenance	36
A.		36
В.	Secretary of State Duties to Forward Registrant Information	38
C.	Cancellation through NVRA Process Due to Address Changes	40
D.	Prohibition on Systematic Cancellations within 90 Days of Election	43
IX.	Reporting Voter Registration Information	43
A.	Voter Registration Statistics	43
В.	Voter Registration Statistics "Federal-Only" Registration and Ballot Report Voter Registration Events	44
C.	Voter Registration Events	45
X.	Provision of Registration Data to Third Parties	45
A.		45
B.		
C.	1 2	
CHAP	TER 2: Early Voting	50
I.	Ballot-By-Mail	50
A.	. One-Time Requests to Receive a Ballot-by-Mail	50
B.	Requests to Be Placed on the Active Early Voting List	53
C.	Creation and Preparation of Early Ballots	59
D.	Mailing Ballots-by-Mail	62
E.	Issuing Replacement Ballots-by-Mail	65
F.	Emergency UOCAVA Early Balloting Procedures	65
G.	. Reporting UOCAVA Transmission Statistics	66
H.	Deadline to Return Ballots-by-Mail	66
I.	Ballot Drop-Off Locations and Drop-Boxes	66
J.	Reporting Ballot-by-Mail Requests and Returns	69
II.	On-Site Early Voting	70
A.	Posting Notice of Write-In and Withdrawn Candidates	70
B.	Applicability of Voter ID Requirements	70
C.	Requirements and Security Procedures for Accessible Voting Devices	70

	D	. Requirements for Ballot Security and Transport	. 71
	III.	Emergency Voting	. 71
	A	Establishing Emergency Voting Centers	. 71
	В	. Identification and Signed Statement Requirements	. 72
	IV.	Special Election Boards	. 72
	A	1 & 1	
	В		. 73
	V.	Challenges to Early Ballots Processing and Tabulating Early Ballots	. 74
	VI.	Processing and Tabulating Early Ballots	. 74
	A	County Recorder Responsibilities Early Ballot Board Responsibilities	. 75
	В	Early Ballot Board Responsibilities	. 76
	\mathbf{C}	. Timing for Tabulation of Early Ballots and Reporting of Results	. 79
	VII.	Eligibile Voters In Jail or Detention Facilities	. 79
C	HAP	TER 3: Ballot-by-Mail Elections Eligibility to Hold a Ballot-by-Mail Election	. 80
	I.	Eligibility to Hold a Ballot-by-Mail Election	. 80
	II.	Approval to Hold a Ballot-by-Mail Election	. 80
	III.	Preparing and Mailing Ballots Methods to Return or Replace Ballots	. 81
	IV.	Methods to Return or Replace Ballots	. 81
	V.	Processing Voted Ballots in a Ballot-by-Mail Election	. 82
	VI.	Post-Election Reporting Requirements	. 82
C	HAP	TER 4: Voting Equipment	. 84
	I.	Voting Equipment Certification	. 84
	A	State Certification Process	. 85
	В	Requirements for Equipment Decertification	. 92
	\mathbf{C}	Emergency Conditional Certification of Upgrade/Modification	. 93
	D	Election System Software Escrow Statement	. 95
	II.	Logic and Accuracy (L&A) Testing	. 95
	A	. Timeframe to Conduct L&A Testing	. 95
	В	Public Notice of L&A Test	. 97
	C	Observers for L&A Test	. 97
	D	Process for Conducting L&A Tests by the Secretary of State	. 98
	E.	L&A Testing Standards	102
	F.	County L&A Testing	104
	G	. Retention of L&A Programs, Test Ballots, and Database	104

III. S	ecurity Measures for Electronic Voting Systems	104
A.	Physical Security of the Electronic Voting System	105
В.	Data Security of the Electronic Voting System	106
C.	Removable Electronic Storage Devices Used with the Voting System	106
D.	EMS Gateway Computer	108
E.	E-Pollbooks and Ballot-on-Demand Printers	109
IV. C	Contingency and Incident Response Planning	110
A.	Election Operations Contingency Plan	110
B.	Incidence Response Plan.	
C.	Tabulation Contingency Plan	111
D.	Election Program Contingency File	112
CHAPT	ER 5: Accommodating Voters with Disabilities	113
I. V	Voter Registration Information	113
II. V	oting and Voting Location Information	114
III. E	Insuring Accessibility at the Voting Location	115
IV. A	Alternative Voting Options	117
V. S	pecial Election Boards	119
CHAPT	ER 6: Candidate Nomination	120
I. N	Iomination Procedures	120
A.	Candidates for Partisan Federal, State, and Local Office	120
B.	Candidates for Nonpartisan Office	
C.	Presidential Candidates	127
D.	Candidate Nomination Petition Circulators	131
E.	Filing Officer for Candidate Documents	132
F.	Bases to Reject a Candidate Filing	133
II. N		134
	Jomination Petition Challenges	151
A.	Initiating a Candidate Petition Challenge	
A. B.		134
	Initiating a Candidate Petition Challenge	134 134
В.	Initiating a Candidate Petition Challenge	134 134 135
B. C.	Initiating a Candidate Petition Challenge Service of Process and Notification Requirements County Recorder Signature Verification	134 134 135 137
B. C. D.	Initiating a Candidate Petition Challenge Service of Process and Notification Requirements County Recorder Signature Verification Duties of the Challenger and Candidate	134 134 135 137
B. C. D. E. F.	Initiating a Candidate Petition Challenge Service of Process and Notification Requirements County Recorder Signature Verification Duties of the Challenger and Candidate Court Hearing.	134 134 135 137 137

II. E	ligibility to Participate in the PPE	. 138
A.	Party Eligibility to Participate in the PPE	. 138
B.	Eligibility to Vote in the PPE	. 138
C.	Candidate Participation in the PPE	. 139
III. P	PE Ballots	. 139
A.	Official Ballot	. 139
B.	Ballot Proof.	140
C.	Sample Ballots	140
IV. C	Conduct of the PPE	140
A.	Voting Locations.	140
B.	Certification of Results	141
V. C	county Reimbursement for the PPE	141
CHAPT	ER 8: Pre-Election Procedures stablishing Precincts and Voting Locations Establishing Precincts	142
I. E	stablishing Precincts and Voting Locations	142
A.	Establishing Precincts	142
B.	Establishing Voting Locations Establishing Voting Locations	142
C.	Failure to Timely Establish Polling Places	143
D.	Consolidation of Polling Places Based on Lack of Candidates	. 144
E.	Factors to Consider When Selecting Voting Locations	. 144
F.	Use of School Facilities for Voting Locations	145
G.	Polling Place/Vote Center Emergency Designation	146
Н.	Requirement to Allow Electioneering Outside 75-Foot Limit	146
I.	Ensuring Accessibility at the Voting Location	. 147
II. A	ppointment and Training of Poll Workers	. 147
A.	Election Board Duties	149
B.	Bilingual Poll Workers	150
C	Student Poll Workers	151
D.	Poll Worker Training	. 151
E.	Poll Worker Compensation	153
III. D	Designation of Political Party and other Observers	154
A.	Appointment Process	154
B.	Observer Credentials	155
C.	Observation at Voting Locations	. 155
D.	Observation at Central Counting Places	. 155

E.	Observer Guidelines	156
IV. I	ssuing Pre-Election Notices	157
A.	Secretary of State: 120-Day Notice of Offices to be Elected	157
В.	County: 180-Day Notice of Election to Local Jurisdictions	157
C.	Special Taxing District/Nonpartisan Election Notices	158
V. F	Preparation of Ballots	158
A.	Official Ballot Format	159
В.	Proofing Ballots	<u>″. 171</u>
C.	Sending Ballot Proofs to Candidates and Political Parties	172
D.	Financial Responsibility for Printing Ballots	172
E.	Storage and Security of Ballots	172
F.	Sample Ballots	173
VI. I	Sample Ballots	175
A.	Voting Materials Required to Be in Minority Language(s)	176
В.	Types of Elections Requiring Minority Language Voting Materials	177
VII. F	Preparation of Signature Rosters and E-PollBooks	177
	Preparation of Voting Supplies	
A.	Materials to Be Distributed to Voting Locations	179
В.	Provisional Ballot Envelope and Affidavit	181
IX. I	mplementing a Wait Time Reduction Plan	182
A.	Projecting Voter Turnout	183
В.	Re-Precincting	183
C.	Staffing and Supplying Voting Locations	184
D.	Conducting Voter Education	185
E.	Developing Contingency Plans	185
F.	Emergency Procedures	186
G.	Ballot Box Overflow Procedures	187
Н.	Complete Power or Unit Failure/Ballot Emergency Bin	188
I.	Determining Optimal Layout	188
J.	Wait-Time Reduction Survey	188
K.	Public Input	188
X. (Canceling An Election	189
CHAPT	ER 9: Conduct of Elections/Election Day Operations	190
I. S	Setting up the Voting Location	190

A	Notices to Be Posted at the Voting Location	191
II.	Opening the Voting Location	195
III.	Preserving Order and Security at the Voting Location	196
A	. Enforcing Electioneering Ban	196
В.	Enforcing Photography Ban	196
C.	Enforcing Access Restrictions	197
D	Preventing Voter Intimidation	197
IV.	Checking Voter Identification	199
A	. Acceptable Forms of Identification	200
В	ID Requirements for Native American Voters	201
V.	Assisting Voters on Election Day	202
VI.	Issuing Ballots	203
A	. Issuing a Regular Ballot	203
В.	Issuing a Provisional Ballot	204
C.	Ballot Privacy Folders/Sleeves	208
VII.	Challenges to a Voter Eligibility to Vote	208
VIII	Closing the Voting Location	210
A	. Announcing the Closing of the Polls	210
В		
C.	Transport of Ballots, Voting Equipment, and Precinct Supplies	213
CHAP	TER 10: Central Counting Place Procedures	214
I.	Central Counting Place Operations	214
A	. Deputies/Oath of Office	214
В.	Providing Live Video Recording at Central Counting Place	215
C.	Manual Ballot Counting	215
II.	Establishing Central Counting Place Boards	215
A	Receiving Board	216
В.	Inspection Board	217
C.		
D.	Ballot Duplication Board	220
E.		
F.	Accuracy Certification Board	226
G	Provisional Ballot Processing	226
H	. Write-In Tally Board	231

I.	Audit Board	. 234
J.	Snag Board	. 235
CHAP	TER 11: Hand Count Audit	. 236
I.	Designation of Hand Count Board members	. 236
II.	Observation of the Hand Count Audit	. 237
III.	Types and Quantities of Ballots to Hand Count	. 237
A.		. 238
B.	Ballots Included in the Early Ballot Hand Count	. 238
IV.	Selecting Precincts/Polling Places to be Hand Counted	. 238
V.	Races Eligible to be Hand Counted	. 240
A.	Fligible Races Generally	. 240
B.	Eligible Races in Special Elections	. 241
C.	Eligible Races in PPEs	. 241
VI.	Selecting Races to be Hand Counted	. 241
A.	Selecting Races for Primary and General Elections	. 241
B.	Selecting Races for a PPE	. 244
VII.	Hand Count Tabulating Methods	. 245
A.	Stacking Method for Optical/Digital Scan Ballots	. 245
VIII.	Procedures for Conducting the Hand Count	
A.	Precinct Hand Count	. 247
B.	Early Ballot Hand Count	. 250
C.	Review of Election Program by a Special Master	. 254
IX.	Standard for Determining Voter Intent in Hand Count	. 255
X.	Hand Count of Recounted Elections.	. 256
XI.	Reporting Results of the Hand Count	. 256
CHAP	TER 12: Other Post-Election Day Procedures	. 257
I.	Reporting Election Results	. 257
II.	Conducting Post-Election Logic & Accuracy Test	. 257
III.	Filing Federal Post-Election Reports	. 258
A.	Election Assistance Commission Reporting	. 258
B.	Department of Justice UOCAVA Reporting	. 258
IV.	Post-Election Reimbursement Requests	. 258
A.	Reimbursement for Conducting Local Election	. 258
В.	Reimbursement for PPE Expenses	. 258

C. Reimbursement for Sample Ballots	259
CHAPTER 13: Certifying Election Results	260
I. Determining Election Results	260
II. Canvassing the Election	261
A. County Board of Supervisors Canvassing Duties	261
B. Secretary of State's Canvassing Duties	266
C. City and Town Canvassing Duties	
D. Special Taxing District Canvassing Duties	267
E. County School Superintendent Canvassing Duties	267
III. Conducting an Automatic Recount	
A. Vote Margins that Trigger Recount	267
B. Method of Initiating a Recount	268
c. Method of conducting the recount	202
IV Issuing Certificates of Nomination and Election	270
V. Issuing Ballot Measure Proclamations	271
VI. Storage of Ballots and Returns of the Election	271
CHAPTER 14: Regulation of Petition Circulators	273
I. Qualifications for Petition Circulators	273
II. Circulator Registration and Disclosure Requirements	
A. Paid Circulators	274
B. Non-Resident Circulators	274
C. Circulator Registration Procedures	275
D. Service of Process on Registered Circulators	276
III. Signature Gathering and Verification Requirements	277
CHAPTER 15: Political Party Recognition	278
I. New Party Recognition	278
A. Requirements for Seeking New Party Recognition	278
B. Processing Statewide New Party Petitions	281
C. Duration of New Party Recognition	285
D. Recognition Following Expiration of New Party Status	285
E. Expiration of New Party Status	286
II. Qualifying for Continued Recognition	286
A. Statewide Continued Representation	286
B. County Continued Representation	286

C. City or Town Continued Representation	287
CHAPTER 16: Campaign Finance	288
I. Campaign Finance Reporting	288
II. Campaign Finance Enforcement	288
A. Initiation of Campaign Finance Complaints	289
B. Notice of Complaint and Opportunity for Response and Reply	291
C. Decision by Filing Officer	292
D. Decision by Enforcement Officer	294
E. Response to Notice of Violation	295
CHAPTER 17: Appendices and Sample Forms	
11	

CHAPTER 1: VOTER REGISTRATION

I. VOTER REGISTRATION FORMS

Voter registration forms that are accepted in Arizona include:

- The state voter registration form prescribed by the Secretary of State pursuant to A.R.S. § 16-152(C) (the "State Form"), including any low-vision/large-print version of the State Form prescribed by the Secretary of State and made available on the Secretary of State's website. 1
- The National Mail Voter Registration Form prescribed by the U.S. Election Assistance Commission pursuant to the National Voter Registration Act of 1993 (the "Federal Form").²
- Registrations electronically received from the Arizona Department of Transportation, Motor Vehicle Department (AZMVD) pursuant to A.R.S. § 16-112, whether through inperson registration at an AZMVD or AZMVD affiliate's office or online through the MVD portal or voter registration website.
- The Federal Postcard Application prescribed by the U.S. Secretary of Defense (the "FPCA") pursuant to the Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA).³
- The Federal Write-In Absentee Ballot prescribed by the U.S. Secretary of Defense pursuant to UOCAVA (the "FWAB").⁴

A. County/State Responsibility for Supplying Forms

The County Recorder is responsible for supplying (at no cost) State Forms to all federal, state, county, local, and tribal government agencies, political parties, and private organizations located within the County Recorder's jurisdiction that conduct voter registration activities. <u>A.R.S. § 16-151(A)</u>.⁵

¹ The latest State Form is available at https://www.azsos.gov/elections/voting-election.

² 52 U.S.C. § 20505(a)(1); 52 U.S.C. § 20508(a)(2). The Federal Form is available at https://www.eac.gov/voters/national-mail-voter-registration-form.

³ A.R.S. § 16-103(B); 52 U.S.C. § 20301(b)(2); 52 U.S.C. § 20302(a)(4); Executive Order 12642 (June 9, 1988). The FPCA is available at https://www.fvap.gov/military-voter/overview.

⁴ A.R.S. § 16-543.02(D); 52 U.S.C. § 20302(a)(4); Executive Order 12642 (June 9, 1988). The FWAB is available at https://www.fvap.gov/military-voter/overview.

⁵ Any low-vision/large-print version of the State Form prescribed by the Secretary of State will be made available on the Secretary of State's website for individuals and organizations to download as a fillable PDF. The Secretary of State's Office shall provide a hard copy low-vision/large-print voter registration

The Secretary of State is responsible for supplying (at no cost) Federal Forms to all federal, state, county, local, and tribal government agencies, political parties, and private organizations that conduct voter registration activities. A.R.S. § 16-151(B).

The Secretary of State and County Recorders may place reasonable restrictions on the number of forms to be provided to individuals or organizations depending on the type of voter registration activity to be conducted and reasonable estimates of the number of voters that the individual or group will seek to register. If the individual or group exhausts the forms provided, the Secretary of State and/or County Recorders must provide additional forms upon request, subject to the same reasonable restrictions as the initial request.

Any registration form in compliance with applicable state or federal laws may be used to register to vote for the first time or amend or update an existing registration record. In addition, other documents may be used to amend or update a registrant's residence or mailing address, including but not limited to a request for an early ballot, an Active Early Voting List (AEVL) request form, or a provisional ballot envelope or affidavit. A.R.S. § 16-135(A), (E), A.R.S. § 16-544(D)(1), (2).

B. Eligibility to Use FPCA and FWAB Forms

The following registrants temporarily absent from the State are authorized to use the FPCA for registration and the FWAB for registration and voting:

- Uniformed service members;
- Eligible family members of uniformed service members;
- Overseas voters; and
- Non-resident U.S. Citizens with parents already registered to vote in Arizona.

52 U.S.C. § 20310; A.R.S. § 16-103; A.R.S. § 16-543(C). For more information on eligibility, visit www.fvap.gov or the Secretary of State's website (https://my.arizona.yote/UOCAVA2/default.aspx).

A UOCAVA registrant may designate the method for transmission of voting materials and information on the FPCA form, including electronic transmission, fax, or regular mail. A UOCAVA registrant may designate the length of time they wish to receive voting materials, not to exceed two federal election cycles. If no designation is made, the UOCAVA registrant's request for email, fax, or electronic transmission of voting materials will be valid until immediately after the next state general election. A.R.S. § 16-542(B).

form to a voter upon request. Neither County Recorders nor the Secretary of State are required to supply printed copies of any low-vision/large-print version of the State Form to federal, state, county, local, and tribal government agencies, political parties, and private organizations that conduct voter registration activities.

II. VOTER REGISTRATION REQUIREMENTS

A person is qualified to <u>register</u> to vote in Arizona if the person:

- Is a United States citizen:
- Will be 18 years old by the date of the next general election;
- Will have been an Arizona resident for at least 29 days prior to the next election, except as provided in A.R.S. § 16-126;
- Can write their name (or make their mark), unless prevented from doing so by physical disability;
- Has not been convicted of treason or a felony, unless their civil rights have been restored;
 and
- Has not been adjudicated an "incapacitated person" by a court with their voting rights revoked, as defined in A.R.S. § 14-5101.

Ariz. Const. Art. VII, § 2; A.R.S. § 9-822(A); A.R.S. § 16-101; A.R.S. § 16-126(A); A.R.S. § 16-152. Each qualification is discussed in further detail below.

A. Citizenship Requirement

A registrant must be a U.S. citizen to be qualified to register to vote. <u>Ariz. Const. Art. VII, § 2;</u> A.R.S. § 16-101(A)(1); 18 U.S.C. § 611(a)

U.S. citizenship must be sworn to when registering to vote. In addition, under Arizona's bifurcated or dual-track voter registration system, an acceptable form of documentary proof of citizenship (DPOC) is required to be registered as a "full-ballot" voter. A "full-ballot" voter is entitled to vote for all federal, state, county, and local races as well as state and local ballot measures for which the voter qualifies.

An otherwise eligible registrant who does not submit DPOC and whose U.S. citizenship cannot be verified via AZMVD records or other record in the statewide voter registration database is registered as a "federal-only" voter. A "federal-only" voter is eligible to vote solely in races for federal office in Arizona (including the Presidential Preference Election (PPE)).

1. Valid Forms of DPOC

The following section outlines what constitutes satisfactory DPOC under Arizona law.

a. Driver Licenses and Identification Cards

A registrant may submit certain state-issued driver license or non-driver identification card information as satisfactory DPOC. A.R.S. § 16-166(F)(1).

i. Arizona Driver License or Non-Driver Identification Card Number

An Arizona driver license or non-driver identification card number (AZDL/ID#) issued by AZMVD after October 1, 1996 constitutes valid DPOC. To be deemed satisfactory, (1) the AZDL/ID# must be verified against AZMVD records; and (2) the verification must not return a result with an Authorized Presence Type that indicates non-citizenship.

A County Recorder may accept a copy of the registrant's AZDL/ID# as DPOC, but must still enter the AZDL/ID# into the statewide voter registration database so it can be verified against AZMVD records. AZMVD issues licenses or ID cards to those who are authorized to be physically present in the United States but who are non-citizens at the time of issuance. Because a non-citizen authorized presence designation is not apparent on the face of the license or ID card, an AZDL/ID# alone is not sufficient to prove citizenship without verification against AZMVD records.

ii. Out-of-State Driver License or Identification Card

An out-of-state driver license or identification card may constitute satisfactory DPOC if it was issued by the state's driver license-issuing agency and indicates <u>on the face of the license or card</u> that the person provided proof of U.S. citizenship in that state. A County Recorder may accept an approved out-of-state license or identification card at face value and need not electronically verify the license or card.

For example, enhanced driver licenses or enhanced identification cards from other states that are issued in compliance with the Departments of State and Homeland Security's Western Hemisphere Travel Initiative satisfy Arizona's DPOC requirement. These states display an American flag on the face of the license or card. Examples of an enhanced license from Michigan and New York appear below with the American flag circled.





While a County Recorder shall not accept an out-of-state driver license or identification card number alone (because the statewide voter registration database cannot electronically verify these numbers), a County Recorder may visually verify or accept a copy of these licenses or cards for DPOC purposes.

b. Birth Certificate

A registrant may submit a legible copy of the registrant's birth certificate from any U.S. state or territory as satisfactory DPOC. A.R.S. § 16-166(F)(2).6 For U.S. citizens born abroad, a "Certification of Report of Birth" or "Consular Report of Birth Abroad" issued by a consular officer from the U.S. Department of State will suffice for a birth certificate. 22 U.S.C. § 2705(2).

The registrant must supply supporting legal documentation (such as a marriage certificate or court-documented name change) if the name on the birth certificate or document is not the registrant's current legal name. If the registrant cannot provide supporting legal documentation to account for a different last name, a County Recorder must accept the birth certificate or document if at least the following information matches on both the birth certificate or document and the registration form:

- First name;
- Middle name;
- Place of birth;
- Date of birth; and
- Parents' name(s).

c. U.S. Passport

A registrant may submit a legible copy of the pertinent pages of the registrant's U.S. passport or passport card, or present the registrant's U.S. passport or passport card to the County Recorder, as DPOC. A.R.S. § 16-166(F)(3).

The pertinent pages of a U.S. passport are those that contain the photo, passport number, name, nationality, date of birth, gender, place of birth, and signature (if applicable). A U.S. passport card also may be accepted, which does not contain a signature.

If the County Recorder visually inspects (and does not make a copy of) the pertinent passport pages or passport card, the County Recorder must note in the registrant's voter registration record that the passport was inspected.

d. Citizenship and Immigration Documents

A registrant may present the registrant's original naturalization documents to the County Recorder for inspection or submit (1) a legible copy of the registrant's Certificate of Naturalization or Certificate of Citizenship, or (2) the registrant's Naturalization Certificate Number, Citizenship Certificate Number, or Alien Registration Number (also known as an "A-Number").

⁶ A registrant may also submit a legible copy of the registrant's late or delayed birth certificate, issued pursuant to A.R.S. § 36-333.01, A.R.S. § 36-333.02, and/or A.R.S. § 36-333.03, as satisfactory DPOC.

If a registrant does not present originals or provide a copy of documents but just provides a citizenship number, including a Citizenship Certificate Number, Naturalization Certificate Number, or Alien Registration Number, for proof of citizenship purposes, this number must be verified against U.S. Citizenship and Immigration Services (USCIS) Systematic Alien Verification for Entitlements (SAVE) database before the number can be deemed satisfactory. A.R.S. § 16-166(F)(4); see Chapter 1, Section II(A)(6) for more information on SAVE verification procedures.

e. Tribal Identification Numbers and Documents

A registrant may submit a Tribal Enrollment Number, Indian Census Number, Bureau of Indian Affairs Card Number, or Tribal Treaty Card Number as satisfactory DPOC. These tribal identification numbers are presumed valid for voter registration purposes and need not be verified against any database. A.R.S. § 16-166(F)(6).

A registrant may also submit a legible copy of the registrant's Tribal Certificate of Indian Blood or Tribal/Bureau of Indian Affairs Affidavit of Birth as satisfactory DPOC.

2. DPOC Requirement for "Full-Ballot" Voter Designation

Regardless of the type of voter registration form submitted, a County Recorder must make a registrant a "full-ballot" voter for the next election if:

- The registrant provides DPOC with or after submission of the registrant's voter registration application; or
- The County Recorder acquires DPOC on the registrant's behalf, including from AZMVD records or the statewide voter registration database.

A.R.S. § 16-166(F); see also League of United American Citizens of Arizona (LULAC) v. Reagan, 2:17-cv-04102-DGC, Doc. 37 (D. Ariz. June 18, 2018) (the "LULAC Consent Decree").

a. Acquisition of DPOC from State Records

The Secretary of State must program or enable the statewide voter registration database to attempt to acquire DPOC for new registrants from AZMVD records. This attempt to acquire DPOC must be completed in all cases where a new registrant fails to provide DPOC with the voter registration form. The Secretary shall promptly notify the applicable County Recorder of the results of the check against AZMVD records. If DPOC is acquired, the Secretary shall promptly notify the applicable County Recorder, via the automated process in the voter registration database, to make the applicant a "full-ballot" voter. However, in no event shall an acquired Arizona driver license number with a non-citizen authorized presence designation qualify as valid DPOC.

-

⁷ While the SAVE database may be used to verify citizenship status for initial registration, it shall not be used for list maintenance purposes, *i.e.* to cancel an existing registration. *See* <u>A.R.S. § 16-165</u>.

b. Registrant's Submission of DPOC

A registrant may provide DPOC at the time of submitting the registrant's voter registration application or by 5:00 p.m. on the Thursday before the election. *See* LULAC Consent Decree at page 5. The registrant is entitled to vote a "full-ballot" at the next election if:

- The registrant submitted a voter registration application by the registration deadline; and
- The registrant provided DPOC to the County Recorder with the registration application or separately by 5:00 p.m. on the Thursday before the election.

If a registrant does not provide DPOC with their registration application and valid DPOC otherwise cannot be electronically acquired via AZMVD records or the statewide voter registration database (and the registrant's AZMVD record is not shown to have a non-citizen authorized presence designation), a County Recorder must:

- 1. Designate the registrant as a "federal-only" voter; and
- 2. Send a letter to the registrant (including a DPOC Submission Form/"Federal-Only" Notice promulgated by the Secretary of State and County Recorders, *see* sample forms in Chapter 17) within 10 business days of receipt of the registration application, informing the registrant that:
 - The registrant has not satisfied the DPOC requirements;
 - The registrant must submit DPOC to become a "full-ballot" voter, and the registrant must provide DPOC by 5:00 p.m. on the Thursday before any given election in order to vote a "full-ballot" in that election; and
 - The registrant will remain a "federal-only" voter unless and until the registrant submits valid DPOC to become a "full-ballot" voter.

The registrant may provide separate DPOC using the DPOC Submission Form. A registrant who provides DPOC using a method other than the DPOC Submission Form sent by the County Recorder must be made a "full-ballot" voter if the County Recorder has sufficient information to link the registrant's DPOC with the registrant's form on file. If the County Recorder lacks sufficient information to link the DPOC to a registration form, the County Recorder must make a reasonable effort to follow up with the registrant to seek the necessary information. Registrants who subsequently provide the missing information necessary to link their submitted DPOC to their registration form shall be made "full-ballot" voters within 10 business days of receipt of DPOC.

If the registrant provides DPOC to the County Recorder <u>after</u> 5:00 p.m. on the Thursday before the next election, the County Recorder must make the registrant a "full-ballot" voter for <u>future</u> elections within five business days after the completion of processing of provisional ballots.

3. Procedures for Registrants with a Non-Citizen AZDL/ID#

If a registrant has not provided DPOC other than an AZDL/ID# and AZMVD records show that the registrant's AZMVD record has a non-citizen authorized presence designation, a County Recorder must:

- 1. Enter the registrant's information into the voter registration database with a status of "not eligible" (or functional equivalent) and a reason code of "invalid citizenship proof" (or functional equivalent).
- 2. Send a letter to the registrant (including a DPOC Submission Form/Non-Citizen AZDL/ID Notice, promulgated by the Secretary of State and County Recorders, see Chapter 17 for sample forms) within 10 business days of receipt of the registration application, informing the registrant that:
 - According to AZMVD records, the registrant's AZDL/ID has a non-citizen authorized presence designation and has not been registered to vote for that reason; and
 - The registrant may be registered and become a "full-ballot" voter if the registrant submits valid DPOC to the County Recorder. The registrant must provide DPOC by 5:00 p.m. on the Thursday before the next regular general election in order to vote a "full-ballot" in that election.
- 3. Maintain the registrant's information in the voter registration database with a status of "not eligible" (or functional equivalent) due to the invalid citizenship proof, until the voter provides valid DPOC. The statewide voter registration system automatically archives these records after five years. The registrant would then be required to complete a new registration form in order to become eligible to vote in future elections.

4. "Federal-Only" Voter Designation

A registrant who submits an otherwise valid voter registration form to the County Recorder, but without accompanying DPOC, is entitled to be registered as a "federal-only" voter based on the registrant's sworn statement on the registration form that the registrant is a U.S. citizen. A registrant may become a "federal-only" voter regardless of the type of voter registration form submitted. An otherwise valid voter registration form submitted to the County Recorder, but without accompanying DPOC, shall be accepted, entered into the database, and registered for federal elections (*i.e.*, made a "federal-only" voter unless and until proof of citizenship is received or acquired), so long as the registrant's AZMVD record is not shown to have a non-citizen authorized presence designation.

A "federal-only" voter shall be upgraded to a "full-ballot" voter if:

- The County Recorder acquires DPOC on the registrant's behalf from AZMVD records or the statewide voter registration database; or
- The registrant provides DPOC to the County Recorder by 5:00 p.m. on the Thursday before an election.

If a "federal-only" voter has been issued a ballot-by-mail, but becomes a "full-ballot" voter prior to 5:00 p.m. on the Thursday before the election, the voter may:

- Vote the "federal-only" ballot-by-mail; or
- Vote a regular or provisional "full-ballot" in-person during early voting or on Election Day, depending on the procedures implemented by the County Recorder or other officer in charge of elections.

If a voter is issued both an early "federal-only" ballot and an early "full-ballot," the first ballot accepted by the County Recorder's office is the only ballot that will be counted.

5. DPOC When Moving Between Counties

A voter who registered to vote before December 13, 2004, and was therefore exempted from the requirement of providing DPOC, must submit valid DPOC if the voter is changing voter registration from one county to another in order to be registered as a "full-ballot" voter in the new county. A.R.S. § 16-166(G).

Registered voters who submitted valid DPOC to the County Recorder in their county of residence need not resubmit evidence of citizenship upon moving and registering to vote in a new county in Arizona so long as a record of their previously submitted DPOC is accessible by the new County Recorder (e.g., via AZMVD records or the statewide voter registration database) and can be made part of their voter registration file in the new county. While proof of voter <u>registration</u> from another state or county is not satisfactory evidence of citizenship, <u>A.R.S. § 16-166(H)</u>, valid documentary proof of <u>citizenship</u> presented in one Arizona county and documented in the statewide voter registration database constitutes valid DPOC if the voter registers in another county in Arizona.

6. Verifying Citizenship/Naturalization/Alien Registration Numbers

a. SAVE Usage

Each County Recorder accesses SAVE pursuant to the Secretary of State's Memorandum of Agreement with USCIS (the "USCIS MOA"). The Secretary of State will provide SAVE access to each County Recorder upon signing a separate agreement (the "SOS/County SAVE Agreement") that will govern the terms of SAVE usage (and, in some cases, billing as well, though some counties have a separate Reimbursement Memorandum of Agreement with USCIS).

When a registrant provides a Citizenship, Naturalization, or Alien Registration Number as DPOC, that number must be verified through the SAVE database and the registrant must remain in "suspense" status until the SAVE verification is completed.

i. SAVE Returns U.S. Citizen Status

If SAVE returns "United States Citizenship," the registrant's status must be updated to "active" in the voter registration database and the voter must be registered as a "full-ballot" voter.

ii. SAVE Returns Non-Citizen Status

If SAVE returns "Lawful Permanent Resident," "Refugee," "Non-Immigrant," or "Asylee," or other non-citizen status, the registrant must be processed like those with a non-citizen AZDL/ID#. See Chapter 1, Section II(A)(3) above. Specifically, a County Recorder must:

- 1. Enter the registrant's information into the voter registration database with a status of "not eligible" (or functional equivalent).
- 2. Send a letter to the registrant (including a DPOC Submission Form/SAVE Non-Citizen Notice, *see* Chapter 17 for sample forms) within 10 business days, informing the registrant that:
 - According to DHS records, the registrant holds an immigration number indicating non-citizenship and has not been registered to vote for that reason; and
 - The registrant may be registered as a "full-ballot" voter if the registrant submits other valid DPOC to the County Recorder. The registrant must provide DPOC by 5:00 p.m. on the Thursday before the next regular general election in order to vote a "full-ballot" in that election.
- 3. Maintain the registrant's information in the voter registration database with a status of "not eligible" (or functional equivalent) due to the invalid citizenship proof. The statewide voter registration system automatically archives these records after five years. The registrant would then be required to complete a new registration form in order to become eligible to vote in future elections.

iii. SAVE Returns No Match

If SAVE is unable to find a match, the registrant must be processed like any other registrant who has not provided satisfactory DPOC. See Chapter 1, Section II(A)(4). Specifically, if valid DPOC cannot be electronically acquired via AZMVD records or the statewide voter registration database (and the registrant's AZMVD record is not shown to have a non-citizen authorized presence designation), a County Recorder must:

- 1. Process the voter registration application and designate the registrant as a "federal-only" voter; and
- 2. Send a letter to the registrant (including a DPOC Submission Form/SAVE No-Match Notice, *see* Chapter 17 for sample forms) within 10 business days, informing the registrant that they have been registered as a "federal-only" voter and must submit other valid DPOC to become a "full-ballot" voter.

b. Naturalization Ceremonies

County Recorder representatives who conduct registration drives at naturalization ceremonies must take special precautions to ensure registration forms are properly processed.

- The County Recorder representative who receives the registrant's completed voter registration form must write the representative's name or initials on the form, along with the date and some indication that the form was completed at a naturalization ceremony (e.g., "NC");
- The County Recorder representative who conducted the registration drive must ensure that the registrant's Citizenship, Naturalization, or Alien Registration Number is written on each registration form; and
- If any registrants reside outside that county, the County Recorder representative must bundle the voter registration forms by county and send them to the applicable County Recorders, along with a cover letter affirming that the registration forms were received through a naturalization ceremony.

The County Recorder who receives the bundle may rely on this cover letter (*see* Chapter 17 for a sample form) as verification of citizenship. The County Recorder need not re-check any citizenship or immigration numbers to verify citizenship and may register the newly naturalized registrants as "full-ballot" voters (assuming no other deficiencies).

c. Verifying Citizenship Near Voter Registration Deadlines

Often there is a delay between when a registrant becomes a U.S. citizen and when that registrant's citizenship status has been updated in SAVE. Therefore, certain precautions must be taken if a County Recorder receives a voter registration form within two weeks of a registration deadline that contains a Citizenship, Naturalization, or Alien Registration Number:

- If a County Recorder receives a registration form within 14 days of a voter registration deadline, the County Recorder must, as soon as practicable, notify the registrant by telephone and/or email (or by mail if the registrant's telephone number and email is not available) about the potential need (in case SAVE results are not ready by the deadline) to submit further DPOC to be a "full-ballot" voter for the next election. For example, the registrant may present their naturalization papers or submit a copy to the County Recorder to satisfy the DPOC requirement.
- Within 14 days of Election Day, a County Recorder must check SAVE for the results of any pending verifications to print or create precinct registers for Election Day. If any cases remain pending for additional verification at that time, the County Recorder should be prepared to supplement the precinct registers immediately preceding the election or be prepared to issue Recorder's Certificates to any newly registered voters whose citizenship was verified at the last minute. If the County Recorder cannot obtain verification of citizenship from SAVE by 5:00 p.m. on the Thursday before Election Day, the registrant must be registered as a "federal-only" voter and the County Recorder must notify the registrant that the registrant must submit other valid DPOC in order to become a "full-ballot" voter for future elections. See Chapter 1, Section II(A)(6).

7. Preservation and Protection of Citizenship Documentation

A County Recorder must maintain all DPOC received pursuant to <u>A.R.S. § 16-166(F)</u> in a manner that the County Recorder reasonably believes will prevent access by unauthorized persons. Documents submitted for purposes of proving citizenship may be maintained outside the voter registration database, but the County Recorder must otherwise document in the voter registration database that DPOC had been received.

A County Recorder may destroy DPOC documents two years after the date of receipt. The County Recorder must exercise reasonable diligence to ensure any DPOC documents are properly destroyed. A.R.S. § 16-166(F), (J).

B. Age Requirement for Registration

A registrant must be at least 18 years old by the next "regular general election" that occurs following their registration. A.R.S. § 16-101(A)(2). For purposes of this requirement, the next "regular general election" is the next statewide general election held pursuant to A.R.S. § 16-211.8

A minor who is qualified to register to vote is not necessarily a qualified elector for the next election. For example, a minor who will turn 18 years of age on November 1, 2020 is eligible to register to vote starting on November 7, 2018. However, although registered, that minor will not be eligible to vote in the August 4, 2020 Primary Election, or any earlier elections, because they will not yet be 18 years of age as required by <u>Ariz. Const. Art. VII, § 2</u>.

If a County Recorder receives a voter registration form from a registrant who will be at least 18 years old on or before the next statewide general election, but will not be 18 years old at the time of the next election, the registrant must be entered in the voter registration database and placed in a "suspense" status with a "registrant too young" reason code (or functional equivalent).

The County Recorder, after verifying citizenship as outlined in <u>Chapter 1(II)(A)</u>, must notify the registrant by mail within 10 business days of receipt of the registration form to: (1) inform the registrant that their registration will remain in "suspense" until the registrant turns 18; (2) specify the next election where the registrant will be eligible to vote; and (3) specify the registrant's "full-ballot" or "federal-only ballot" designation (providing an opportunity to submit DPOC where applicable). A.R.S. § 16-101(A)(1), (2), (3); A.R.S. § 16-134(B); A.R.S. § 16-152(A)(15); see Chapter 17 for sample forms.

On or after the registrant's 18th birthday, the registrant's status must be changed to "active" to make the registrant a qualified elector for the next election.

A registered minor is not eligible to sign initiative, referendum, or recall petitions, or petitions for political party recognition, until they turn 18 years old. <u>A.R.S. § 19-121.02(A)</u>; <u>A.R.S. § 19-208.02(A)</u>; <u>A.R.S. § 16-803(E)</u>. However, a registered minor is eligible to sign candidate

-

⁸ <u>A.R.S. § 16-152(A)(15)</u> requires that the state voter registration form ask whether a registrant will be 18 years old "on or before *election day*" in order to register to vote. (Emphasis added). However, this provision must be interpreted consistently with <u>A.R.S. § 16-101(A)(2)</u>, and therefore only forbids registration if the registrant will not be at least 18 years old by the next regular general election.

nomination petitions so long as the minor will be 18 years old by the next regular general election and, at the time of signing, the minor is a registered voter (with their registration status in "suspense" due only to age) in the electoral district of the office the candidate is seeking. <u>A.R.S. § 16-121(A)</u>; <u>A.R.S. § 16-321(B)</u>; <u>Simpson v. Tarver</u>, No. CV-20-0218-AP/EL (Ariz. Aug. 24, 2020).

In order to maintain eligibility to vote in the next general election, the registered minor must be a resident of Arizona for the 29 days preceding the election, except as provided in <u>A.R.S. § 16-126</u>. <u>A.R.S. § 16-101(A)(4)</u>. *See also* <u>A.R.S. § 16-593</u>.

C. Residency Requirements for Registration

A new registrant must be a resident of Arizona at least 29 days before the next election. A.R.S. § 16-101(A)(3). A County Recorder has no duty to verify a registrant's residency status and may rely on the registrant's affirmation of residency.

A registrant is a "resident" if they have physical presence in the county along with an intent to remain. A registrant may be temporarily absent from the jurisdiction without losing their residency status, as long as they have an intent to return. A.R.S. § 16-101(B); A.R.S. § 16-103.

For example, although a UOCAVA registrant may register to vote any time prior to 7:00 p.m. on Election Day, a UOCAVA registrant must still be an Arizona "resident" in that they must: (i) have had physical presence (with an intent to remain) in the county of registration at least 29 days prior to the election; and (ii) have an intent to return to the county following the period of temporary absence. A.R.S. § 16-103.

Although often interchangeable, the 29-day residency qualification (A.R.S. § 16-101(A)(3)) is distinct from the 29-day deadline to register to vote (A.R.S. § 16-120) in advance of an election. For example, the voter registration deadline may change if it falls on a state holiday, but this does not affect the requirement to be a resident at least 29 days before the next election. Voter registration deadlines are addressed in Chapter 1, Section VII(C).

1. Determining Residency for Homeless/Transient Voters

A person who is otherwise qualified to register to vote shall not be refused registration or declared ineligible to vote because the person does not live in a fixed, permanent, or private structure. <u>A.R.S.</u> § 16-121(C).

Pursuant to A.R.S. § 16-121(B), a person who does not reside at a fixed, permanent, or private structure may use any of the following places as their registration address:

1. A homeless shelter to which the registrant regularly returns;9

Page | 13

⁹ "Homeless shelter" is defined as "a supervised publicly or privately operated shelter designed to provide temporary living accommodations to individuals who lack a fixed, regular and adequate nighttime residence." A.R.S. § 16-121(D).

- 2. The place at which the registrant is a resident;
- 3. The county courthouse in the county in which the registrant resides; or
- 4. A general delivery address for a post office covering the location where the registrant is a resident.

2. Voting in a Presidential Election after Moving Out-of-State

Notwithstanding the 29-day residency requirement, a registrant who moves away from Arizona after the 30th day immediately preceding a presidential election may vote for presidential electors in Arizona (and for no other races or ballot questions) by early ballot in the Arizona precinct from which the registrant moved, in-person at the County Recorder's office, or by mail. <u>A.R.S. § 16-126(A)</u>. A registrant who votes pursuant to this provision shall have their registration promptly canceled after the election. <u>A.R.S. § 16-126(B)</u>.

3. Residency Requirement for UOCAVA Voters

The only other exception to the requirement for residency prior to the election is for a UOCAVA registrant who has never resided in the United States but has at least one parent registered to vote in Arizona at the time of registration. A.R.S. § 16-103(E). See Chapter 1, Section I(B) for more information on registration and voting requirements for UOCAVA registrants.

D. Effect of Felony Conviction on Qualification to Register to Vote

A registrant may not register to vote if they have been convicted of treason or a felony, unless their civil rights have been restored. A.R.S. § 16-101(A)(5).

- If a registrant has only one felony conviction in Arizona, civil rights are automatically restored upon: (i) completion of the sentence, including probation, parole, and discharge from imprisonment; and (ii) payment of any restitution imposed. Payment of any other legal financial obligations, such as fines or court fees, is no longer required before civil rights are automatically restored after a first felony conviction. <u>A.R.S. § 13-907</u>. 10
- If a registrant has more than one Arizona felony conviction or is unable to pay restitution, they may petition the superior court in which they were convicted to restore their voting rights. If their convictions are federal, they may petition the superior court in their county of residence to restore their voting rights. <u>A.R.S. § 13-908</u>.
- If a registrant has a felony conviction(s) from another state, they are eligible to register to vote in Arizona if their civil rights have been restored in the state of their conviction(s),

-

¹⁰ A person with a single felony conviction in Arizona is eligible for automatic rights restoration in Arizona upon completion of their sentence and payment of any restitution imposed, even if they have a felony conviction(s) in another state(s), so long as their civil rights have been restored in the other state(s). *See Parker v. City of Tucson*, 233 Ariz. 422, 431, 314 P.3d 100, 109 (Ct. App. 2013) (stating that A.R.S. § 13-912(A) (renumbered as A.R.S. § 13-907) applies to first-time felony convictions that occurred in Arizona).

assuming all other requirements for voter registration in Arizona are met. *See Parker v. City of Tucson*, 233 Ariz. 422, 431, 314 P.3d 100, 109 (Ct. App. 2013).

• Those who have only misdemeanor convictions or are in pretrial detention remain eligible to register to vote assuming no other deficiencies. *See* Chapter 2, Section VII.

A registrant must affirm under penalty of perjury that they are not barred from registering to vote due to a felony conviction. A.R.S. § 16-152(A)(16). A County Recorder has no duty to verify whether the civil rights of a registrant with felony conviction(s) have been restored and may rely on the registrant's affirmation when registering to vote.

For more information on when and how civil rights may be restored, see A.R.S. § 13-604(A); A.R.S. § 13-905; A.R.S. § 13-906; A.R.S. § 13-907; A.R.S. § 13-908; A.R.S. § 16-1011(C). County election officials should refer individuals who have questions regarding the impact of a criminal conviction on their eligibility to register to vote to the Secretary of State's Office and/or the appropriate superior court for additional information on the rights restoration process.

E. Effect of Incapacitation on Qualification to Register to Vote

A registrant may not register to vote if they have been adjudicated mentally incapacitated by a court with their voting rights revoked. A.R.S. § 16-101(A)(6); A.R.S. § 14-5101(3). A registrant must affirm under penalty of perjury that they are not barred from registering to vote due to a court adjudication of mental incapacitation under A.R.S. § 14-5101(3). A County Recorder has no duty to verify whether a registrant has been adjudicated mentally incapacitated and may rely on the registrant's affirmation when registering to vote. For more information on findings of incapacitation and retention of voting rights, see A.R.S. § 14-5101(3); A.R.S. § 14-5304.02.

F. Effect of Inability to Sign or Make a Mark

A person who is unable to complete, sign, or make their mark on a voter registration form due to physical disability is nonetheless eligible to register to vote. A.R.S. § 16-101(A)(4).

- In that circumstance, the voter registration form may be completed at the registrant's direction, and the person who assisted in completing the form must sign the assister's name in Box 24 on the State Form. A.R.S. § 16-152(A)(20).
- Even if the registrant needs assistance in filling out the form, if the registrant is able to sign or make their mark in Box 22, the registrant should do so.
- If the registrant is unable to sign or make their mark, as a best practice, it is recommended that the person assisting write "Voter Unable to Sign Due to Disability," or a substantially similar note, in the voter signature space in Box 22. However, failure to write this note in Box 22 shall not invalidate an otherwise valid registration form.

III. VOTER REGISTRATION ASSISTANCE AGENCIES

A. Designated Voter Registration Assistance Agencies

Various agencies, organizations, and offices in Arizona may be designated as "voter registration assistance" agencies. An officially designated voter registration assistance agency:

- Provides assistance in registering to vote without regard to political party or affiliation;
- Develops written policies and conducts internal training to ensure compliance with federal and state voter registration laws;
- Meets with the Secretary of State and/or County Recorder, as applicable, on an as-needed basis to discuss voter registration policies and procedures;
- Receives State Forms (from the applicable County Recorder) and Federal Forms (from the Secretary of State) on a regular basis; and
- Accepts and agrees to return completed voter registration forms to the applicable County Recorder within five business days of receipt of the completed forms.

52 U.S.C. § 20506; A.R.S. § 16-134(A); A.R.S. § 16-140; A.R.S. § 16-141.

All public assistance agencies and disabilities agencies are designated as voter registration assistance agencies under federal and state law and are subject to specified responsibilities to conduct voter registration. 52 U.S.C. § 20506(a)(2); A.R.S. § 16-140.

- A "public assistance agency" means a state agency, division, or office that provides cash or in-kind assistance (such as access to medical care or transportation) to low-income or underserved populations. A.R.S. § 16-140(F)(3). The following agencies or divisions constitute "public assistance agencies" in Arizona:
 - Arizona Department of Economic Security (DES): Family Assistance Administration (FAA) within the Division of Benefits and Medical Eligibility (DBME)
 - Arizona Health Care Cost Containment System (AHCCCS)
 - Arizona Department of Health Services (DHS): Division of Health Prevention
- A "disabilities agency" means a state agency, division, or office that administers state-funded programs to provide services to persons with disabilities. <u>A.R.S. § 16-140(F)(2)</u>. The following offices or divisions constitute "disabilities agencies" in Arizona:
 - Arizona Department of Economic Security (DES):
 - a. Developmental Disabilities Division (DDD)
 - b. Employment and Rehabilitation Services Division (DERS)

Armed Forces Recruiting Centers are also designated as voter registration assistance agencies. <u>52</u> <u>U.S.C. § 20506(c)</u>; <u>A.R.S. § 16-140</u>; <u>A.R.S. § 16-141</u>; *see also* Department of Justice guidance, *available at* https://www.justice.gov/crt/national-voter-registration-act-1993-nvra.

**The Arizona Game and Fish Department (AGFD) is also required to assist with voter registration when accepting hunting, fishing, or trapping license applications by providing a voter registration form to each in-person applicant and referring an online applicant to the state's voter registration website. A.R.S. § 16-132.

A County Recorder may also designate additional "voter registration volunteers" at their discretion, which could be any person, group, or entity, and may include governmental or nonprofit and other private organizations. 52 U.S.C. § 20506(a)(3); A.R.S. § 16-140(E), (F)(1).

The Secretary of State's Office will publish guidance for voter registration assistance agencies on complying with federal and state statutory requirements, which will be made available at https://azsos.gov/elections. Voter registration assistance agencies may also consult the Secretary of State's Office directly for guidance and assistance relating to voter registration responsibilities and should submit written procedures and training materials to the Secretary of State's Office.

B. Tracking and Reporting Source of Registration

A County Recorder should ensure that State Forms provided to a public assistance or disabilities agency have the appropriate pre-populated source code to allow reliable tracking of the origin of a completed form. The source code should not be publicly decipherable, but should allow a County Recorder to internally distinguish between public assistance versus disabilities agencies. A.R.S. § 16-140(D); A.R.S. § 16-152(A)(22). A County Recorder must input the source of registration into each registrant's electronic registration record. See Chapter 1, Section IV(B)(2). The source code from a particular registrant's form may not be publicly disclosed, and may only be used by election officials to monitor compliance with federal and state law. A.R.S. § 16-140(D).

A voter registration assistance agency should ensure that the agency distributes voter registration forms with pre-populated source codes to the appropriate divisions or offices within the agency. Completed registration forms returned to the County Recorder should be distinguished between those received from public assistance versus disabilities assistance agencies, where applicable, for proper tracking. If the agency directs applicants to register to vote online (either through www.servicearizona.com (or subsequent voter registration website) or by downloading a registration form), the agency must utilize a reasonable method to track which applicants were directed to an online registration method, and offer to mail a paper registration form, at the applicant's request, if the applicant is unable to access online registration or unable to download and print a registration form.

The Secretary of State must report the number of registrations received through voter registration assistance agencies to the U.S. Election Assistance Commission on a biennial basis. Accordingly, the County Recorders should ensure (through use of pre-populated source codes or other reliable

-

¹¹ If, under certain circumstances, pre-populated source codes are not practicable, a County Recorder should develop another reliable method to receive and track completed voter registration forms directly received from voter registration assistance and disabilities agencies.

method) that completed registration forms received from state agencies can be properly distinguished between a public assistance versus a disabilities assistance agency.

IV. VOTER REGISTRATION PROCESSING PROCEDURES

A. Statewide Voter Registration Database

Arizona operates a voter registration and election management system called the Arizona Voter Information Database (AVID). The statewide database is a matter of statewide concern and is not subject to modification or further regulation by a political subdivision. Maricopa and Pima County systems link to the state system through an interface. The 13 smaller counties directly use the state system. To the extent practicable, Maricopa and Pima County's systems will use the same terms, codes, and classifications as the state system. To the extent it is necessary for Maricopa and Pima to use different terms, codes, and classifications, they must correspond to the terms, codes, and classifications in the state system. Maricopa and Pima County must file a detailed and complete explanation of their voter registration system or program and any subsequent revisions with the Secretary of State. A.R.S. § 16-173. If Maricopa or Pima County anticipates needing to make substantive changes to their voter registration system that may inhibit data integration or otherwise impact compatibility with the state system, the Secretary of State's Office must be timely notified to enable consideration of compatibility with, and any necessary modifications to, the state system. Prior to implementation, any substantive changes to the Maricopa or Pima County voter registration systems must be approved by the Secretary of State for compatibility with the statewide voter registration system. A.R.S. § 16-168(7).

B. Registration Codes in the Statewide Voter Registration Database

A County Recorder must assign the appropriate status, reason, source, and form code to each registrant's record.

1. Registration Status and Reason Codes

There are six recognized "status" codes that may be selected in the statewide voter registration database: active, inactive, suspense, canceled, not eligible, and not registered. Each status code has its own set of "reason" codes that provide further detail on the reason the particular status code was assigned. County Recorders must track the registration status and reason codes using statewide uniform codes as defined by the Secretary of State in consultation with County Recorders.

2. Registration Source Codes

A registration "source" code describes the source from which a voter registration form was received by the County Recorder or the source that circulated the registration form.

The following sources must be tracked in the voter registration database:

Source

Registration form was received from NVRA-mandated public assistance agencies

Registration form was completed in-person or dropped off at the County Recorder's Office counter

Registration form was received from voter registration efforts or volunteers designated by the County Recorder

Registration form was received from Armed Forces recruitment offices

Registration form was received from state-funded agencies primarily serving persons with disabilities

Registration form was received from a Naturalization ceremony

Registration form was received directly from the registrant

Registration form was received from a political party or third-party organization's voter registration drive

Registration form was received from other public agencies designated by the state or county but not mandated by NVRA (e.g., city clerks, libraries, post offices, **Arizona Game and Fish Department)

Registration form was received through an in-person MVD transaction

Registration form was received through an online MVD transaction

Registration form was received through Arizona's stand-alone online voter registration website

Form was received directly from the registrant (Federal Post Card Application)

Form was received directly from the registrant (Federal Write-in Absentee Ballot)

Form was received together with a Provisional Ballot

Registration form was received through voter registration efforts by the Secretary of State's Office

Other

County Recorders must track the registration sources using statewide uniform source codes as defined by the Secretary of State in consultation with County Recorders. County Recorders and staff may obtain the exact source codes associated with specific sources from the Secretary of State's Office and must keep that information confidential to avoid public disclosure of the source of a particular voter's registration.

C. Minimum Required Information on Voter Registration Forms

A State, Federal, FPCA, and FWAB Form must contain the following minimum information to be considered complete:

- Registrant's name;
- Registrant's residence address or description of residence location;
- Registrant's date of birth (DOB);

- Registrant's signature (or in cases of physical disability, the signature of a person who helped complete the form on the registrant's behalf); 12 and
- An answer of "yes" to the question "Are you a citizen of the United States of America?" or other affirmation that the registrant is a U.S. citizen.

If the registrant possesses an AZDL/ID# or Social Security number (SSN), the registrant's AZDL/ID# or last four digits of the SSN (SSN4) should be provided as well. If the registrant does not list an AZDL/ID# or SSN4 on the State Form, the registrant is nonetheless permitted to register to vote. The registrant will be assigned a unique identifying number by the statewide voter registration database that will serve as a voter identification number.

The state-specific instructions accompanying the Federal Form explain that "[i]f you do not have a current and valid driver license or non-operating identification license or a social security number, please write 'NONE' on the form." However, a County Recorder may not reject a Federal Form for failure to write "NONE." Similarly, for the FPCA and the FWAB, if the registrant does not list an AZDL/ID# or SSN4, the registrant is directed to write "I do not have a Social Security Number or State issued ID number." However, failure to write this statement does not affect the registrant's ability to register to vote. A unique identifying number will be assigned to the registrant by the statewide voter registration database for identification purposes.

If the minimum requirements listed above have been met, the form should be processed and the registrant should be entered into the voter registration database in an "active" status if they otherwise meet the requirements for registration. If the minimum requirements have not been met, the County Recorder must: (i) follow-up with the registrant and seek the missing information (if the County Recorder has the registrant's address, telephone number, or email address); or (ii) place the registrant in "not registered" status if the County Recorder has no reasonable means to contact the registrant.

<u>A.R.S.</u> § 16-121.01(A); <u>A.R.S.</u> § 16-152(A)(2)-(3), (8), (12), (14), (19)-(20); <u>A.R.S.</u> § 16-166(F); 52 U.S.C. § 21083(a)(1)(A)(iii).

1. Failure to Provide Name, Address, DOB, or Signature

If the State Form, Federal Form, FPCA, or FWAB does not contain the registrant's name, residence address or description of residence location, DOB, or signature (or assisting person's signature), but the County Recorder has a mailing address, telephone number, or email address to contact the registrant to request the incomplete information, the registrant should be entered into the voter registration database in a "suspense" status until the incomplete information or a new voter

-

¹² See Chapter 1, Section II(F) for more information regarding registrants unable to sign or make their mark on a voter registration form due to physical disability.

¹³ See https://www.fvap.gov/uploads/FVAP/States/eVAG.pdf.

registration form is received.¹⁴ If contact information is missing, a County Recorder must, if practicable, use reasonable efforts to research and acquire contact information for the registrant through any appropriate means.

- If the information on the form is incomplete or illegible, and the County Recorder has contact information for the registrant, the County Recorder shall notify the registrant within 10 business days of receipt of the form, request the missing or illegible information, and inform the registrant that they will remain in "suspense" status, with the reason code "registrant-waiting verification" (or functional equivalent) until the information is received.
- If a County Recorder does not have the necessary information to contact the registrant by mail, telephone, or email, the registration form should be set aside and/or the record should be entered in the voter registration database using the status code "suspense" and the reason code "insufficient information on registration form" (or functional equivalent).

If the County Recorder receives the missing, incomplete, or illegible information by 7:00 p.m. on Election Day, the registrant is deemed to have been registered on the date the registration was first received or dated. A.R.S. § 16-134(B); A.R.S. § 16-121.01(A). Otherwise, the registrant's status must remain in "suspense" (or functional equivalent). The statewide voter registration system automatically archives these records after five years. The registrant would then need to submit a new voter registration application to be eligible to vote in future elections.

2. Failure to Provide Optional Information

Failure to provide information not listed as required in <u>Chapter 1</u>, <u>Section IV(C)</u> above does not invalidate the registration form. Specifically:

- Failure to provide state or country of birth, telephone number, occupation, former address from another state (if any), father's name or mother's maiden name, email address, political party preference, or date of signing does not invalidate the State Form;
- Failure to provide telephone number, former address (if any), race or ethnic group, or date of signing does not invalidate the Federal Form; and
- Failure to select UOCAVA status or provide political party, previous name, gender, race, telephone number, fax number, email address, ballot delivery preference, current mailing address, or date of signing does not invalidate the FPCA or FWAB.

When only optional information is missing, the registration form should be processed and the registrant should be entered into the voter registration database in an "active" status (assuming no other deficiencies).

-

¹⁴ A registrant should not be placed in a "suspense" status solely as a result of providing a description of residence location or other nonstandard residence address. In such cases, County Recorders should make all reasonable efforts to ascertain the registrant's physical residence location and should only deem the residence address field "incomplete" after such reasonable efforts failed.

3. Failure to Properly Answer Age Verification Question

A registrant's failure to answer the question "Will you be 18 years old on or before election day?" on the State or Federal Form, or a registrant's "no" answer to the question, does not invalidate the registration form. A.R.S. § 16-121.01(A).

When this occurs, the County Recorder should review the registrant's DOB to confirm whether the registrant in fact will be at least 18 years old by the next general election.

- If yes, *and* the registrant will be 18 years old by the next election (whether or not the next election is a general election), the registrant should be added to the voter registration database in "active" status (assuming no other deficiencies), notwithstanding a "no" answer or failure to answer the age question. If the registrant will be 18 years old by the next general election, but will not be 18 years old by the next election (that is not a general election), the registrant shall be placed in "suspense" status as outlined in Chapter 1, <a href="Section II(B).
- If no, the registrant should be added to the voter registration database with a "not eligible" status code and a "registrant too young" reason code (or functional equivalent). The County Recorder must notify the registrant by mail within 10 business days and inform the registrant that their voter registration form was rejected for failure to meet minimum age requirements.

4. Failure to Properly Answer Citizenship Question

A registrant's failure to answer the citizenship question or "no" answer to the citizenship question on the State or Federal Form does not invalidate the form so long as there is some other appropriate indicator that the registrant is a U.S. citizen. A.R.S. § 16-121.01(A). For the purpose of answering the citizenship question, an affirmative answer includes making a check mark in the box, placing an X in the box, circling the box, shading the box, or any other method of marking the "yes" box that indicates the registrant is a citizen. Other appropriate indicators of U.S. citizenship include providing valid DPOC or a signature swearing/affirming that the registrant is a U.S. citizen (e.g., Box 9 on the Federal Form) and/or valid DPOC acquired on the registrant's behalf from AZMVD records or the statewide voter registration database.

If the registrant did not answer "yes" to the citizenship question or provide some other appropriate indicator that the registrant is a U.S. citizen (and DPOC cannot be acquired from AZMVD records or the statewide voter registration database), the County Recorder must notify the registrant by mail, email, and/or telephone within 10 business days of receipt, request the incomplete information, and inform the registrant that they will remain in "suspense" status (or functional equivalent) until the citizenship question on the submitted voter registration form is answered in the affirmative or the registrant provides some other appropriate indicator of U.S. citizenship, such as DPOC.

If the County Recorder receives the requested information by 7:00 p.m. on the date of the next regular general election, the County Recorder must change the registrant's status from "suspense"

to "active" in the voter registration database (assuming there are no other deficiencies) and the registrant is deemed registered on the date the registration was first received. A.R.S. § 16-134(B).

5. Failure to Provide Proof of Citizenship

No voter registration application shall be rejected based solely on the failure to provide DPOC. An otherwise eligible registrant who does not submit DPOC and whose DPOC cannot be acquired from AZMVD records or other record in the statewide voter registration database must be registered as a "federal-only" voter (assuming no other deficiencies). *See* Chapter 1, Section II(A) above for procedures to be followed when a registrant does not provide DPOC.

D. Political Party Preference

A registrant may select a political party preference by checking one of four boxes on the State Form or EZ Voter registration: (1) Republican; (2) Democratic; (3) Other _____; or (4) None or No Party. 15

If the "Other" box is checked and the registrant writes a political party preference, the registrant's selection should be entered in the voter registration database as follows:

- Republican: "Republican," "Rep," "GOP," or any substantially similar designation
- <u>Democratic</u>: "Democratic," "Democrat," Dem," or any substantially similar designation
- <u>Libertarian</u>: "Libertarian," "LBT," or any substantially similar designation ¹⁶
- Green: "Green," "GRN," or any substantially similar designation
- <u>Independent</u>: "Independent," "IND," or any substantially similar designation
- Other: Any other non-recognized political party
- <u>PND</u>: "Party Not Designated," "PND," "No Preference," "Unaffiliated," "No Party," "None," or any substantially similar designation

If a <u>new</u> registrant leaves the political party preference field blank, the registrant's party preference will be "Party Not Designated" or "PND." If an <u>existing</u> registrant leaves the political party preference field blank, however, the registrant's existing political party preference will be retained, and no changes should be made.

For previously recognized political parties that have since lost recognition (at the state or local level), the County Recorder may continue to use the party designation for registrants in the voter registration database if the registrant entered that party affiliation on their registration application.

Page | 23

¹⁵ <u>A.R.S. § 16-152(A)(5)</u> requires that the two largest political parties entitled to continued representation on the ballot shall be listed on the voter registration form, and the form shall include a blank line for other party preference options.

¹⁶ The designation "LIB" is not deemed substantially similar to "Libertarian" because of the similarity with the word "Liberal." If "LIB" is written, the registrant's party preference should be entered as "Other."

However, for the purposes of reporting voter registration statistics, *see* Chapter 1, Section IX, these registrants shall be reported as "Other."

A registrant wishing to change their political party preference from the one indicated in the registration record must reregister. A.R.S. § 16-136.

E. Date of Registration

A mailed paper registration form is deemed to be timely received for an election if: (1) the form is postmarked on or before the voter registration deadline and received by the County Recorder by 7:00 p.m. on Election Day; or (2) the form is dated on or before the voter registration deadline and received by the County Recorder within five calendar days after the voter registration deadline. A.R.S. § 16-134(C).

The registration effective date will be the date the original voter registration form was dated. If a registration form was submitted without a date, a County Recorder must use the postmark date as the date of registration, unless the postmark date is illegible or otherwise unavailable, in which case the date of receipt shall be used as the date of registration. A.R.S. § 16-134(C), (D).

If a paper registration form is missing any of the required minimum information or DPOC, or is otherwise placed in "suspense" status, and the registrant later provides that missing information or DPOC, the County Recorder must deem the date of registration to be the date the registration form was dated. If the registration form was not dated, the postmark date shall be the date of registration unless the postmark date is illegible or unavailable, in which case the date of receipt shall be used as the date of registration. DPOC must be provided by 5:00 p.m. on the Thursday before Election Day for the voter to be eligible to vote a "full-ballot" in that election. See Chapter 1, Section II(A). Any other required information on the form must be provided by 7:00 p.m. on Election Day for the voter to be eligible to vote in that election. A.R.S. § 16-134(C). If necessary supplemental information is provided by 7:00 p.m. on Election Day, the registrant is a qualified elector for that election, even if the supplemental information is provided after the voter registration deadline for that election.

However, in order for a petition signature to be deemed valid, any necessary missing information on the voter registration form, and DPOC for non-federal petitions, must be received by the County Recorder by the date the filing officer transmits the petition signature sheets to the County Recorder for verification.

F. Initial Duplicate Checking Within the County

Before a new registration record is entered into the voter registration database, a County Recorder must first conduct a search of the voter records to determine whether there is already an existing record for the registrant <u>within the county</u>. A County Recorder may use any appropriate criteria to identify potential matches, including (but not limited to) any information in the voter's record.

If a County Recorder ultimately determines that the registration form was submitted by an existing registrant in the county, the County Recorder must update the registrant's existing record with the new registration information in lieu of creating a new record. In other words, the new registration form is treated as a request to update the registrant's existing/original record. If the initial duplicate search indicates that the registrant does not already have a record in that county, the County Recorder must create a new record.

If a County Recorder overlooks an existing/original record and inadvertently creates a new record for the registrant, the statewide voter registration system will flag the records for the County Recorder to resolve.

G. Electronic Verification Procedures

Once a new or amended voter registration record is entered into the statewide voter registration database, the system automatically checks the registrant's information against AZMVD records and, if necessary, the Social Security Administration (SSA) database.

Verifying records against AZMVD and/or SSA data serves multiple functions:

- 1. If the registrant provided an AZDL/ID#, a match against AZMVD records validates proof of citizenship (unless the match is to a non-citizen AZDL/ID# or an AZDL/ID# issued before October 1, 1996).
- 2. If the registrant failed to provide either an AZDL/ID# or SSN4, but the registrant's provided information matches against AZMVD or SSA data, the system will "acquire" the missing AZDL/ID# or SSN4 from those sources and import that information into the registrant's record.
- 3. A match against AZMVD records or SSA database confirms the registrant's identity and helps ensure the integrity of registration rolls.

The registrant's new or amended record is also automatically verified against existing records in the statewide voter registration database for the purpose of identifying (and potentially canceling) any duplicate record. The details of the electronic verification procedures are defined in the statewide voter registration system.

H. EZ Voter Registration

Voter registrations electronically transmitted from AZMVD to the statewide voter registration system are known as EZ Voter records. EZ Voter files are generated for registrants who register through AZMVD, whether online at www.azmvdnow.gov or in-person at an AZMVD (or authorized third-party provider) office, or through the stand-alone online voter registration site (currently www.servicearizona.com). 52 U.S.C. § 20504; A.R.S. § 16-112.

All EZ Voter records for a particular county are populated to an interface, where each record is individually processed by the County Recorder. If there is no match against an existing registrant's record in the county, the County Recorder should create a new registration record and import the

EZ Voter record into the new registration record. Once the new record is saved, the statewide voter registration system will conduct the same automatic AZMVD/SSA verification and statewide duplicate checking that occurs when a paper form has been entered.

If a County Recorder finds a match between an EZ Voter record and an existing registration record, the County Recorder should apply the EZ Voter updates to the existing record.

I. Issuance of Voter Registration Cards

A County Recorder must issue a voter registration card to any new registrants or existing registrants who update their name, address, or political party preference. A.R.S. § 16-163(B). New voter registration cards should also be issued to any registrants affected by redistricting or reprecincting. A new voter registration card need not be issued if a registrant makes other changes to their registrant record, including opting into the electronic publicity pamphlet.

A voter registration card should be labeled "Voter Identification Card" or "Voter Registration Card" and contain the following information:

- 1. Registrant's full name;
- 2. Registrant's residence address or description of residence location;
- 3. Registrant's political party preference;
- 4. Registrant's date of registration (and/or effective date of change);
- 5. Registrant's voter registration ID number;
- 6. Registrant's precinct name and/or number;
- 7. Registrant's district information:
 - a. Congressional district (all registrants);
 - b. Legislative district (only "full-ballot" voters); and
 - c. Any additional optional district information;
- 8. County name;
- 9. Contact information for the County Recorder; and
- 10. If the registrant is a "federal-only" voter, a clear indication of "federal-only" voter designation.

The mailer that accompanies the voter registration card should contain the same information on the card and the following additional information:

- 1. Information stating that a new voter registration card is enclosed and instructions to discard the old card;
- 2. Information on use of the voter registration card (e.g., as one piece of non-photo identification at the voting location);

- 3. How to contact the County Recorder if information on the card is incorrect;
- 4. Instructions on how to find one's voting location;
- 5. If the registrant is a "federal-only" voter, information about what "federal-only" means, what limitations apply (including voting, signing petitions, etc.), and how the voter can become a "full-ballot" voter by providing DPOC;
- 6. Information about identification requirements at the voting location;
- 7. Information about how to request an early ballot or be placed on the AEVL; and
- 8. Outline of the reasons why a person would need to re-register.

The County Recorder should send a voter registration card within 30 days of when a new registrant's information is entered into the voter registration database. A.R.S. § 16-163(B). Return of an undeliverable voter registration card may be grounds to initiate the "NVRA process" by mailing another notice. A.R.S. § 16-163(C). See Chapter 1, Section VIII(C).

J. Help America Vote Act Identification Requirements

The Help America Vote Act (HAVA) requires a first-time voter to prove identity to vote in a federal election if the voter registered to vote by mail or through a third-party registration drive (*i.e.*, the registration form was not completed in-person at the County Recorder's office or other designated voter registration agency). 52 U.S.C. § 21083(b)(1)-(3).

The identification requirement under HAVA for in-person voting is the same as the identification requirement under state law for in-person early, emergency, and Election Day voting. Therefore, all in-person voters are subject to the same identification requirements. <u>A.R.S. § 16-579(A)(1)</u>; 52 <u>§ U.S.C. 20505(c)(1)</u>; 52 <u>U.S.C. § 21083(b)(2)(A)(i)</u>.

However, Arizona's method of verifying identity for early voters who vote by mail (signature comparison) is not expressly permitted under HAVA. HAVA instead requires identity to be proven in one of the following ways for a first-time voter to vote by mail:

- Verification of a registrant's AZDL/ID# or SSN4;
- Presentation of a registrant's current and valid photo identification; or
- Presentation of a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the registrant.

52 U.S.C. § 21083(b). For purposes of HAVA compliance, verification of a registrant's AZDL/ID# or SSN4 will be deemed sufficient proof of identity. If a registrant has not satisfied HAVA's identification requirement for first-time voters who registered by mail, the registrant must be entered into the statewide voter registration database with a designation of "FED" (or functional equivalent). After the registrant proves identity by presenting a photo identification or utility bill/bank statement/government document with the voter's name and address, the designation must be changed to "FEDI" (or functional equivalent) to indicate that the voter's identity has been verified in compliance with HAVA.

V. PROTECTION OF SECURED REGISTRANTS

The following eligible registrants are entitled to have their registration record generally shielded from public disclosure, beyond the standard confidentiality protections available to all registrants:

- Registrants with a government (principally law enforcement) background who demonstrate to a court that sealing their registration record will reduce a danger to the registrant's life or safety (collectively "protected government officials"), A.R.S. § 16-153(A), (B)(3), (K);
- Registrants subject to an Order of Protection or Injunction against Harassment (collectively "protected victims"), A.R.S. § 16-153(A), (J), (K)(4);
- Registrants enrolled in the Secretary of State's Address Confidentiality Program (ACP).
 ACP participants typically include victims of domestic violence, sexual offenses, or
 stalking offenses. The Secretary of State provides ACP participants a substitute address for
 public disclosure purposes and redirects mail from the substitute address to the ACP's
 participant's actual address, or if applicable, other designated address for receiving mail,
 A.R.S. § 41-161(2); A.R.S § 41-162.

Protected government officials, protected victims, and ACP participants are collectively referred to as "secured registrants" with "secured records." Other persons who reside with secured registrants are also entitled to request to have their registration record secured. A registrant seeking secured status may obtain an application from the Administrative Office of the Courts at http://www.azcourts.gov/selfservicecenter/Self-Service-Forms/Personal-Information-Redaction. A protected government official or protected victim who is not an existing registered voter, but seeks to have their record sealed upon registering for the first time, should contact the County Recorder to coordinate the appropriate procedure. See A.R.S. § 16-153.

An ACP participant who seeks to register to vote must initiate the process through the Secretary of State's ACP Division. See A.R.S § 41-162. The ACP participant will be provided a Protected Voter Registration Packet, which includes a State Form and a Participant Protected Voter Records Form (PVR Form) and instructions. If the person was already registered to vote prior to becoming an ACP participant, the person must re-register to vote through the Secretary of State's ACP Division. To Upon receipt of the ACP participant's completed Protected Voter Registration Packet from the Secretary of State's ACP Division, the designated County Recorder official must process the registration form within five business days and complete the following steps: (i) mark the

¹⁷ More information on the process is available at https://azsos.gov/services/acp.

registrant's record as secured, (ii) include the registrant on the AEVL;¹⁸ and (iii) scan the State Form into the voter registration database so only the registrant's name and signature will be visible, and ensure the original State Form is protected from unauthorized access.

A. Marking Secured Records

A secured record in the voter registration database must be visually distinguishable from non-secured records. A County Recorder may implement additional security protocols to limit employee access to secured records.

B. Responding to Public Records Requests

Protected government officials and protected victims (and any registered voter who resides at the same residence who has requested and received protected status) are entitled to have their identifying information, including any of that person's documents and voting precinct number, shielded from public disclosure. A.R.S. § 16-153(A).

ACP participants are entitled to have their "actual address" shielded from public disclosure, which includes the ACP participant's actual residential address, work address, school address, telephone number, county of registration, and precinct number. <u>A.R.S. § 41-161(1)</u>; <u>A.R.S. § 41-165(E)</u>.

Neither the Secretary of State nor a County Recorder may disclose an ACP participant as a registered voter because doing so would reveal the ACP participant's county of residence in violation of A.R.S. § 41-161(1) and A.R.S. § 41-162(A). The Secretary of State and/or County Recorder may also exclude protected government officials and protected victims from a response to a public records request for registrant records, if separating protected government officials/protected victims from ACP participants would present an undue burden.

However, nothing in this Section precludes the Secretary of State or County Recorder from: (1) providing non-sealed information about a protected government official or protected victim if otherwise required by law or a court order; or (2) including secured registrants in statistical reports.

C. Creating Signature Rosters or Uploading E-Pollbook Data

County Recorders may not include secured registrants, whether an ACP participant or protected government official or protected victim, on a signature roster or in an e-pollbook. If a county uses a tablet or computer terminal that has live access to the voter registration database via a secure virtual private network (VPN) connection, the system must be capable of shielding secured registrants' information from public view (or providing view access only to the secured registrant).

_

¹⁸ The Secretary of State's ACP Division requires that ACP participants be added to the AEVL to maintain the confidentiality of the ACP participant's voting precinct, and will therefore ensure the "AEVL" box is selected on the State Form.

In the event a secured registrant attempts to vote provisionally at a polling place (and informs the poll worker of their secured status), the poll worker should undertake any additional or necessary precautions, including but not limited to:

- Confirming the correct ballot style;
- Ensuring that a protected government official or protected victim lists their actual residential address on the provisional ballot envelope;
- Making a notation about secured registrant status on the provisional ballot envelope; and/or
- Limiting the signature roster to the registrant's voter ID number and the notation "address protected."

D. Issuance of Official Mail and Election Documents

A protected government official or protected victim should receive all official election mail and be issued any voter registration cards using the registrant's actual information.

An ACP participant should receive all official election mail and be issued any voter registration cards using the substitute address (and excluding the precinct name or number). A.R.S. § 41-166(E).

E. Signing Candidate, Initiative, Referendum, or Recall Petitions

Secured registrants are encouraged not to sign petitions if they wish to maximize protection of the confidentiality of their identifying information and residential address.

The Secretary of State and County Recorders have no obligation to redact an address or other identifying information from a candidate, initiative, referendum, recall, or new party recognition petition signed by a secured registrant. Nor is the Secretary of State or a County Recorder required to research an ACP participant's actual address if a substitute address is placed on a petition. However, a secured registrant who signs a petition and indicates "protected address," "secured registrant," or other substantially similar designation in the address line shall not have the registrant's petition signature invalidated solely based on the failure to provide the registrant's actual address. See A.R.S. § 16-321(E). In such cases, the County Recorder may verify the petition signature based on the registrant's address in the voter registration record. Verification of the petition signature, however, may necessarily disclose the secured registrant's district and/or county of residence. In addition, the registrant's identifying information, including residential address, may appear on other petition-related records, which may be disclosed through a public records request or court challenge relating to the petition. For these reasons, secured registrants are encouraged not to sign petitions if they wish to maximize the confidentiality of their residential address.

F. Terminating Secured Registrant Status

A protected government official's or protected victim's registration record remains sealed for a period of five years, to expire by January 5 of the following year, unless judicially renewed. A

County Recorder must mail a notice to the protected government official or protected victim within six months of the expiration of their secured status and advise them of the expiration date. <u>A.R.S.</u> § 16-153(F). A County Recorder may extend the protected government official's or protected victim's secured status upon receipt of a new court order. Otherwise, a County Recorder will remove the secured status from the registrant's record after January 5 if the County Recorder does not timely receive a new court order.

An ACP participant's registration record remains sealed indefinitely unless a County Recorder is notified by the registrant or the Secretary of State's ACP Division that the registrant is no longer a participant in the ACP program. Upon receipt of such notice, a County Recorder should remove the secured status from the registrant's record and send all future correspondence to the registrant's actual residential address previously provided on the registration form (not the substitute address previously utilized for confidentiality purposes).

VI. VOTER REGISTRATION PROCESSING DURING "BOOKS CLOSED"

The period between the last day to register to vote for an election and Election Day is known as the "books closed" period. Historically, unless the specific changes were requested by the registrant before the voter registration deadline, County Recorders refrained from making substantive changes to voter registration records during the "books closed" period in order to ensure that the creation of signature rosters, e-pollbook rosters, and the verification of provisional ballots are based on records of eligible voters as of the last day to register to vote. However, voter registration processing may continue during the "books closed" period if the County Recorder has other means of identifying records of eligible voters as of the last day to register (e.g., the voter registration system is able to sort by effective eligibility date).

Even if a County Recorder chooses to suspend voter registration processing during the "books closed" period, the following updates should continue to be processed:

- Address Updates: If an existing registrant updates their residence or mailing address after the voter registration deadline but prior to the finalization of the signature or e-pollbook rosters, a County Recorder may update the registrant's record with the updated address. Registrants who updated their residence address would be permitted to vote a regular ballot at their <u>new</u> voting precinct (if different from their prior precinct). (Voters who registered prior to the voter registration deadline but failed to notify the County Recorder of a change in residence address prior to the date of the election are eligible to vote a provisional ballot and may update their residence address at their <u>new</u> voting precinct.)
 - Name Changes: If an existing registrant updates their name after the voter registration deadline but prior to the finalization of signature rosters or e-pollbook rosters, a County Recorder may update the registrant's record with the new name.
- **DPOC Changes:** If a "federal-only" voter provides satisfactory DPOC to the County Recorder by 5:00 p.m. on the Thursday before Election Day, the registrant's designation must be updated to "full-ballot" voter. See Chapter 1, Section II(A)(2).

• Adding Supplemental Information to Incomplete Registration: If a voter submitted a voter registration application by the applicable registration deadline but the application was missing the minimum required information to be considered complete, see Chapter 1, Section IV(C), the voter has until 7:00 p.m. on Election Day to provide the missing information to be eligible to vote in that election, and the County Recorder must update the registrant's record with the missing information if provided by 7:00 p.m. on Election Day. A.R.S. § 16-134(B).

VII. ELIGIBILITY TO VOTE

To be eligible to vote, a registrant must be both: (1) timely registered for a particular election (*i.e.*, registered in the jurisdiction at least 29 days before the date of the election), and (2) a qualified elector in a particular jurisdiction.

In general, a "qualified elector" is a person who is:

- Qualified to register to vote and is properly registered to vote (*i.e.*, included on the voter registration rolls) in the jurisdiction in question; and
- Will be at least 18 years old on or before the date of the election.

A registrant remains a qualified elector unless the registrant moves to another jurisdiction, has their voting rights revoked due to felony conviction or incapacity, or has their registration canceled pursuant to A.R.S. § 16-165(A). A.R.S. § 16-121(A).

"Qualified electors" may differ in property-based elections conducted pursuant to Title 48. For example, a qualified elector for the purpose of a domestic water improvement district or domestic waste water improvement district election is a natural person (not a company, corporation, LLC, trust, or other business entity) who owns property in the district and: (i) is registered to vote in the applicable county and resides within the district; (ii) is registered to vote in the applicable county but does not reside in the district; or (iii) is registered to vote in Arizona but does not reside in the applicable county or district: A.R.S. § 48-1012(G).

A. Age Requirements to Vote in the Next Election

To be eligible to vote in the next election held pursuant to <u>A.R.S. § 16-204</u>, a registrant must be 18 years old on or before the date of that next election. <u>A.R.S. § 16-121(A)</u>.

If a registrant will be at least 18 years old on or before the next statewide general election, but will not be at least 18 years old by the next election held in a particular jurisdiction, the registrant remains qualified to <u>register</u> to vote but is not a <u>qualified elector</u> for that next election. For example, if a registrant will turn 18 years old before the general election but will be 17 years old at the time of the primary election, the registrant may register but is not entitled to vote in the primary election.

B. Residency Requirements to Vote in the Next Election

To be eligible to vote in the next election, a registrant generally must have residency within the boundaries (or proposed boundaries) of a particular jurisdiction for the 29-day period preceding that election. A.R.S. § 16-120(A). For example, to vote in a city or town election, a registrant must be a resident of that city or town at least 29 days before that election. A.R.S. § 9-822(A). A registrant may be temporarily absent from the jurisdiction without losing their residency status, as long as the registrant has an intent to return. A.R.S. § 16-101(B); A.R.S. § 16-103.

1. Residency Requirements When Jurisdictional Boundaries Change

If jurisdictional boundaries change during the 29-day period preceding the next election, a registrant must have residency within the new boundaries in order to vote in the next election in that new jurisdiction. This applies to boundary changes brought about by annexation.

For example, a registrant who previously resided in a county island, but whose property was annexed into a city or town during the 29-day period preceding an election, is qualified to vote in the city or town's next election if the registrant resided in the city or town's new boundaries during the 29-day period before the election. A.R.S. § 9-822(B).

2. Eligibility to Vote When Registrant Moves Within 29-Day Period

If a registrant moves to a different precinct within the same county during the 29-day period preceding the next election, the registrant remains a qualified elector for the next election. If the registrant updates their residence address prior to the creation of the signature rosters or e-pollbook rosters, a County Recorder may update the registrant's record with the updated residence address in the voter registration database and the voter will be permitted to vote a regular ballot at their <u>new</u> voting precinct. The registrant is also entitled to update their address at the appropriate polling place for the voter's new address and then vote a provisional ballot on Election Day. <u>A.R.S. § 16-122</u>, A.R.S. § 16-135, A.R.S. § 16-584.

If a registrant moves to a different county during the 29-day period preceding the next election, the registrant remains a qualified elector in the former county for that election and must vote in the *former* county. A.R.S. § 16-125.

If a registrant moves to a different state during the 29-day period preceding the next election, the registrant is not a qualified elector (and is therefore ineligible to vote) in Arizona. However, a registrant retains the right to vote in Arizona for President of the United States (and no other races) at the general election during a Presidential election year. A.R.S. § 16-126. Requesting a presidential-only ballot requires the County Recorder to cancel the registrant's record "promptly" following the general election. A.R.S. § 16-165(A)(6).

3. Exceptions to the 29-Day Residency Requirement

a. Military and Overseas Voters

Military and overseas registrants temporarily absent from the state are permitted to register and vote up until 7:00 p.m. on Election Day despite not physically residing in Arizona during the 29-day period preceding the election. <u>A.R.S. § 16-103</u>; <u>A.R.S. § 16-543.02(B)</u>. This exception also applies to a U.S. citizen who has never resided in the United States but whose parent is registered in Arizona and is a qualified elector for the next election. <u>A.R.S. § 16-103(E)</u>.

b. Public Officers Posted in Different County

If a state employee or officer is posted to a duty station in a county other than the county from which they were appointed or elected, they (along with their spouse and dependents who reside in the household) remain qualified electors in the county of appointment or election, even if they physically reside in the county where the duty post is located. <u>A.R.S. § 16-124</u>.

C. Registration Deadline to Vote in Next Election

A registrant who registers to vote at least 29 days before the next election (and is otherwise a qualified elector in that jurisdiction) is entitled to vote at the next election. A.R.S. § 16-120(A); A.R.S. § 16-134(C).

1. Date of Receipt of Voter Registrations

For online EZ Voter registrations, a registration is timely received if the registrant completes the online registration by 11:59 p.m. on the last day to register to vote. The time of registration is the time identified on the registrant's EZ Voter confirmation receipt.

For paper registrations submitted at a County Recorder's office, the Secretary of State's Office, an AZMVD office or affiliate, a voter registration assistance agency, or an authorized voter registration volunteer's office, a registration is timely if the registrant completes or delivers the registration form before the office closes for business on the last day to register to vote.

For paper registration forms that are mailed to a County Recorder's office or the Secretary of State's Office, a registration is timely if:

- The registration form is postmarked on or before the voter registration deadline and received by the County Recorder by 7:00 p.m. on Election Day; or
- The registration form is dated on or before the voter registration deadline and received by the County Recorder within five calendar days after the voter registration deadline.

A.R.S. § 16-134(C).

For UOCAVA registrants using an FPCA or FWAB, a registration form is timely if received by the County Recorder's or Secretary of State's Office via mail, email, or fax by 7:00 p.m. on Election Day. A.R.S. § 16-103(C).

2. Voter Registration Form Received After Deadline

A registrant who registers to vote within 29 days of an election is eligible to vote at the election after the next election. A.R.S. § 16-120(A). For example, a person who registers 10 days before the primary election is not eligible to vote in the primary election but is eligible to vote in the general election.

If the County Recorder receives a new voter registration form less than 29 days before an election, and the registrant is not a military or overseas voter using the FPCA or FWAB registration form, the County Recorder may either:

- Enter the registrant's information in the voter registration database; or
- Refrain from entering the registrant's information in the voter registration database until after the next election.

If a County Recorder receives a voter registration form less than 29 days before an election from an existing registrant, the County Recorder may update the record prior to Election Day if the registrant will be a qualified elector in the precinct where the registrant resides.

3. When Registration Deadline Falls on a Weekend or Holiday

If the 29-day registration deadline falls on a weekend or state holiday (regardless of whether a particular county office is open for business), the registration deadline is extended to the next business day for state government. For example, if the registration deadline falls on Columbus Day (a Monday), a registrant is qualified to vote in the next election if they register on the following Tuesday. <u>A.R.S. § 16-120(B)</u>; see also <u>A.R.S. § 1-301</u> (listing state holidays).

Notwithstanding any state deadline, the Secretary of State has the authority to move the voter registration deadline in order to maintain compliance with the federal National Voter Registration Act (NVRA). Thus, the voter registration deadline will be moved closer to Election Day if the closure of state or federal offices would cause a method of registration to be unavailable within the 30-day period preceding the next election. For purposes of NVRA compliance, the registration deadline shall be applied uniformly across Arizona and is not subject to modification based on local business hours. 52 U.S.C. § 20507(a)(1)(A)-(D); Arizona Democratic Party v. Reagan, No. CV-16-03618-PHX-SPL, 2016 WL 6523427, at *13 (D. Ariz. Nov. 3, 2016).

VIII. VOTER REGISTRATION LIST MAINTENANCE

A. Deceased, Felon, and Incapacitated Registrants

Though the Secretary of State does not directly cancel any registration records, the Secretary of State is responsible for importing certain information received from federal and state officials into the statewide voter registration database, pursuant to which the statewide voter registration system will automatically cancel "hard matches" on the following limited bases:

- 1. The registrant is deceased;
- 2. The registrant was convicted of a felony in court; or
- 3. The registrant was adjudicated mentally incapacitated by a court.

1. Deceased Registrants

The Arizona Department of Health Services (DHS) provides the Secretary of State with a file each month (along with a combined file each year) that contains the name, DOB, SSN, date of death, father's name (if available), mother's maiden name, and last known address of deceased Arizona resident who passed away during the applicable period. A.R.S. § 16-165(D).

Upon receipt and confirmation of proper formatting, the Secretary of State shall upload the deceased registrant file into the statewide voter registration system for comparison against voter records. The system then initiates a matching process against registrant records in the statewide voter registration database.

a. Hard Match Criteria for Deceased Registrant Verification

For the purpose of verifying deceased resident information against the statewide voter registration database, a "hard match" occurs if the first three letters of the first and last name, DOB, and SSN4 match in both records.

If the statewide voter registration system finds a "hard match," the registrant's record is automatically placed in "canceled" status with a reason code of "deceased-automatic resolution" (or functional equivalent). The County Recorder need not send any confirmation of the cancellation to the registrant.

b. Soft Match Criteria for Deceased Registrant Verification

For the purpose of verifying deceased resident records against the statewide voter registration database, a "soft match" occurs if the first three letters of the first and last name and DOB match in both records or there is a "hard match" against more than one existing registrant record.

If the system finds a "soft match" between the deceased record and a registrant record, it will flag the records and notify the appropriate County Recorder of the need to review and compare the

records. The County Recorder must conduct an individualized inquiry and determine whether a "true match" exists between the records.

If a County Recorder determines that a "true match" exists, the County Recorder must select "match" in the system. The registrant's record will be automatically updated to "canceled" status with a reason code of "deceased." The County Recorder shall send a letter confirming the cancellation to the registrant's mailing address on record, with instructions to contact the County Recorder if the cancellation was in error.

If the County Recorder determines that a "true match" does not exist, the County Recorder must select "no match" in the system. The registrant's record will remain in its existing status without being placed in "canceled" status in the statewide voter registration database.

A County Recorder should follow the same procedures if the county directly receives deceased registrant information directly from DHS instead of the Secretary of State.

c. Other Sources of Information on Deceased Registrants

A County Recorder may also cancel a registrant's record if the County Recorder determines that the registrant is deceased based on other reliable sources, see A.R.S. § 16-165(A)(2), including, but not limited to, death notices received by the County Recorder's office and an affidavit of death from the registrant's next of kin. A County Recorder should match as much information as possible (including first name, last name, maiden name (if applicable), year of birth, place of birth, and city or town of residence) and be reasonably certain that a "true match" exists before canceling a registrant. For example, newspaper or online obituaries alone may not suffice to cancel a registrant record without additional research and confirmation. In cases where the County Recorder cannot confirm a "soft match," the County Recorder may send a letter to the registrant asking to confirm the information. Upon canceling a registrant based on other reliable sources of death, the County Recorder should send a letter, to the registrant's mailing address on record, confirming the cancellation and providing instructions for correcting an erroneous cancellation.

A registrant who passes away after casting a valid ballot is entitled to have their ballot tabulated and votes counted.

2. Registrants Convicted of a Felony or Found Mentally Incapacitated

The Secretary of State is responsible for receiving felony conviction and mental incapacitation information from federal and state officials and processing the information through the statewide voter registration system.

a. Sources of Felony Conviction and Incapacitation Information

The Secretary of State electronically receives periodic files from Arizona superior courts, including the Maricopa County Superior Court, containing the name, DOB, and SSN4 of Arizona residents recently convicted of a felony or found mentally incapacitated in that jurisdiction. Upon

receipt and confirmation of proper formatting, the Secretary of State imports the files into the statewide voter registration system.

The Secretary of State also receives in various non-electronic formats: (1) additional felony conviction information from Arizona superior courts and the U.S. Department of Justice; and (2) additional mental incapacitation information from Arizona superior courts. Upon receipt, the Secretary of State converts these records into the proper electronic format and imports these files into the statewide voter registration system.

b. Processing Felony Conviction and Incapacitation Information

The statewide voter registration system compares the felony and mental incapacitation records against the statewide voter registration database for potential matches.

A "hard match" occurs when the first three letters of the first and last name, DOB, and SSN4 match an existing registrant record. In this case, the registrant's record is automatically placed in "canceled" status with the reason code of "felony–automatic resolution" or "declared incapacitated–automatic resolution" (or functional equivalent).

A "soft match" occurs when the first three letters of the first and last name and DOB match an existing registrant record (or there is a "hard match" against more than one existing record in the database). In this case, the system will flag the record for individual resolution by the applicable County Recorder. If the County Recorder finds a "true match," the record may be placed in "canceled" status with the reason code "felony" or "declared incapacitated" (or functional equivalent).

The County Recorder must send a letter to the registrant confirming any cancellation based on a felony conviction or finding of mental incapacitation, and such notice letters should inform the registrant of where to get additional information about rights restoration.

A County Recorder should follow the same procedures if the county directly receives felony conviction or mental incapacitation information from a court instead of the Secretary of State.

A County Recorder may reinstate a registrant's record if the registrant was erroneously canceled based on mental incapacitation, but the registrant retained the right to vote by court order. If the registrant was canceled based on a felony conviction but later had their civil rights restored, the registrant must submit a new voter registration in order to be re-registered.

B. Secretary of State Duties to Forward Registrant Information

The Secretary of State also periodically receives registrant information that must be processed and forwarded to County Recorders for final resolution as described below.

1. Information Received from Out-of-State Jurisdictions

The Secretary of State occasionally receives correspondence from out-of-state jurisdictions providing information about Arizona registrants. The Secretary of State will promptly forward the correspondence to the applicable County Recorder(s) by email. The Secretary of State may not cancel any registration records or otherwise initiate any process through the statewide voter registration system based on the out-of-state correspondence. A County Recorder should treat the information as a "soft match" and conduct an individualized inquiry before canceling any registration record.

2. Information Received Through Multi-State Compacts

Arizona is a member of the Electronic Registration Information Center (ERIC). The Secretary of State is responsible for acquiring, sorting, and distributing registrant information received from ERIC to the County Recorders and providing guidance on processing ERIC data.

3. Juror Disclosure of Felony Conviction

Election officials periodically receive court records or information regarding prospective jurors who acknowledged a felony conviction on a juror questionnaire. If a County Recorder receives such information, the County Recorder must cancel any registrant record that is a "true match" against the juror information, using the reason code "juror questionnaire - felony" (or functional equivalent). A.R.S. § 16-165(A)(4). The County Recorder must also send a letter informing the registrant of the cancellation, providing instructions on how to notify the County Recorder if the cancellation was in error due to restoration of voting rights, and informing the registrant of where to get more information about rights restoration.

A County Recorder must ensure that a registration is not canceled twice for the same felony conviction. For example, the statewide voter registration system might have automatically canceled the registration upon being notified of the felony conviction through court records pursuant to Chapter 1, Section VIII(A)(2), and the registrant could have re-registered (following restoration of their civil rights) before the juror questionnaire information was provided to the County Recorder about the same felony conviction. Thus, before canceling a registration record based on a juror questionnaire, the County Recorder should confirm that the registrant did not have a prior registration record recently canceled on account of a felony conviction.

4. Juror Disclosure of Non-Citizenship

Election officials also periodically receive court records or information regarding prospective jurors who stated on a juror questionnaire that they are not a U.S. citizen. If a County Recorder receives such information, the County Recorder may cancel any registrant record that is a "true match" only after completing the following steps:

1. Confirm that the registrant does not already have valid proof of citizenship documented in the statewide voter registration database (if the registrant has DPOC on file, the County Recorder may not cancel the registrant's record based solely on the juror questionnaire);

- 2. If the registrant has no DPOC on file, send a letter to the registrant (including a DPOC Submission Form/Juror Questionnaire Non-Citizen Notice, see <u>Chapter 17</u> for sample forms) within 10 business days, informing the registrant that:
 - The County Recorder has received information indicating that the registrant stated on a juror questionnaire that they are not a U.S. citizen;
 - The registrant has not previously provided valid DPOC;
 - The registrant must submit DPOC within 35 days of the date of the notice to remain eligible to vote and the registrant will be made a "full-ballot" voter upon submission of DPOC; and
 - The registrant's record will be canceled if the registrant does not submit DPOC within 35 days.

If the registrant does not submit valid DPOC by the 35-day deadline, the County Recorder must change the registrant's status to "canceled" with the reason code "juror questionnaire - citizenship" (or functional equivalent). The County Recorder must also send a letter notifying the registrant of the cancellation and providing instructions on how to re-register and provide valid DPOC if the registrant is otherwise eligible to register to vote.

5. Juror Disclosure of Out-of-County Residency

If a County Recorder receives court documents or other information regarding prospective jurors who stated on a juror questionnaire that they are not a resident of the county and the County Recorder confirms a "true match" with a registrant record, the County Recorder must send a letter to the registrant within 10 business days. The letter must:

- Inform the registrant that the County Recorder was notified the registrant indicated on a juror questionnaire that the registrant is not a resident of the county; and
- Include a voter registration form or an appropriate internet address through which the registrant can update their address and/or register to vote in their new county in Arizona.

If the letter is returned undeliverable, ¹⁹ the County Recorder must send a follow-up notice within 21 days, which constitutes the "Final Notice" pursuant to the NVRA process; the registrant's record may be canceled through the NVRA process only if the registrant does not timely respond to the Final Notice <u>and</u> fails to vote in any election in two federal/statewide general election cycles. *See* <u>Chapter 1</u>, <u>Section VIII(C)</u> for details on the NVRA process.

C. Cancellation through NVRA Process Due to Address Changes

One of the principal ways to ensure the accuracy of registration records is to update records based on a registrant's change of address. 52 U.S.C. § 20507(a)(4)(B). A County Recorder receives

Page | 40

¹⁹ If the initial notice letter is not returned undeliverable, the registrant's record may not be canceled, even if the registrant does not respond to the initial notice letter.

address change information in various ways: directly from the registrant, from the U.S. Postal Service's (USPS) National Change of Address (NCOA) service, through returned mail from USPS, and from ERIC reports. A County Recorder may update (and in some cases cancel) a registration record depending on the circumstances.

One piece of returned official election mail alone is not sufficient to cancel a registrant's record. Rather, a County Recorder generally must send two official election mailings to the registrant (only one official election mailing is required if a registrant appears on an NCOA report), and only if a registrant does not respond to the mailing(s) or vote during a specified period after the mailings were sent, is the County Recorder permitted to cancel the record. The requirements below are outlined in the NVRA and the process is referred to here as the "NVRA process."

1. Initiating the NVRA Process Based on Returned Election Mail

To invoke the NVRA process based on returned election mail, a County Recorder must complete the following steps:

- 1. Send an official election mailing by non-forwardable, first-class mail marked with a statement required by USPS to receive an address correction notification (the "First Notice"). Official election mail includes but is not limited to:
 - A voter registration card;
 - A 90-day notice to AEVL registrants issued pursuant to A.R.S. § 16-544(D);
 - A ballot-by-mail issued pursuant to <u>A.R.S. § 16-542</u> or <u>A.R.S. § 16-544</u>;
 - Any other first-class, non-forwardable official election mail.
- 2. If the election mail is returned undeliverable, the County Recorder must send a follow-up notice to the registrant within 21 days after the mail is returned to the County Recorder (the "Final Notice"). If the returned mail contains a forwarding address for the registrant, the County Recorder must send the Final Notice to the new address. Otherwise, the County Recorder must send the Final Notice to the same address used for the initial mailing.
- 3. The Final Notice must contain a voter registration form or an appropriate internet address through which the registrant can update their address. The Final Notice also must warn that if the registrant does not submit a new voter registration form or update their address within 35 days, the registrant will be placed in "inactive" status.
- 4. If the registrant does not submit a new voter registration form or otherwise update their address by the 35-day deadline, the County Recorder must change the registrant's status to "inactive" with the reason code "NVRA inactive address" (or functional equivalent).

A.R.S. § 16-166(A), (C), (E); A.R.S. § 16-544(E); 52 U.S.C. § 20507(b)(2), (d)(1)(B), (d)(2).

The registration may be canceled through the NVRA process if the registrant:

• Does not timely respond to the Final Notice by submitting a new registration form or otherwise update their voter registration address with the County Recorder; and

• Fails to vote in any election in two federal/statewide general election cycles following the Final Notice.

A.R.S. § 16-165(A)(7); A.R.S. § 16-166(E); 52 U.S.C. § 20507(b)(2), (d)(1)(B), (d)(2).

If the preceding conditions have been met, under the NVRA, the registrant's record shall be canceled after four years from the date of the Final Notice or following the second general election after the Final Notice. A.R.S. § 16-166(C), (E); A.R.S. § 16-165(A)(7).

2. Special Procedures Applicable to NCOA Notices

A County Recorder is permitted, but not required, to utilize USPS's NCOA service to preliminarily identify registrants who have moved to a different residence address. 52 U.S.C. § 20507(c)(1)(A); A.R.S. § 16-166(E). Since NCOA data reflects actual change-of-address information the registrant has provided to USPS, the NVRA authorizes a special process to be utilized for list maintenance purposes. The NCOA data serves the same function as a First Notice that is returned undeliverable. Thus, a County Recorder need only send one additional notice, which serves as the Final Notice, to invoke the NVRA process.

If the County Recorder chooses to use NCOA data, any <u>initial</u> notice pursuant to this Section must be sent on or before May 1 of a general election year. The County Recorder may also send additional notices after May 1. <u>52 U.S.C. § 20507(c)(2)(A)</u>; A.R.S. § 16-166(E). Sending this notice by May 1 also allows a County Recorder to simultaneously send a 90-day notice to AEVL voters for the primary election in the same mailing. <u>A.R.S. § 16-544(D)</u>.

a. When NCOA Data Indicates Out-of-County Move

If NCOA data indicates that the registrant moved outside the county, the County Recorder must send a notice to the new address by forwardable mail informing the registrant how to remain eligible to vote. The notice must:

- Enclose a postage paid and preaddressed return form or envelope by which the registrant may confirm the intent to cancel their registration;
- Notify the registrant to re-register if they moved to another county; and
- Notify the registrant to update the County Recorder within 29 days of the letter if the registrant's change-of-address was only temporary.

 $\underline{52 \text{ U.S.C.}}$ § $\underline{20507(c)(1)(B)(ii)}$, $\underline{(d)(2)(B)}$; $\underline{A.R.S.}$ § $\underline{16-166(E)}$. This letter serves as a Final Notice in the NVRA process.

b. When NCOA Data Indicates In-County Move

If the NCOA data indicates that the registrant moved within the county, the County Recorder must supplement the registrant's record with the new address obtained through NCOA. The County

Recorder also must send a notice to the new address by forwardable mail to provide the registrant an opportunity to confirm or correct the address change. The notice must:

- Notify the registrant that the County Recorder updated the registrant's record with the new address;
- Enclose a postage prepaid and pre-addressed return form by which the registrant may confirm or correct the address change;
- Notify the registrant that if they do not confirm the new address within 35 days, the registrant will be placed in "inactive" status.

A.R.S. § 16-166(E). This letter serves as a Final Notice in the NVRA process.

3. NVRA Recordkeeping Responsibilities

A County Recorder must document all Final Notices sent to a registrant, along with any communication from the registrant received in response to a Final Notice, in the registrant's record in the voter registration database. <u>52 U.S.C. § 20507(i)(2)</u>.

D. Prohibition on Systematic Cancellations within 90 Days of Election

A County Recorder must complete any program to systematically cancel registration records at least 90 days before a primary or general election. <u>52 U.S.C. § 20507(c)(2)(A)</u>. Systematic programs include the cancellation of records through the NVRA process described in <u>Chapter 1</u>, <u>Section VIII(C)</u>. However, the 90-day prohibition does not preclude cancellation of records based on:

- Automatic cancellations through the statewide voter registration system of hard matches based on death, felony conviction, or mental incapacitation;
- Merging/cancellation of duplicate records (whether manual or automatic) when processing new voter registration forms;
- Cancellation at the request of the registrant; and
- Cancellation of records added to the voter registration database in error.

52 U.S.C. § 20507(c)(2)(B).

IX. REPORTING VOTER REGISTRATION INFORMATION

A. Voter Registration Statistics

Each County Recorder must report to the Secretary of State and the officer in charge of elections the number of active and inactive county registrants as of the following dates:

- In even-numbered years:
 - January 2;

- The last day to register to vote for the March PPE;
- April 1;
- The last day to register to vote for the August primary election; and
- The last day to register to vote for the November general election.

In odd-numbered years:

- January 2;
- April 1;
- July 1; and
- October 1.

In addition, registration reports must be provided to the Secretary of State as of the registration deadline for any special election. A.R.S. § 16-168(G).

The reports must be broken down by political party and according to precinct, legislative district, and congressional district. For reporting purposes, political parties are limited to the Republican Party, Democratic Party, and any other statewide recognized political party that qualifies for representation on the ballot at the time of the report.²⁰ The "Other" total reported to the Secretary of State should include all registrants registered as "other," "independent," "party not designated," "PND", "no party" (or any substantially similar designation) or any non-recognized political party.

These totals should be reported to the Secretary of State as soon as practicable following the applicable cutoff dates. A.R.S. § 16-168(H). The totals must include only registrations as of the reporting cutoff periods.

For reports prepared as of a registration cutoff date, the County Recorder should ensure that the same active and inactive registration numbers reported to the Secretary of State match any registration statistics reported to the officer in charge of elections for purposes of determining voter turnout.

As soon as practicable upon receipt of all 15 county reports, the Secretary of State must prepare, publish, and retain a statewide summary of the voter registration statistics. <u>A.R.S. § 16-168(H)</u>.

B. "Federal-Only" Registration and Ballot Report

The County Recorder or other officer in charge of elections must file a report with the Secretary of State, and post on the County Recorder's website, the number of people who are registered to vote using the state or federal form who have not provided documentary proof of citizenship. In even-numbered years, the report must be made on January 2, April 1, and the last day on which a person may register to be eligible to vote in the next presidential preference, primary, and general

²⁰ A current list of statewide recognized political parties is available at the Secretary of State's website, https://azsos.gov/elections/information-about-recognized-political-parties.

election. In odd numbered years, the report must be made on January 2, April 1, July 1, and October 1. Additionally, after each general election, the County Recorder must post on the County Recorder's website the number of ballots cast by those eligible to vote for federal offices only. A.R.S. § 16-161(B); A.R.S. § 16-168.

**Each County Recorder must also submit an annual report to the Speaker of the Arizona House of Representatives and the President of the Arizona Senate that contains the following information regarding federal-only voters:

- 1. A description of the County Recorder's procedures regarding registering federal-only voters;
- 2. The number of federal-only voters in the county;
- 3. The number of federal-only voters whose citizenship was subsequently verified and whose status was changed to full-ballot voters;
- 4. A comprehensive description of the obstacles to obtaining registrants' DPOC; and
- 5. The number of federal-only voters who have subsequently been determined to be ineligible to vote in Arizona and who have been removed from the voter registration rolls.

A.R.S. § 16-138(C). The County Recorder should submit this report to the Speaker of the House and President of the Senate on January 2 of each year.

C. Voter Registration Events

**The Secretary of State and each County Recorder must post on their public website a list of each event that the Office of the Secretary of State or County Recorder attends and provides voter registration services. Each qualifying event shall be posted on the public website within 24 hours after the Secretary's or Recorder's attendance at the event. A.R.S. § 16-133.

X. PROVISION OF REGISTRATION DATA TO THIRD PARTIES

A. Precinct Lists to Recognized Political Parties

Each County Recorder must provide, at no cost, a list of active and inactive registered voters to the State and County Chairpersons of the recognized political parties that are entitled to continued representation on the ballot pursuant to A.R.S. § 16-804. A.R.S. § 16-168(C)-(D).

1. Content of Political Party Precinct Lists

The precinct list must contain the following information about each registrant:

- 1. Registrant's full name, which includes first name, middle name, last name, and suffix in different columns;
- 2. Party preference;

- 3. Date of registration;
- 4. Residence address;
- 5. Mailing address (if different from residence address);
- 6. Zip code;
- 7. Telephone number (if available);
- 8. Birth year;
- 9. Occupation (if available);
- 10. Voting history for the past four years, including which party ballot was issued and method of voting (polling place, early, or provisional);
- 11. Whether the registrant is on the AEVL;
- 12. Voter ID number; and
- 13. Registrant's registration status and status reason, including "federal-only" designation if applicable.

A.R.S. § 16-168(C). Precinct lists should generally be provided in electronic format, and County Recorders are encouraged to make the lists available to the political parties through a secure website or Secure File Transfer Protocol (SFTP) portal. If the list is provided in printed format, the list must be created in alphabetical order (by registrant last name) and be organized by precinct, unless otherwise agreed upon by the County Recorder and the political party at issue. A.R.S. § 16-168(E).

2. Timing of Political Party Precinct Lists

A County Recorder must provide precinct lists as of the following dates:

- In even-numbered years:
 - January 2;
 - The last day to register to vote for the March PPE;
 - April 1;
 - The last day to register to vote for the August primary election; and
 - The last day to register to vote for the November general election.
- In odd-numbered years:
 - January 2;
 - April 1;
 - July 1; and
 - October 1.

A.R.S. § 16-168(C)-(D), (G).

Precinct lists developed for the primary and general election must be provided within eight days after the close of registration. A.R.S. § 16-168(C). Otherwise, the remaining precinct lists must be provided within 10 business days after the applicable reporting dates. A.R.S. § 16-168(D).

3. Requests for Political Party Precinct Lists

To receive precinct lists at no cost, a recognized political party must seek precinct lists from the applicable County Recorder within eight days after the close of registration for precinct lists developed for the primary and general election or within 10 business days after any other applicable reporting dates. A.R.S. § 16-168(C), (D), (L). Counties may establish a process for recognized political parties to opt to automatically receive precinct lists for each election.

A County Recorder need not provide this precinct list for the primary or general election to a recognized political party if that party will have less than four partisan candidates (other than presidential electors) on that county's ballot. A.R.S. § 16-168(C).

A recognized political party may seek precinct lists from the Secretary of State only if the applicable County Recorder fails or refuses to provide the list. In this case, the Secretary of State may charge the County Recorder a fee to produce the records as outlined in Chapter 1, Section X(C) below. A.R.S. § 16-168(L).

B. Use of County Registration Rolls by Political Subdivision

Any political subdivision of the state, including a city or town, may use the county registration rolls to conduct an election. At least 60 days before any such election, the governing body of the political subdivision shall negotiate a contract with the County Recorder to reimburse the County Recorder for the *actual* expenses in preparing the necessary lists for use in the election. The County Recorder shall not charge more than the actual additional costs that such preparation entails. <u>A.R.S.</u> § 16-172.

C. Public Records Requests by Third Parties

Any person or organization may make a public records request for registrant information to a County Recorder or the Secretary of State. 52 U.S.C. § 20507(i); A.R.S. § 16-168(E), (K); A.R.S. § 39-121.01(D). A County Recorder or the Secretary of State may request a properly completed public records request form to be submitted before responding to the public records request. Registration records must be produced within 30 days of receipt of a proper request. A.R.S. § 16-168(E).

Copies of registrant records may be provided exclusively in electronic format, including via a password-protected Secure File Transfer Protocol (SFTP) site, Virtual Private Network (VPN), or other secure method of electronic transmission. In addition to the fees set forth in <u>A.R.S. § 16-168(E)</u>, the County Recorder or the Secretary of State may charge for the cost of an electronic storage medium in which to deliver the records in a secure format.

If a person or organization requests to inspect registrant records in lieu of requesting copies, a County Recorder or the Secretary of State may establish how and under what conditions the records may be inspected. A.R.S. § 16-168(F).

1. Scope of Registrant Records Not Subject to Disclosure

The following components of a registrant's record are confidential and may not be viewed, accessed, reproduced, or disclosed to a member of the public:

- 1. Month and day of birth;
- 2. SSN (or any portion thereof);
- 3. AZDL/ID#;
- 4. Indian census number;
- 5. Father's name;
- 6. Mother's maiden name;
- 7. State or country of birth;
- 8. Signature;
- 9. Email address;
- 10. Any registration source code or other indication of location of registration;
- 11. Any documents submitted as proof of citizenship; or
- 12. Any secured record.

The information listed above may be viewed, accessed, or reproduced by the registrant (if the information pertains to the registrant's own record), an authorized government official in the scope of the official's duties, designated voter registration assistance agencies, for signature verification on petition and candidate filings, for election purposes and for news gathering purposes by a person engaged in newspaper, radio, television or reportorial work, or connected with or employed by a newspaper, radio or television station, or pursuant to a court order. If requested for news gathering purposes by a person engaged in newspaper, radio, television, or reportorial work, a County Recorder may condition release of such confidential information (other than secured records) upon execution of a non-disclosure agreement. A registrant's e-mail address may not be released for any purpose. A.R.S. § 16-168(F).

A registrant's signature may be viewed or accessed by a member of the public only for purposes of verifying signatures on a candidate, initiative, referendum, recall, new party, or other petition or for purposes of verifying candidate filings. A.R.S. § 16-168(F). A County Recorder may establish the conditions under which the signature may be viewed or accessed, including prohibition of photography.

2. Permissible Uses of Registrant Records

Registrant records may only be used for political or political party activity, a political campaign or election, nonpartisan voter registration or outreach, revising district boundaries, or any other purpose specifically authorized by law. A.R.S. § 16-168(E), (N).

A person or organization in possession of a precinct list or other registrant information may not allow the list or information to be used, sold, or otherwise transferred for any purpose except those authorized above, including posting to the internet. A.R.S. § 16-168(F).

The County Recorder or Secretary of State shall deny a public records request intended for a commercial purpose. The sale of precinct lists or registrant records to a candidate or political committee for a political or campaign use does not constitute a prohibited commercial purpose. A.R.S. § 16-168(E).

CHAPTER 2: EARLY VOTING

Any election in Arizona, including special taxing district elections, must provide for early voting, which includes no-excuse ballot-by-mail²¹ voting and in-person early voting. <u>A.R.S. § 16-541</u>. An all ballot-by-mail election incorporates aspects of early voting but is subject to the specific requirements outlined in <u>Chapter 3</u>.

I. BALLOT-BY-MAIL

Without providing any reason or justification, a voter may request to be sent a ballot-by-mail on a one-time or permanent basis.

A. One-Time Requests to Receive a Ballot-by-Mail

A voter may request a ballot-by-mail for a specific election, which may include a simultaneous request for a ballot-by-mail for both the primary and general election. A.R.S. § 16-542(A). A voter may make a ballot-by-mail request to the County Recorder or other county officer in charge of elections, who must document the voter's request in the voter's registration record.

Candidates, political committees, or other organizations are permitted to distribute ballot-by-mail request forms to voters. Such request forms shall be submitted to the County Recorder within six business days after receipt by a candidate, political committee, or other organization or 11 days before Election Day, whichever is earlier. A.R.S. § 16-542(K). The request forms must seek all the information required in Chapter 2, Section I(A)(4).

1. Eligibility to Request a Ballot-by-Mail

Any qualified elector may request a ballot-by-mail containing the races for which they are eligible to vote. A.R.S. § 16-542. However, for an election that includes a federal office, first-time voters who registered to vote by mail and did not provide DPOC or other HAVA-compliant identification must prove identity before receiving a ballot-by-mail. 52 U.S.C. § 21083(b); see Chapter 1, Section IV(J) for more details on the HAVA identification requirements.

2. Time Period to Request a Ballot-by-Mail

A voter may request a ballot-by-mail between 93 and 11 days before the election. A.R.S. § 16-542(A), (E). A voter may simultaneously request a ballot-by-mail for both a primary and general

²¹ This Manual uses the term "ballot-by-mail" to refer to: (1) early ballots mailed to voters based on a one-time request pursuant to <u>A.R.S. § 16-542</u> or based on the voter's request to be on the Active Early Voting List (AEVL) pursuant to <u>A.R.S. § 16-544</u>; (2) ballots transmitted to UOCAVA voters; and (3) ballots automatically mailed to all eligible voters for an all ballot-by-mail election (see <u>Chapter 3</u> for more information on ballot-by-mail elections).

election as long as the request is made between 93 and 11 days before the <u>primary</u> election. However, UOCAVA voters may make a request for a ballot-by-mail more than 93 days before an election. A.R.S. § 16-542(B).

3. Methods to Request a Ballot-by-Mail

A voter may request a ballot-by-mail orally or in writing, including in-person, online, or by telephone, email, fax, or mail. A voter may update their residence or mailing address in their voter registration record through a written (but not oral) ballot-by-mail request form. A.R.S. § 16-542(A), (F).

4. Ballot-by-Mail Request Form

For written or online requests, a ballot-by-mail request form created by County Recorders must contain the following:

- 1. The title "Ballot-by-Mail Request" or "Early Ballot Request;
- 2. The county name;
- 3. Entry fields for:
 - a. The voter's name;
 - b. The voter's residential address or residence location;
 - c. The voter's mailing address where the ballot-by-mail should be sent (if different from residential address);
 - d. The voter's date of birth;
 - e. State or country of birth, or another piece of information that, if compared to the voter's record, would confirm the voter's identity (such as the AZDL/ID# or SSN4, father's name, or mother's maiden name);
 - f. The voter's telephone number (paper forms only);
 - g. The voter's signature (paper forms only);
 - h. The voter's email address (optional);
 - i. The election or election date(s) for which a ballot-by-mail is being requested;
- 4. If the voter is not registered with a recognized political party and is requesting a primary election ballot, an entry field for the registrant to specify the political party ballot being requested;
- 5. A method to indicate whether the voter would like to update their registration record with the information provided in the ballot-by-mail request form; and
- 6. A notice that the completed ballot-by-mail request must be received by the County Recorder by 5:00 p.m. on the 11th day preceding the election.

In addition to the County Recorder's or Secretary of State's official paper or online ballot-by-mail

request form, a voter may use any other substantially similar written document to make a one-time request to be sent a ballot-by-mail.

A.R.S. § 16-542(A), (E).

5. Minimum Requirements for Requesting a Ballot-by-Mail

In order for the County Recorder to process a ballot-by-mail request, the request must contain at least the following information:

- 1. The voter's name;
- 2. The voter's residential address or residence location;
- 3. The voter's date of birth;
- 4. At least one of the following:
 - The voter's state or country of birth; or
 - Another piece of information that, if compared to the voter's record, would confirm the voter's identity, such as the AZDL/ID# or SSN4, father's name, or mother's maiden name.

In addition, for partisan primary elections, a voter who is not registered with a recognized political party must indicate which political party ballot the voter wishes to receive. <u>A.R.S. § 16-542(A)</u>, (E).

6. Requesting Political Party Ballot for a Primary Election

If a voter requests a one-time ballot-by-mail for a primary election, but the voter is not registered with a recognized political party, the voter must designate a recognized political party ballot in order to receive a ballot-by-mail for that primary election. A.R.S. § 16-542(A).

The voter may request only one political party ballot for each election. Requesting a political party ballot does not change the voter's political party preference in their registration record. In general, once a County Recorder mails the requested party ballot, a voter may not request or receive a different party ballot. If a voter re-registers to vote with a recognized political party between 45 and 29 days before the election, however, the voter must be sent a party ballot that corresponds to the new party. If the voter had requested a different party ballot prior to re-registering to vote, the prior ballot should not be mailed (or if already mailed, should be voided).

In lieu of requesting a party ballot for the partisan primary, a voter who is not registered with a recognized political party may request a non-partisan ballot if a non-partisan election is being conducted at the same time as the partisan primary and if the voter is eligible to vote a non-partisan ballot.

7. Incomplete Ballot-by-Mail Requests

If a ballot-by-mail request does not contain the voter's name, residential address or residence location, date of birth, party ballot designation (for voters not registered with a recognized political party who are requesting a ballot-by-mail for a partisan primary election), or other verifying information, the County Recorder must notify the voter (by mail, telephone, text, and/or email) within a reasonable period if the County Recorder has sufficient contact information to do so. If the ballot-by-mail request form does not contain contact information, the County Recorder must check the registrant's record for contact information. A.R.S. § 16-542(E).

If the voter provides the missing information by the 11th day before the election, the voter must be mailed a ballot-by-mail for that election. If the voter provides the missing information after the 11th day before the election, the County Recorder may send the voter a ballot-by-mail for that election if the County Recorder has sufficient time to do so.

B. Requests to Be Placed on the Active Early Voting List

A voter may request to be placed on the Active Early Voter List (AEVL) and receive a ballot-by-mail for each election the voter is eligible for. A.R.S. § 16-544(A).

Unless an AEVL voter notifies the County Recorder at least 45 days before an election that the voter does *not* wish to receive a ballot-by-mail, the County Recorder will automatically schedule the mailing of a ballot-by-mail to the voter. A.R.S. § 16-544(F). However, for an open partisan primary election, the County Recorder will not mail a ballot to a voter who is not registered with a recognized political party unless the voter timely selects a political party ballot. A.R.S. § 16-544(G).

1. AEVL Eligibility

Any qualified elector may request to be placed on the AEVL. A.R.S. § 16-544(A).

A first-time voter with "federal-only" designation who registered by mail (*i.e.*, has a "FED" designation) and requests to be placed on the AEVL must first prove their identity in compliance with HAVA prior to receiving a ballot-by-mail. <u>52 U.S.C. § 21083(b)</u>; see <u>Chapter 1</u>, <u>Section IV(J)</u> for more details on the HAVA identification requirements.

A UOCAVA voter also may request to be placed on the AEVL, however ballots are transmitted to these UOCAVA voters at least 45 days before the election. A.R.S. § 16-544(J). If an AEVL voter loses their UOCAVA status, the voter shall continue to receive a ballot-by-mail at their designated mailing address unless the address is outside of Arizona. If the mailing address is outside of Arizona, the voter shall be notified that they must update their mailing address to an address inside Arizona in order to remain on the AEVL. However, even if the voter's mailing address is in Arizona, the voter, upon losing UOCAVA status, may not receive or return a ballot by fax or other electronic means and the ballot will not be sent until 27 days (rather than 45 days) before the election unless the voter submits a new FPCA form.

A voter enrolled in the AEVL may not request that ballots be automatically sent to an out-of-state address for each election unless the voter is also a UOCAVA voter. However, an AEVL voter may make one-time requests to have their ballot mailed to an address outside of Arizona for specific elections. A.R.S. § 16-544(B).

2. Time Period to Request Placement on the AEVL

A voter may request to be placed on the AEVL at any time. However, in order for a ballot to be mailed to the voter for a specific election, the AEVL request must be received no later than 5:00 p.m. on the 11th day before the election. A.R.S. § 16-542(A), (E), (F). If a voter requests to be placed on the AEVL less than 11 days before the election, no ballot will be mailed to the voter for that next election (unless the County Recorder has time to do so), but the voter's AEVL status will be activated for future elections.

3. Methods to Request Placement on the AEVL

A voter may request to be placed on the AEVL by:22

- Selecting the AEVL request box on the State Form;
- Selecting the AEVL request option on an online voter registration;
- Selecting the AEVL request option during an in-person or online MVD covered transaction;
- Submitting a hard copy or electronic AEVL request form issued by a County Recorder or the Secretary of State; or
- Making any other written request that contains the minimum required information for an AEVL request.

If a registrant makes a request to be added to the AEVL other than through an initial voter registration, the County Recorder must compare the signature on the AEVL request form with the signature in the registrant's record to determine whether the same person signed both forms before adding the voter to the AEVL. A.R.S. § 16-544(C).

After a valid request, a County Recorder must update the voter's registration record to reflect AEVL status. A.R.S. § 16-544(C).

4. AEVL Request Form

The second secon

²² The Secretary of State's Office and County Recorders will update the state voter registration form and any official early ballot/early voting list request forms to change references to the "Permanent Early Voting List" or "PEVL" to "Active Early Voting List" or "AEVL" pursuant to S.B. 1485 (2021), but voters, counties, and third party organizations may use up existing printed stock of the State Form or early ballot/early voting list request forms that still reference the PEVL. In that circumstance, a voter's request to enroll in the PEVL shall constitute a request to enroll in the AEVL.

An AEVL request form created by County Recorders must contain substantially the following:

- 1. The title "Active Early Voter List Request";²³
- 2. The county name;
- 3. Entry fields for:
 - The voter's name;
 - The voter's residential address or location;
 - The voter's mailing address in the state of Arizona;
 - The voter's date of birth; and
 - The voter's signature;
- 4. A method to indicate whether the voter would like to update their registration record with the information provided in the AEVL request form;
- 5. A statement that the voter is attesting that the voter is a registered voter who is eligible to vote in the county of residence; and
- 6. The statement "I authorize the County Recorder to add my name to the Active Early Voting List and by doing so the County Recorder will automatically mail a ballot-by-mail to me for each election for which I am eligible."

A County Recorder may add additional language to an AEVL request form.

In addition to the County Recorder's or Secretary of State's official AEVL request form, a voter may use any other substantially similar written document to request AEVL status.

5. Minimum Requirements for Requesting Placement on the AEVL

A valid written AEVL request must contain, at minimum, the voter's:

- Name:
- Residence address or location within the county;
- Mailing address within the state (if different from residential address);
- Date of birth; and
- Signature.

The voter may not list an out-of-state mailing address unless the voter is a UOCAVA voter. A.R.S.

²³ The Secretary of State's Office and County Recorders will update any official early ballot/early voting list request forms to change references to the "Permanent Early Voting List" or "PEVL" to "Active Early Voting List" or "AEVL" pursuant to S.B. 1485 (2021), but voters, counties, and third party organizations may use up existing printed stock of the early ballot/early voting list request forms that still reference the PEVL. In that circumstance, a voter's request to enroll in the PEVL shall constitute a request to enroll in the AEVL.

§ 16-544(B).

6. Incomplete Requests for Placement on the AEVL

If the AEVL request does not contain the voter's name, residence address or residence location, mailing address in the state, date of birth, or signature, or contains a signature that does not match the signature in the registrant's record, the County Recorder must notify the voter (by mail, telephone, text, and/or email) within a reasonable period if the County Recorder has enough information to do so. If the AEVL request form does not contain contact information, the County Recorder must check the registrant's record for contact information.

If the voter provides the missing information or confirms any mismatched signature by the 11th day before the election, the voter must be mailed a ballot-by-mail for that election and be added to the AEVL for future elections. If the voter provides the missing information after the 11th day before the election, the County Recorder must add the voter to the AEVL for future elections and may send the voter a ballot-by-mail for the current election if the County Recorder has sufficient time to do so.

7. Removal from the AEVL

A voter may be removed from the AEVL under the following circumstances:

- The voter makes a written request to be removed from the AEVL, which includes the voter's name, residence address, date of birth, and signature;²⁴
- The 90-day notice (discussed in <u>Chapter 2</u>, <u>Section I(B)(9)</u> below) is returned as undeliverable and the County Recorder is unable to contact the voter to confirm the voter's continued desire to remain on the AEVL;
- The voter's registration record is placed in an "inactive" or "canceled" status; or
- The voter did not vote by early ballot in any primary, general, or city/town election (*i.e.*, the voter voted by early ballot in <u>no</u> primary, general, or city/town election) in two consecutive election cycles (beginning after the 2022 election cycle) and failed to return a notice, and confirm in writing the voter's desire to remain on the AEVL, within 90 days of receiving the notice.

Pursuant to S.B. 1485, on or before January 15 of each odd-numbered year, the County Recorder shall send a notice to each voter who is on the AEVL and who did not vote by early ballot in all elections for two consecutive election cycles (*i.e.*, the voter voted by early ballot in <u>no</u> primary, general, or city/town election for two consecutive election cycles beginning after the 2022 election

_

²⁴ A written request to be removed from the AEVL may be submitted in-person, by mail, or by email and need not be on a specific form so long as it contains the voter's name, residence address, date of birth, and signature. Upon receipt of the voter's request to be removed from the AEVL, the County Recorder must remove the voter as soon as practicable.

cycle). 25 The notice shall inform the voter that, to remain on the AEVL, the voter must:

- Confirm in writing the voter's desire to remain on the AEVL; and
- Return the completed and signed notice that contains the voter's address and date of birth to the County Recorder within 90 days of receipt of the notice.

If a voter receives a notice as described in <u>A.R.S. § 16-544(L)</u> and the voter does not respond to the notice within the 90-day time period, the County Recorder shall remove the voter from the AEVL. A.R.S. § 16-544(H)-(I), (K).

8. Third-Party Distribution/Receipt of AEVL Request Forms

As for one-time ballot-by-mail request forms, candidates, political committees, or other organizations are permitted to distribute AEVL request forms to voters. A.R.S. § 16-544(N). The request forms must seek all the information required under Chapter 2, Section I(B)(4).

If a candidate, political committee, or other organization receives a completed request form, the candidate, political committee, or other organization must return the request form to the applicable County Recorder within six business days of receipt or 11 days before Election Day, whichever is sooner. Failure to timely return completed request forms may result in a civil penalty of \$25 per day for each form withheld. Any person who knowingly fails to return completed AEVL request forms by the submission deadline may be guilty of a class 6 felony. A.R.S. § 16-544(O).

If the request forms include a printed return address, the address must be the County Recorder's office in the political subdivision that will conduct the election. Failure to use the County Recorder's return address may result in a civil penalty up to three times the cost of the production and distribution of the AEVL request form. A.R.S. § 16-544(N).

9. Notice to AEVL Voters in Advance of the Election

A County Recorder must mail a notice to all eligible AEVL voters at least 90 days before any polling place election (*i.e.*, any election not conducted as a ballot-by-mail election, *see* Chapter 3) scheduled in March or August, including the PPE. A.R.S. § 16-544(D). A County Recorder may not issue a combined 90-day notice for the March and August elections, but may issue a combined 90-day notice for a March/May election or an August/November election.

_

²⁵ For the purposes of this section, "election cycle" is defined as: (1) "the two-year period beginning on January 1 in the year after a statewide general election," or (2) "for cities and towns, the two year period beginning on the first day of the calendar quarter after the calendar quarter in which the city's or town's second, runoff or general election is scheduled and ending on the last day of the calendar quarter in which the city's or town's immediately following second, runoff or general election is scheduled, however that election is designated by the city or town." A.R.S. § 16-544(P). Because the 2022 election cycle has already began and S.B. 1485 does not apply retroactively, the first two full election cycles after S.B. 1485's effective date are the 2024 and 2026 election cycles. Therefore, the first AEVL removal notices must be sent out by January 15, 2027 to AEVL voters who vote by early ballot in <u>zero</u> eligible elections in the 2024 and 2026 election cycles.

The notice must be sent by non-forwardable mail (with a request to receive an address correction notification) and include the following information:

- 1. A statement that the County Recorder's records indicate that the voter is on the AEVL;
- 2. The date(s) of the election(s) that are the subject of the notice;
- 3. The expected mailing date(s) of the voter's ballot;
- 4. The voter's mailing address, and an indication that it is the address where the ballot(s) will be mailed;
- 5. An indicator of the voter's party affiliation;
- 6. A checkbox to allow the voter to remove the voter's name from the AEVL; and
- 7. A checkbox to request that the ballot-by-mail not be mailed for the elections listed on the notice.

The notice must include a postage-prepaid means for the voter to:

- 1. Designate a political party ballot or request a non-partisan ballot, if applicable, (only if the upcoming election includes an open partisan primary and the voter is not registered with a recognized political party);
- 2. Change the mailing address to another location within the state;
- 3. Update the voter's residence address in the county of residence; and
- 4. Request that the voter not be sent a ballot for the upcoming election or elections indicated in the notice.

If an election is not formally called until within 120 days of the scheduled election, the County Recorder is not required to send a 90-day notice. A.R.S. § 16-544(D).

a. 90-Day Notice to AEVL Voters Not Affiliated with a Recognized Political Party

If the upcoming election is an open partisan primary election and the AEVL voter is not registered with a recognized political party, the 90-day notice must include a means for the voter to designate a political party ballot. A.R.S. § 16-544(D). This notice shall explain that requesting a party ballot for the primary election does not change the voter's political party preference in their registration record.

If an AEVL voter does not designate a party ballot within 45 days of the election, the voter will not be automatically sent a ballot-by-mail for that primary election but the voter's name will remain on the AEVL for future elections. To vote early by mail in that election, the voter must make a one-time ballot-by-mail request and designate a party ballot. <u>A.R.S. § 16-542(A)</u>; <u>A.R.S. § 16-544(G)</u>.

In general, once a County Recorder mails the requested party ballot, a voter may not request or receive a different party ballot. If a voter re-registers to vote with a recognized political party

between 29 and 45 days before the election, however, the voter must be sent a party ballot that corresponds to the new party. If the voter had requested a different party ballot prior to reregistering to vote, the prior ballot should not be mailed (or if already mailed, should be voided).

In lieu of requesting a party ballot for the partisan primary, an eligible AEVL voter may request a non-partisan ballot if a non-partisan election is being conducted at the same time and the voter is eligible to vote a non-partisan ballot.

b. 90-Day Notice Returned Undeliverable

If the 90-day notice is returned undeliverable to the County Recorder, the County Recorder must notify the AEVL voter (if the County Recorder has contact information for the voter) to attempt to update the voter's address.

An undeliverable 90-day notice serves as a First Notice under the "NVRA process." *See* Chapter 1, Section VIII(C). If the voter is moved to "inactive" status after failure to respond to a "Final Notice" pursuant to the "NVRA process," a ballot-by-mail shall not be automatically sent to the voter. A.R.S. § 16-544(E). The voter may regain active AEVL status upon updating the voter's address and submitting a new AEVL request.

C. Creation and Preparation of Early Ballots

The County Board of Supervisors is responsible for preparing early ballots, including ballots-by-mail, to be used in federal, statewide, legislative, and countywide elections. <u>A.R.S. § 16-405</u>; <u>A.R.S. § 16-503(A)</u>; <u>A.R.S. § 16-545(B)(1)</u>. The Board of Supervisors may delegate this responsibility to the officer in charge of elections.

An early ballot must be identical to a polling place ballot in content and format, except an early ballot must have the word "early" printed or stamped on the ballot. A.R.S. § 16-545(A).

The 55th Legislature, First Regular Session, through S.B. 1530, enacted a new requirement that the exterior envelope in which a ballot-by-mail is sent to voters must include substantially the following statement: "If the addressee does not reside at this address, mark the unopened envelope "return to sender" and deposit it in the United States mail." A.R.S. § 16-547(C). However, printing a statement that includes the phrase "return to sender" on the exterior envelope will cause postal sorting machines to automatically return the ballot to the county. Therefore, the County Recorder or other officer in charge elections shall utilize an alternate statement that omits the phrase "return to sender." The alternate statement shall be considered substantially similar to the language in the statute so long as the alternate statement: (1) clearly instructs and permits the recipient to indicate if the addressee does not reside at the address; and (2) allows the U.S. Postal Service to return appropriately marked envelopes to the county. For example, the following is an acceptable alternate statement:

☐ If the addressee does not reside at this address, mark the box and return it to the U.S. Postal Service.

1. Components of the Ballot-by-Mail Mailing

Only official election materials, as determined by the County Recorder, are permitted to be included in the ballot-by-mail mailing. Lists of official write-in candidates or withdrawn candidates may not be included in the mailing.

2. Required Return Envelope

The postage prepaid return envelope must:

- Contain the County Recorder's name, official title, and the post office address of the County Recorder (or other officer in charge of elections) on the front side of the return envelope (as explained below, a secrecy mailing envelope separate from the ballot affidavit may be used);
- Contain a statutorily prescribed voter affidavit on the back side of the return envelope (see below);
- Be tamper evident when properly sealed;
- Not reveal the voter's political party affiliation;
- Contain any required statement by the U.S. Post Office for election mail, including the election mail logo; and
- Be opaque so as not to reveal the voter's vote choices.

A.R.S. § 16-547(A); A.R.S. § 16-545(B)(2).

The voter affidavit must substantially contain at least the following language, followed by a place for the voter's signature:

I declare the following under penalty of perjury: I am a registered voter in _____ county Arizona, I have not voted and will not vote in this election in any other county or state, I understand that knowingly voting more than once in any election is a class 5 felony and I voted the enclosed ballot and signed this affidavit personally unless noted below.

If the voter was assisted by another person in marking the ballot, complete the following:

I declare the following under penalty of perjury: At the registered voter's request I assisted the voter identified in this affidavit with marking the voter's ballot, I marked the ballot as directly instructed by the voter, I provided the assistance because the voter was physically unable to mark the ballot solely due to illness, injury, or physical limitation and I understand that there is no power of attorney for voting and that the voter must be able to make their selection even if they cannot physically mark the ballot.

Name of voter assistant:	

Address of voter assistant:	

A.R.S. § 16-547(A). The affidavit must also request an optional telephone number or email address to enable the County Recorder to contact the voter in case there is a deficiency with the early ballot.²⁶

For ballot-by-mail elections, the County Recorder or other officer in charge of elections may supplement the early ballot affidavit with additional language required for issuance of replacement ballots pursuant to A.R.S. § 16-558.02(A). See Chapter 3, Section IV.

In lieu of printing the ballot affidavit on the exterior of the return envelope, a County Recorder may also include a postage prepaid secrecy mailing envelope. In this circumstance, the voter is directed to place their marked ballot in the standard return envelope that contains the early ballot affidavit; the voter must then place the standard return envelope inside the postage prepaid secrecy mailing envelope. This method ensures that the voter's signature (or other personally identifying information) will not be visible on the exterior envelope transmitted through the mail. The envelope that contains the early ballot affidavit must otherwise comply with A.R.S. § 16-547. For counties that use this method, a voted ballot shall be accepted for processing so long as the completed ballot affidavit is also returned with the voted ballot. For example, a voter may drop off their voted ballot in the signed affidavit envelope at the County Recorder's Office or ballot drop-box with no exterior secrecy envelope, or a voter may mail their voted ballot and signed affidavit in an envelope different from the postage pre-paid envelope provided by the County Recorder and such circumstances alone shall not invalidate the voter's ballot.

3. Required Instructions to Voters

A County Recorder must supply printed instructions that:

- 1. Direct voters to sign the voter affidavit, mark the ballot, and return the voted ballot in the enclosed return envelope;
- 2. Include a website address where the following information will be posted: (i) official locations where early ballots may be deposited; and (ii) official write-in candidates and withdrawn candidates for all jurisdictions on the ballot, A.R.S. § 16-343(G);
- 3. Inform voters that: (i) no votes will be counted for a particular office if they overvote (*i.e.*, mark the target area for more candidates or measures than permitted and do not otherwise make their choice clear); and (ii) provide the voter instructions on how to make their intent clear if they inadvertently mark the target area for a candidate or ballot measure and want to correct their vote and/or instruct the voter to contact the County Recorder to request a new ballot to ensure their vote is not processed as an overvote;
- 4. Recommend that voters mail a ballot-by-mail back to the County Recorder as soon as

_

²⁶ The prescribed early ballot affidavit is deemed to substantially comply with FVAP-suggested designs for a UOCAVA return envelope affidavit. <u>A.R.S. § 16-547(B)</u>; see also <u>52 U.S.C. § 20301(b)(4)</u>; https://www.fvap.gov/eo/overview/sending-ballots/creating-envelopes.

possible or at least seven calendar days before the election to best ensure the ballot will be timely received by 7:00 p.m. on Election Day;

- 5. Provide information regarding ballot drop-box and other ballot drop-off locations available in the county (or a link to where that information can be found online) and recommend that voters utilize these drop-off options to ensure voted ballots are received by 7:00 p.m. on Election Day;
- 6. Informs voters regarding the appropriate marking devices to be used when marking the ballot; and
- 7. Include the following language:
 - In order to be valid and counted, the ballot and affidavit must be delivered to the County Recorder or other officer in charge of elections or may be deposited at any polling place or ballot drop-off location in the county no later than 7:00 p.m. on Election Day. The ballot will not be counted without the voter's signature on the envelope.

(WARNING - It is a felony to offer or receive any compensation for a ballot.)

A.R.S. § 16-547(D). The County Recorder may substitute "vote center" for "polling place" if the county uses vote centers. If applicable, the County Recorder may add additional ballot drop-off locations to the statutorily prescribed language. All ballot drop-off locations and drop-boxes shall be approved by the Board of Supervisors (or designee).

A County Recorder in a covered jurisdiction, as designated by the Census Bureau in the current Federal Register publication, must provide these instructions in English and any additional written language(s) required under the federal Voting Rights Act. See Chapter 8, Section VI.

D. Mailing Ballots-by-Mail

1. Methods of Transmitting Ballots-by-Mail

A ballot-by-mail must be mailed to voters by first-class, non-forwardable mail. The ballot-by-mail must be accompanied by an early ballot affidavit, instructions to voters, and a postage-prepaid return envelope.

Ballots may be transmitted to UOCAVA voters by mail, fax, email, or other secure method of online transmittal, in accordance with the delivery method selected on the FPCA submitted by the voter. UOCAVA mailing requirements apply to all elections, not just federal elections. <u>A.R.S. §</u> 16-543(A).

Except for an all ballot-by-mail election pursuant to <u>A.R.S. § 16-409</u> or Chapter 4, Article 8.1 of Title 16, a county recorder, city or town clerk, or other election officer shall not deliver or mail an early ballot to a voter unless the voter is on the AEVL or the voter made a one-time request for an early ballot for the election at issue pursuant to <u>A.R.S. § 16-542(A)</u>. An election officer who

knowingly violates this prohibition is guilty of a class 5 felony. A.R.S. § 16-542(L).

2. Time Period for Mailing Ballots-by-Mail

Voters who make a ballot-by-mail request at least 31 days before the election are entitled to be mailed a ballot-by-mail between 27 and 24 days before the election. A.R.S. § 16-542(C); A.R.S. § 16-545(B)(1); A.R.S. § 16-544(F).²⁷ Whenever practicable, the County Recorder should also mail an early ballot between 27 and 24 days before the election to voter who make a ballot-by-mail request at least 27 days before the election.

Voters who make a sufficiently complete and correct ballot-by-mail request between 26 and 11 days before the election are entitled to be sent a ballot-by-mail within two business days of the request. A.R.S. § 16-542(D)-(E).

Requests for a ballot-by-mail made 10 days or less before the election are untimely. <u>A.R.S. § 16-542(E)</u> (requiring requests be made by 5:00 p.m. on the 11th day before the election).

3. Special Time Period for Transmitting UOCAVA Ballots

If a UOCAVA voter registers to vote with an FPCA at least 48 days before an election, a County Recorder must transmit a ballot-by-mail to the voter at least 45 days before the election. A.R.S. § 16-543(A); 52 U.S.C. § 20302(a)(8).

A UOCAVA voter who registers to vote using an FWAB pursuant to A.R.S. § 16-543.02(D) must simultaneously write-in their vote choices for federal candidates. However, if a County Recorder receives an FWAB sufficiently in advance of the election, the County Recorder should transmit a ballot-by-mail to the registrant and, if the FWAB received is not the version revised in 2017 or later that contains all the same information as the FPCA, should include an FPCA. If the voter returns the voted ballot-by-mail (and includes a completed FPCA if necessary), the County Recorder should void out the FWAB. FWABs from UOCAVA voters are held until 7:00 p.m. on Election Day if the voter was sent a ballot-by-mail and, if the ballot-by-mail was voted and returned, the FWAB is disqualified and the voted ballot-by-mail is transmitted to the officer in charge of elections for tabulation.

If a UOCAVA voter registers less than 48 days before the election, a County Recorder must transmit the ballot-by-mail within one business day of receipt of the registration. A.R.S. § 16-543(A); A.R.S. § 16-542(D). Requests made within 48 hours of Election Day should be further expedited to the extent possible.

_

A.R.S. § 16-542(C) allows early ballots to be mailed as late as 24 days before the election, but also requires ballots be mailed "within five days after receipt of the official early ballots from the officer charged by law with the duty of preparing ballots pursuant to section 16-545." In the event a County Recorder cannot mail early ballots within five days of receipt, a County Recorder remains in compliance with A.R.S. § 16-542(C) if early ballots are mailed no later than the 24th day before the election.

a. Effect of Incomplete FPCA Registration

If a UOCAVA voter submits an incomplete FPCA (or attempts to register to vote using a registration form other than an FPCA or FWAB containing all the same information as an FPCA) within 48 days of the election, the County Recorder must transmit a blank FPCA along with a ballot-by-mail to the voter within one business day of receipt. A.R.S. § 16-543(A). If the voter does not return a new completed FPCA by 7:00 p.m. on Election Day, any voted ballot-by-mail from that voter will not count.

b. Waiver of UOCAVA 45-Day Transmittal Deadline

In exceptional circumstances, the Secretary of State has authority to seek a waiver of the 45-day UOCAVA ballot transmission deadline from the U.S. Department of Defense as a result of undue hardship.²⁸ For example, an "undue hardship" may be found if:

- A county has suffered a delay in generating ballots due to a legal contest;
- Arizona's primary election date prohibits counties from meeting the 45-day mailing requirement; or
- The Arizona Constitution prohibits counties from complying with the 45-day mailing requirement.

<u>52 U.S.C.</u> § <u>20302(g)(2)(B)</u>. If a county experiences (or believes it will experience) an undue hardship, the County Recorder or other officer in charge of elections must contact the Secretary of State as soon as possible and provide sufficient information to enable the Secretary of State to make a timely waiver request.

The Secretary of State's waiver request must include:

- An explanation of the undue hardship;
- A recognition that the original purpose of the 45-day mailing requirement was to allow UOCAVA voters to have enough time to vote in a federal election;
- The number of days prior to the election that Arizona law requires ballots-by-mail to be transmitted to UOCAVA voters, A.R.S. § 16-543(A) (45 days);
- The State's plan to ensure that UOCAVA voters are able to receive and return their ballotby-mail in time to be counted for the election. This includes the specific steps the county or counties will take, why the plan will give UOCAVA voters enough time to vote, and factual information explaining how the plan gives sufficient time for this to occur.²⁹

_

²⁸ <u>52 U.S.C.</u> § <u>20302(g)</u>; <u>https://www.fvap.gov/eo/waivers</u>. The Under Secretary of Defense for Personnel & Readiness is the Presidential designee charged with evaluating such requests. *See* <u>Executive Order 12642</u>, available at https://www.archives.gov/federal-register/codification/executive-order/12642.html; Department of Defense Instruction 1000.04, Federal Voting Assistance Program (FVAP), available at https://www.fvap.gov/uploads/FVAP/Policies/dodi1000.04.pdf.

²⁹ 52 U.S.C. § 20302(g)(1); see also https://www.fvap.gov/uploads/FVAP/EO/2012 waiver guidance.pdf.

The Secretary of State is generally required to submit a waiver request at least 90 days before the election, which the Department of Defense must act upon within 25 days. 52 U.S.C. § 20302(g)(3)(A). If the undue hardship results from a legal contest, however, the Secretary of State must submit the waiver request as soon as practicable, which the Department of Defense must act upon within five business days. 52 U.S.C. § 20302(g)(3)(B).

E. Issuing Replacement Ballots-by-Mail

A County Recorder may issue replacement ballots-by-mail to a voter upon request and may limit the total number of ballots-by-mail to three per voter per election. The County Recorder shall keep a record of each replacement ballot issued. See A.R.S. § 16-558.02. The County Recorder must ensure that only one ballot for a particular voter is verified and transmitted to the officer in charge of elections for tabulation. Only the first ballot received and verified shall be counted.

F. Emergency UOCAVA Early Balloting Procedures

In the event of a national or local emergency that makes substantial compliance with the UOCAVA statute impracticable, including occurrences of natural disasters, armed conflict, or mobilization of the National Guard or military reserve units of this State, the following procedures for the early balloting process shall apply for UOCAVA voters:

- The Secretary of State will issue a press statement for immediate release, posted on the Secretary of State's website and official social media accounts, and distributed as broadly and immediately as practicable to national and local wire services, to radio and television broadcast stations within the state, and to daily newspapers of general circulation in the state, outlining applicable measures that will be taken to continue or lengthen the early voting process for UOCAVA voters.
- The Secretary of State will prepare and distribute written public service announcements
 describing these early voting procedures for broadcast on radio and television networks,
 including but not limited to the U.S. Armed Forces Network and Federal Voting Assistance
 Program, and announcements describing these procedures on internet sites of interest to
 military and non-military U.S. citizens living abroad.
- The Secretary of State will direct the County Recorders and officers in charge of elections to make all reasonable efforts to locate each eligible UOCAVA voter in their jurisdiction and to notify such voter individually, by email, telephone, and/or fax, of the modified early voting process including the alternatives for issuing or returning early ballots faster than traditional mail service.

Should such an event cause insufficient time to receive, execute, and return a ballot, the deadline for the receipt of the early ballots mailed, emailed, or faxed back to the County Recorder will be 5:00 p.m. on the third business day after the election.

A.R.S. § 16-543(C).

G. Reporting UOCAVA Transmission Statistics

Each County Recorder must timely confirm UOCAVA compliance to the Secretary of State, and must include information about:

- How many UOCAVA ballots were validly requested;
- How many UOCAVA ballots were transmitted in accordance with the 45-day deadline based on valid requests received before that date; and
- How many UOCAVA ballots were transmitted after the 45-day deadline based on valid requests received before that date.

UOCAVA reports must be emailed or electronically submitted to the Secretary of State within one business day of the UOCAVA ballot transmission deadline. The reports shall not include any protected information for voters who have their records sealed pursuant to A.R.S. § 16-153 or who are enrolled in the Address Confidentiality Program.

Following each primary and general election for federal office, the Secretary of State must consolidate the county reports and report Arizona's aggregated statistics to the U.S. Department of Justice, which is responsible for enforcing UOCAVA. *See* https://www.justice.gov/crt/statutes-enforced-voting-section#uocava.

H. Deadline to Return Ballots-by-Mail

A ballot-by-mail (with completed affidavit) must be delivered to the County Recorder, the officer in charge of elections, an official ballot drop-off site, or any voting location in the county no later than 7:00 p.m. on Election Day. A.R.S. § 16-547(D); A.R.S. § 16-551(C).

The ballot-by-mail return deadline also applies to UOCAVA ballots, regardless of the method of transmission to the election official, unless the UOCAVA return deadline is extended pursuant to emergency procedures as outlined in Chapter 2, <a href="Section I(F)).

I. Ballot Drop-Off Locations and Drop-Boxes

Counties or municipalities that establish one or more ballot drop-off locations, curbside ballot drop-off locations, or drop-boxes shall develop and implement procedures to ensure the security of the drop-off locations and/or drop-boxes and shall comply with the following requirements.

1. A ballot drop-off location or drop-box shall be located in a secure location, such as inside or in front of a federal, state, local, or tribal government building. All ballot drop-off locations and drop-boxes shall be approved by the Board of Supervisors (or designee).

- a. An unstaffed drop-box (*i.e.*, not within the view and monitoring of an employee or designee of the County Recorder or officer in charge of elections) placed outdoors shall be securely fastened in a manner to prevent moving or tampering (for example, securing the drop-box to concrete or an immovable object).
- b. An unstaffed drop-box placed inside a building shall be secured in a manner that will prevent unauthorized removal.
- c. While a staffed drop-off location or drop-box (*i.e.*, within the view and monitoring of an employee or designee of the County Recorder or officer in charge of elections) need not be securely fastened or locked to a permanent fixture, it must be secured in a manner to prevent unauthorized access and removal of ballots and monitored by a properly trained employee or designee of the County Recorder or officer in charge of elections at all times that the location or drop-box is accessible by the public.
- d. Counties may provide for staffed curbside or drive-through ballot drop-off options at any early, emergency, or Election Day voting location or as otherwise approved by the Board of Supervisors.
- 2. All ballot drop-boxes and ballot drop-off locations shall be in locations accessible to voters with disabilities.
- 3. The County Recorder or officer in charge of elections shall publicly post a listing of designated drop-off locations and drop-boxes on the website of the County Recorder or officer in charge of elections. Where practicable, the County Recorder or officer in charge of elections shall also post a listing of drop-off locations and drop-boxes anywhere that polling places and vote centers are posted.
- 4. All drop-boxes shall be clearly and visibly marked as an official ballot drop-box and secured by a lock and/or sealable with a tamper-evident seal. Only an election official or designated ballot retriever shall have access to the keys and/or combination of the lock to remove the deposited ballots.
- 5. The County Recorder or officer in charge of elections shall install and utilize a fire suppression device inside all unstaffed ballot drop-boxes.
- 6. All drop-boxes (both staffed and unstaffed) shall have an opening slot that is not large enough to allow deposited ballots to be removed through the opening slot.
- 7. Ballot drop-off locations and drop-boxes shall be locked and covered or otherwise made unavailable to the public until the 27th day prior to an election to ensure that no ballots or any other materials may be deposited before the early voting period begins. Prior to use on the 27th day before the election, all drop-boxes shall be inspected for damage and to ensure they are empty.
- 8. All drop-boxes shall be locked and covered or otherwise made unavailable after the polls have closed on Election Day to ensure that no ballots may be dropped off after the close of the polls.

- 9. The County Recorder or officer in charge of elections shall develop and implement secure ballot retrieval and chain of custody procedures, which shall include the following:
 - a. Voted ballots shall be retrieved from ballot drop-off locations and/or drop-boxes on a pre-established schedule. Ballot retrieval shall be more frequent as Election Day approaches.
 - b. For any election that includes a partisan race, at least two designated ballot retrievers of at least two differing party preferences shall be assigned to retrieve voted ballots from a ballot drop-off location or drop-box. For a nonpartisan election, at least two designated ballot retrievers shall be assigned to retrieve voted ballots from a ballot drop-off location or drop-box.
 - c. Each designated ballot retriever shall wear a badge or similar identification that readily identifies them as a designated ballot retriever and/or employee of the County Recorder or officer in charge of elections.
 - d. Upon arrival at a drop-off location or drop-box, the two designated ballot retrievers shall note, on a retrieval form prescribed by the County Recorder or officer in charge of elections, the location and/or unique identification number of the location or drop-box and the date and time of arrival.
 - e. The designated ballot retrievers shall retrieve the voted ballots by either placing the voted ballots in a secure ballot transfer container, retrieving the secure ballot container from inside the drop-box, or retrieving the staffed drop-box which also serves as a secure ballot container. If the drop-box includes a secure ballot container, the designated ballot retrievers shall place an empty secure ballot container inside the drop-box. The time of departure from the drop-off location or drop-box shall be noted on the retrieval form.
 - f. Upon arrival at the office of the County Recorder or officer in charge of elections, central counting place, or other receiving site, the designated ballot retrievers shall note the time of arrival on the retrieval form. The County Recorder or officer in charge of elections (or designee) shall inspect the secure ballot container for evidence of tampering and shall confirm receipt of the retrieved ballots by signing the retrieval form and indicating the date and time of receipt. If there is any evidence of tampering, that fact shall be noted on the retrieval form.
 - The completed retrieval form shall be attached to the outside of the secure ballot container or otherwise maintained in a matter prescribed by the County Recorder or officer in charge of elections that ensures the form is traceable to its respective secure ballot container.
 - h. When the secure ballot container is opened by the County Recorder or officer in charge of elections (or designee), the number of ballots inside the container shall be counted and noted on the retrieval form.
- 10. The County Recorder or officer in charge of elections may establish and implement additional local procedures for ballot drop-off locations to protect the security and efficient operation of the ballot drop-off location. For example, the County Recorder or officer in

charge of elections may restrict activities that interfere with the ability of voters and/or staff to access the ballot drop-off location free from obstruction or harassment.

Ballots retrieved from a ballot drop-off location or drop-box shall be processed in the same manner as ballots-by-mail personally delivered to the County Recorder or officer in charge of elections, dropped off at a voting location, or received via the United States Postal Service or any other mail delivery service, *see* Chapter 2, Section VI.

J. Reporting Ballot-by-Mail Requests and Returns

At the request of a state or county political party chairperson before an election, a County Recorder must provide the following information at no cost to the political party:

- A listing of registrants who have requested a ballot-by-mail. This information must be provided daily Monday through Friday, beginning 33 days before the election and through the Friday before the election;
- A listing of registrants who have returned their ballot-by-mail, which must be provided daily in Maricopa and Pima Counties and weekly in all other counties.
 - Daily information in Maricopa and Pima Counties must be provided Monday through Friday, beginning the first Monday after early voting commences and ending the Monday before the election;
 - Weekly information in all other counties must be provided beginning on the Friday after early voting commences and ending on the Friday before the election.

A.R.S. § 16-168(D).

Ballot-by-mail request and return reports should conform to the format established for precinct lists as nearly as practicable (see Chapter 1, Section X(A)(1)) and should contain the following minimum information:

- 1. Registrant's name;
- 2. Voter registration/ID number;
- 3. Residential address;
- 4. Mailing address (if different from residential address);
- 5. Political party;
- 6. Whether AEVL or one-time request (ballot-by-mail request reports only); and
- 7. Date of request, for one-time requests (ballot-by-mail request reports only).

The first ballot-by-mail request report should contain all AEVL registrants and registrants who made a one-time ballot-by-mail request up to the time of the report. Subsequent ballot-by-mail request reports should include new one-time ballot-by-mail requests that have been made since the last report.

II. ON-SITE EARLY VOTING

A County Recorder shall establish on-site early voting at the County Recorder's office during the early voting period whenever the office is open to the public. A County Recorder may also establish additional in-person early voting locations throughout the county as practicable to ensure that all voters may reasonably access at least one early voting location. <u>A.R.S. § 16-246(C)</u>; <u>A.R.S. § 16-542(A)</u>.

A voter must cast a ballot issued at the on-site early voting location at that location, and may not remove that ballot from the location. An early ballot must be issued even if the voter previously requested or received a ballot-by-mail, but only the first ballot received and verified by the County Recorder shall be counted.

An elector who appears at an on-site early voting location by 5:00 p.m. on the Friday preceding the election and presents valid identification must be given a ballot and permitted to vote at the on-site early voting location. A.R.S. § 16-542(E).

A. Posting Notice of Write-In and Withdrawn Candidates

A County Recorder must post a Notice of Write-In and Withdrawn Candidates at each on-site early voting location. A.R.S. § 16-312(E); A.R.S. § 16-343(G).

Information about write-in and withdrawn candidates also must be posted to the website of the County Recorder or officer in charge of elections. A.R.S. § 16-343(G).

B. Applicability of Voter ID Requirements

Before receiving a ballot or being permitted to cast a vote on an accessible voting device at any on-site early voting location, a qualified elector must provide identification as prescribed by <u>A.R.S.</u> § 16-579 (see <u>Chapter 9</u>, <u>Section IV</u> for more details on the identification requirement; identification is also required to receive an early ballot at an emergency voting center or from a special election board, see <u>Chapter 2</u>, <u>Section III(B)</u> and <u>IV(B)</u>). If needed, a voter may update their voter registration record at the on-site early or emergency voting location prior to receiving a ballot by completing a new voter registration form. Such updates shall be deemed effective starting in that election. <u>A.R.S.</u> § 16-411(B)(5)(b); <u>A.R.S.</u> § 16-542(A), (H)-(I).

C. Requirements and Security Procedures for Accessible Voting Devices

An on-site early voting location must have at least one certified accessible voting device available for voters with disabilities, unless the election is for a city or town with a population under 20,000. A.R.S. § 16-442.01(A).

An accessible voting device must be approved by the Secretary of State, based on review and recommendation by the Election Equipment Certification Committee, and successfully pass logic and accuracy testing prior to deployment for on-site early voting. See Chapter 4, Sections I and II.

All accessible voting devices used for early voting shall be physically secured at all times and if the media containing the election for the accessible voting device is removable, the media itself shall be physically secured at all times.

The chain of custody of the accessible voting device must be tracked and logged by a team of at least two board workers or staff of the County Recorder or other officer in charge of elections.

- The log shall include: (1) the seal numbers on the device; (2) for devices that mark and tabulate, the number of votes cast at the time the device was turned on and the number of votes cast at the time the device was turned off; and (3) a place for the two board workers or county staff to initial or sign verifying the information.
- For devices that mark and tabulate, at the close of the early voting location each day, the board workers or county staff shall log the number of votes cast on the device and then either turn the device off or otherwise secure the device. Each morning, when the device is turned on and/or retrieved from secured storage, the number of votes cast on the machine shall be compared to the log from the previous day. Any discrepancy shall be immediately reported to the officer in charge of elections.
- At 5:00 p.m. or as soon as practicable after the last voter has left the site on the last day of on-site early voting or emergency voting, the device shall be closed out according to procedures provided by the officer in charge of elections.

All other security procedures set forth in this Manual shall be followed for accessible voting devices used for early voting. See Chapter 4, Section III.

D. Requirements for Ballot Security and Transport

The County Recorder and/or officer in charge of elections shall implement procedures to ensure that voted early ballots are properly secured and chain of custody is maintained for the duration of the applicable retention period. The security and chain of custody requirements set forth in this Manual for Election Day ballots also apply to early ballots. *See, e.g.*, Chapter 9, Section VIII(B)-(C); and Chapter 13, Section VI.

III. EMERGENCY VOTING

A. Establishing Emergency Voting Centers

Upon a specific resolution of the County Board of Supervisors before each election, the Board may authorize the County Recorder or other officer in charge of elections to establish and operate emergency voting centers. The Board shall specify in the resolution the location of the emergency voting centers and the hours of operation. A.R.S. § 16-411(B)(5).

"Emergency" means any unforeseen circumstance that would prevent the voter from voting at the polls. Qualified electors who experience an emergency between 5:00 p.m. on the Friday preceding the election and 5:00 p.m. on the Monday preceding the election may request to vote at an

emergency voting center in the manner prescribed by the Board of Supervisors of their respective county. A.R.S. § 16-542(H).

If an emergency voting center established pursuant to this section becomes unavailable and there is not sufficient time for the County Board of Supervisors to convene to approve an alternate location for that emergency voting center, the County Recorder or other officer in charge of elections may make changes to the approved emergency voting center location and shall notify the public and the Board of Supervisors regarding that change as soon as practicable. The alternate emergency voting center shall be as close in proximity to the approved emergency voting center location as possible. <u>A.R.S. § 16-411(B)(5)(c)</u>.

B. Identification and Signed Statement Requirements

Before receiving a ballot at an emergency voting center, a voter must provide identification as prescribed by A.R.S. § 16-579 (see Chapter 9, Section IV for more details on the identification requirement). If needed, a voter may update their voter registration record at an emergency voting center prior to receiving a ballot by completing a new voter registration form. Such updates shall be deemed effective starting in that election. A.R.S. § 16-411(B)(5); A.R.S. § 16-542(E), (H), (I).

The voter must also sign a statement under penalty of perjury containing substantially the following language: "I declare under penalty of perjury that I am experiencing or have experienced an emergency after 5:00 p.m. on the Friday immediately preceding the election and before 5:00 p.m. on the Monday immediately preceding the election that will prevent me from voting at a polling place on Election Day."

- Such signed statements are not subject to public inspection pursuant to Title 39, Chapter 1, Article 2. <u>A.R.S. § 16-542(H)</u>; <u>A.R.S. § 16-246(F)(2)</u>. Election workers should not ask for any additional information regarding the voter's specific emergency.
- The signed statement for emergency voting may be incorporated into the early ballot envelope and affidavit, with a line for the voter to initial or sign next to the statement, or may be provided to the voter on a separate form to be signed by the voter.

IV. SPECIAL ELECTION BOARDS

A County Recorder or officer in charge of elections may appoint any number of special election boards to facilitate and enable voting by qualified electors who are ill or have a disability.

• For partisan elections, the board must be comprised of two members, one from each of the two political parties who cast the highest number of votes in the state in the last preceding general election. Under no circumstances shall both members of the board consist of voters who are registered with the same party affiliation. The county chairperson of each such party shall furnish, within 60 days before Election Day, the County Recorder or other officer in charge of elections with a list of names of qualified electors within the chairperson's political party, and such additional lists as may be required, from which the County Recorder or other officer in charge of elections shall appoint members to such special election boards. The County Recorder or other officer in charge of elections may

refuse for cause to appoint or may for cause remove a member of this board. A person who is a candidate for an office in that election (other than the office of precinct committeeman) is not eligible to serve on a special election board for that election.

• For nonpartisan elections, the board should consist of two members with different political affiliations. On request, a county may allow any bipartisan panel of certified election officials to act as a special election board. A person who is a candidate for an office in that election (other than the office of precinct committeeman) is not eligible to serve on a special election board for that election.

A.R.S. § 16-549(A); A.R.S. § 16-246(F).

A. Time Periods for Requesting a Special Election Board

A qualified elector who is confined because of a continuing illness or disability may vote using a ballot-by-mail or by making a verbal or written request to have a special election board personally deliver a ballot to the elector's residence or other place of confinement. Such requests must be made by 5:00 p.m. on the second Friday before the election. A.R.S. § 16-549(C).

Qualified electors who become ill or disabled <u>after</u> the second Friday before the election may nonetheless request personal ballot delivery by a special election board up to, and including, the Monday before the election. The County Recorder or other officer in charge of elections shall honor these requests when possible. <u>A.R.S.</u> § 16-549(D).

Electors who are hospitalized after 5:00 p.m. on the second Friday before the election and before 5:00 p.m. on Election Day may request a special election board deliver their ballot to the hospital or other place of confinement. This ballot shall be processed as a provisional ballot in a manner to ensure the voter does not vote more than once. A.R.S. § 16-549(D).

B. Identification and Signed Statement Requirements

Before receiving a ballot from a special election board, a voter who requests a special election board after the second Friday before the election must:

- Provide identification as prescribed by <u>A.R.S. § 16-579</u> (see <u>Chapter 4</u>, <u>Section IV</u> for more details on the identification requirement).
- Sign a statement under penalty of perjury containing substantially the following language: "I declare under penalty of perjury that I am experiencing or have experienced an emergency after 5:00 p.m. on the second Friday preceding the election and before 5:00 p.m. on the Monday immediately preceding the election that will prevent me from voting at a polling place on Election Day."
 - Such signed statements are not subject to public inspection pursuant to Title 39, Chapter 1, Article 2.

A.R.S. § 16-549(D).

V. CHALLENGES TO EARLY BALLOTS

Challenges to early ballots must be submitted prior to the opening of the early ballot affidavit envelope. Challenges received after the affidavit envelope containing the ballot has been opened must be summarily denied as untimely.

Written challenges to voted early ballots shall be given immediately to an early voting election board or other officer in charge of elections. If the written challenge contains at least one of the grounds listed in <u>A.R.S. § 16-591</u>, the board or officer shall, within 24 hours, send the following by first class mail to the challenged voter:

- Notice of the challenge;
- A copy of the written challenge; and
- The time and place at which the voter may appear to defend the challenge.

The notice must be sent to the mailing address shown on the voter's request for the ballot-by-mail. If no address is provided, the notice may be sent to the mailing address on the registration record. If there is a phone number or email address for the challenged voter in the voter registration record, the board or officer must also provide notice of the challenge by email and/or phone to ensure the voter has an opportunity to respond to the challenge. A.R.S. § 16-552.

Notice must also be sent to:

- The challenger at the address provided on the challenge; and
- The county chairperson of each political party represented on the ballot.

The early voting election board shall meet to hear the challenge at the time specified, but:

- Not earlier than **96 hours** after the notice is mailed, or not earlier than **48 hours** after delivery if the notice is delivered by overnight or hand delivery; and
- Not later than 5:00 p.m. on the Monday following the election.

The early election board or other officer in charge of early ballot processing is not required to provide a notice if the written challenge is untimely or fails to set forth at least one of the grounds listed in A.R.S. § 16-591 as a basis for the challenge.

A.R.S. § 16-552; A.R.S. § 16-594.

VI. PROCESSING AND TABULATING EARLY BALLOTS

The following procedures for processing early ballots shall be followed, unless the Secretary of State has granted a jurisdiction permission to use another method otherwise consistent with applicable law. A jurisdiction wishing to deviate from these instructions must make a request in writing no later than 90 days prior to the election for which the exception is requested.

A. County Recorder Responsibilities

1. Signature Verification

Upon receipt of the return envelope with an early ballot and completed affidavit, a County Recorder or other officer in charge of elections shall compare the signature on the affidavit with the voter's signature in the voter's registration record. In addition to the voter registration form, the County Recorder should also consult additional known signatures from other official election documents in the voter's registration record, such as signature rosters or early ballot/AEVL request forms, in determining whether the signature on the early ballot affidavit was made by the same person who is registered to vote.

- If **satisfied** that the signatures were made by the same person, the County Recorder shall place a distinguishing mark on the unopened affidavit envelope to indicate that the signature is sufficient and safely keep the early ballot and affidavit (unopened in the return envelope) until they are transferred to the officer in charge of elections for further processing and tabulation.
- If **not satisfied** that the signatures were made by the same person the County Recorder shall make reasonable and meaningful attempts to: (1) contact the voter via mail, phone, text message, and/or email; (2) notify the voter of the inconsistent signature; and (3) allow the voter to correct or confirm the signature. The County Recorder shall attempt to contact the voter as soon as practicable using any contact information available in the voter's record and any other source reasonably available to the County Recorder.

Voters must be permitted to correct or confirm an inconsistent signature until 5:00 p.m. on the fifth business day after a primary, general, or special election that includes a federal office or the third business day after any other election. For the purposes of determining the applicable signature cure deadline: (i) the PPE is considered a federal election; and (ii) for counties that operate under a four-day workweek, only days on which the applicable county office is open for business are considered "business days."

If the early ballot affidavit is not signed, the County Recorder shall make reasonable and meaningful attempts to contact the voter via mail, phone, text message, and/or email, to notify the voter the affidavit was not signed and explain to the voter how they may cure the missing signature or cast a replacement ballot before 7:00 p.m. on Election Day. The County Recorder shall attempt to contact the voter as soon as practicable using any contact information available in the voter's record and any other source reasonably available to the County Recorder. Neither replacement ballots nor provisional ballots can be issued after 7:00 p.m. on Election Day.

All early ballots, including ballots-by-mail and those cast in-person at an on-site early voting location, emergency voting center, or through a special election board must be signature-verified by the County Recorder. However, because voters who cast an early ballot in-person at an on-site early voting location, emergency voting center, or through a special election board must show identification prior to receiving a ballot, early ballots cast in-person should not be invalidated based

solely on an allegedly inconsistent signature absent other evidence that the signatures were not made by the same person. After verifying an in-person early ballot, a County Recorder may update the signature in a voter's record by scanning the voter's affidavit signature and uploading the signature image to the voter's record.

A.R.S. § 16-550(A); A.R.S. § 16-552(B).³⁰

2. Rejected Early Ballots

If the County Recorder or other officer in charge of elections determines the ballot should be rejected, they shall:

- Indicate for each ballot that the ballot has been rejected;
- Note on the early ballot report or audit report the voter's ID number (or other unique ID number) and the reason for rejection; and
- Set aside the unopened affidavit envelope in the designated stack.

3. Incorrect Ballots

If it is determined that the voter was sent an incorrect ballot and there is sufficient time to mail a new ballot and receive the correct voted ballot back from the voter, the County Recorder or other office in charge of elections shall make reasonable efforts to contact the voter and issue a correct ballot.

If it is too late to mail the correct ballot when the error is discovered but it is still possible to link the ballot to the specific voter, the incorrect ballot shall be sent to the Ballot Duplication Board, and any offices or issues the voter could have lawfully voted for shall be duplicated onto the correct ballot.

B. Early Ballot Board Responsibilities

The Board of Supervisors or officer in charge of elections shall appoint one or more early ballot boards consisting of an inspector and two judges (the two judges must be from different political party preferences). If the early ballot boards retire and reconvene, all materials shall be secured under the control of the Board of Supervisors or officer in charge of elections until the time for the boards to reconvene.

1. Early Ballot Report Log

The early ballot board shall maintain an early ballot report log that includes the following

³⁰ The County Recorder need not retain or employ a handwriting expert to perform signature verification. However, the County Recorder must ensure that staff performing signature verification are properly trained. Temporary employees may be trained by full time staff with at least two election cycles of signature verification experience. Counties should consult the Secretary of State's Signature Verification Guide, available at www.azsos.gov/elections.

information for each batch of early ballots:

- 1. Date;
- 2. Batch ID;
- 3. Number of ballots to process/processed;
- 4. Number of ballots rejected and the reason(s) for the rejection (as applicable);
- 5. Number of ballots sent to duplication;
- 6. Number of ballots sent to tabulation;
- 7. Board members' initials; and
- 8. Board ID.

2. Affidavit Verification

Upon receipt of early ballots that have been batched and signature-verified by the County Recorder or other officer in charge of elections, the early ballot board shall:

- Verify that the affidavit envelope reflects the current election code; and
- Verify that the voter on the affidavit envelope appears on the batch report list received from the County Recorder.

The ballot shall be counted if the County Recorder determined that the affidavit is sufficient and the registrant is a qualified elector of the voting precinct. The vote shall not be counted if the County Recorder determined that the affidavit signature is missing or insufficient (and the applicable cure period has expired), or the registrant is not a qualified elector of the voting precinct.

3. Accepted Early Ballots

If the early ballot was accepted, the early ballot board shall:

- 1. Verify that all affidavit envelopes are of the batch being processed (and set aside any ballots from a different batch to be joined/processed with the proper batch);
- 2. Enter the total on the early ballot report;
- 3. Open each accepted affidavit envelope, being careful not to damage the ballot or the affidavit printed on the envelope;
- 4. Remove the ballot and check to ensure that the ballot is for the current election as shown on the affidavit envelope;
- 5. Place the voted ballot in the designated stack and count the number of ballots;
- 6. Place the empty affidavit envelope in the designated stack;
- 7. Repeat the process until all valid ballots are opened and placed in their appropriate stacks; and

8. Fill out the ballot transmittal slip and send ballots to tabulation.

4. Damaged Early Ballots

If damaged ballots are found, they should be segregated from the batch and placed with any other ballots to be duplicated from the batch. The early ballot board must include each damaged ballot on a transmittal slip.

5. Transmittal Slips for Tabulation or Duplication

Each batch of ballots sent to the central counting place and Ballot Duplication Boards shall be accompanied by a completed transmittal slip with the following information:

- 1. Date item is originally processed;
- 2. Where ballots are sent **To:** (central counting place, Ballot Duplication Board, etc.);
- 3. Where ballots are sent From: (early voting, Ballot Duplication Board, etc.);
- 4. Ballot color and party (if applicable);
- 5. Total number of ballots sent;
- 6. Board ID;
- 7. Initials of board members; and
- 8. Batch/sub-batch numbers.

If a ballot was transmitted by facsimile to a UOCAVA voter and the voted ballot was returned by facsimile, the ballot should be sent to the Ballot Duplication Board to be duplicated in the method prescribed under Ballot Duplication Board instructions. See Chapter 10, Section II(D).

6. Close Out

The early ballot board will close out each batch as follows:

- 1. Calculate a cumulative total of the number of:
 - a. Affidavit envelopes received;
 - b. Ballots sent to the Ballot Duplication Boards;
 - c) Ballots rejected; and
 - d. Ballots sent to the central counting place;
- 2. Verify and audit these numbers against each applicable item (*i.e.*, the total number of affidavit envelopes collected should match the cumulative total on the early voting ballot report, etc.);
- 3. Place paperwork in the official envelope (official envelopes are marked to specify the items to be placed in each) or official envelope container (to accommodate large volumes);

- 4. Retain a duplicate copy of the early ballot report/log for office records; and
- 5. Seal the official envelope or official envelope container with a tamper-resistant or tamper-evident seal.

7. Ballot Transportation

After processing is complete, if ballots need to be transferred to another building for tabulation, ballots shall be transported in a secure manner by at least two election officials (not of the same political party preference) with the ballots inside of a ballot transfer container (sealed with a tamper-resistant or tamper-evident seal and accompanied by chain of custody documentation) to a receiving site or a central counting place that is inside a secured building. Badge control shall be handled in the same manner as the central counting place.

C. Timing for Tabulation of Early Ballots and Reporting of Results

The officer in charge of elections may begin tabulating early ballots after confirmation from the Secretary of State that all equipment passes any required logic and accuracy test. A.R.S. § 16-552(A). Tabulation of early ballots may begin immediately after the envelope and completed affidavit are processed and delivered to the early board. A.R.S. § 16-550(B).

Early ballot tabulation results may not be reported until Election Day, at the earlier of:

- The time when all ballots cast on Election Day at voting locations have been tabulated; or
- One hour after all polls under the jurisdiction of the officer in charge of elections have closed on Election Day.

Polls presumptively close at 7:00 p.m. on Election Day unless extended by court order. <u>A.R.S. § 16-551(C)</u>; <u>A.R.S. § 16-552(A)</u>; <u>A.R.S. § 16-565(A)</u>.

VII. ELIGIBILE VOTERS IN JAIL OR DETENTION FACILITIES

Individuals held in pretrial detention or serving a sentence for a misdemeanor conviction remain eligible to register and vote (assuming no other deficiencies in eligibility). To the extent practicable, County Recorders shall coordinate with the county sheriff's office, jail, or detention facilities, the county public defender's office, and other appropriate stakeholders to develop and implement reasonable procedures to facilitate voter registration and voting, including the receipt and return of a ballot-by-mail, by eligible voters held in jail or detention facilities. Such procedures may include providing the facilities with voter information guides, registration forms, and ballot-by-mail request forms, coordinating a means for secure and effective delivery and return of ballots-by-mail for those in custody and/or the use of special election boards as permitted by law.

CHAPTER 3: BALLOT-BY-MAIL ELECTIONS

"Ballot-by-mail" elections are elections in which a ballot is automatically mailed to every qualified elector in a jurisdiction, regardless of whether the voter is on the AEVL. These elections also include establishment of ballot replacement sites, where voters may receive and cast a replacement ballot.

Ballot-by-mail elections must be conducted according to most of the same requirements applicable to early voting. A.R.S. § 16-191; A.R.S. § 16-409(A); A.R.S. § 16-558(B); see also Chapter 2.

I. ELIGIBILITY TO HOLD A BALLOT-BY-MAIL ELECTION

Cities, towns, school districts, and special taxing districts are the only jurisdictions permitted to conduct ballot-by-mail elections. A.R.S. § 16-409(A); A.R.S. § 16-558(A).³¹

In addition, a County Recorder or other officer in charge of elections may send a Presidential Preference Election ballot to all qualified electors in precincts with 300 or less registered voters. A.R.S. § 16-248(H).

II. APPROVAL TO HOLD A BALLOT-BY-MAIL ELECTION

A city, town, school district, or special taxing district may conduct its own ballot-by-mail election after obtaining approval of their governing board. A.R.S. § 16-409(A); A.R.S. § 16-558(A).

Special taxing districts must obtain approval of the applicable County Board of Supervisors, even if the special taxing district will conduct its own election. The special taxing district must obtain approval from the Board of Supervisors before it publishes a call of election. If a special taxing district comprises more than one county, the governing board of the special taxing district must seek approval of the County Board of Supervisors in the county that contains the greater number of registered voters in the district. A.R.S. § 16-558(A).

If a city, town, school district, or special taxing district requests a county conduct the election on the jurisdiction's behalf, the conduct of that election is generally subject to an agreement between

-

³¹ "School district" is defined as a political subdivision organized for the administration, support, and maintenance of public institutions offering instruction to students "in programs for preschool children with disabilities, kindergarten programs or any combination of elementary grades or secondary grades one through twelve," and does not include community college districts. *See* A.R.S. § 15-101(23).

the county and the jurisdiction. <u>A.R.S. § 16-205</u>. Among other things, the agreement may require that all local jurisdictions holding elections on a particular consolidated election date conduct a ballot-by-mail election in lieu of establishing voting locations on Election Day.

The governing body of a special taxing district must provide various public notifications before conducting any election that is not held concurrently with a general election, which includes ballot-by-mail elections. A.R.S. § 16-226(B); A.R.S. § 16-227(A). See Chapter 8, Section IV(C).

III. PREPARING AND MAILING BALLOTS

A County Recorder or other officer in charge of elections may use a unified ballot format that combines all candidates and issues on the same ballot in a ballot-by-mail election. A.R.S. § 16-204(G).

Ballots utilized in a ballot-by-mail election must be prepared and transmitted in accordance with the requirements applicable to early ballots (see Chapter 2, Sections I(C)) and I(D)), except:

- The County Recorder must mail ballots to all eligible voters not more than 27 and not fewer than 15 days before the election. A.R.S. § 16-558.01.
- Return envelopes in ballot-by-mail elections for Title 48 special district elections need not be postage pre-paid. The district governing board must determine whether the cost of return postage will be borne by the local jurisdiction or the voter. <u>A.R.S. § 16-558.01</u>.

If a jurisdiction conducts its own election without using the services of the County Recorder, the duties listed above for the County Recorder shall be performed by the officer in charge of elections for the jurisdiction.

IV. METHODS TO RETURN OR REPLACE BALLOTS

A completed ballot-by-mail must be delivered to the appropriate officer in charge of elections or an official ballot drop-off location no later than 7:00 p.m. on Election Day. <u>A.R.S. § 16-411(D)</u>; <u>16-558(B)</u>; <u>16-551(C)</u>.

A city, town, school district, or special taxing district that conducts a ballot-by-mail election on its own behalf, and a county that conducts a ballot-by-mail election on behalf of a jurisdiction, may establish voting locations/ballot replacement sites on Election Day as well as ballot drop-off sites for voters to deposit voted ballots until 7:00 p.m. on Election Day. A.R.S. § 16-411(D); see also Chapter 8, Section I(B).

A County Recorder or other officer in charge of elections must establish at least one central location in each district to issue replacement ballots in cases where the voter's mailed ballot was lost, spoiled, destroyed, or not received. These ballot replacement sites shall be open until 7:00pm on Election Day. A.R.S. § 16-558.02(A); A.R.S. § 16-409(A). The County Recorder or other officer in charge of elections may establish as many additional ballot replacement sites as deemed

necessary. If there is no appropriate location for a ballot replacement site in the district (for example, if the district contains only residential buildings), the County Recorder or officer in charge of elections should establish a ballot replacement site as close as practicable to a central location in the district. A.R.S. § 16-558.02(A). Factors set out in Chapter 8, Section I(E) should be considered when selecting ballot replacement sites.

In order for the replacement ballot to be counted, the voter must sign a sworn statement that the original ballot was lost, spoiled, destroyed, or not received. A.R.S. § 16-409(A); A.R.S. § 16-558.02(A). This language may be incorporated into the early ballot affidavit prescribed by A.R.S. § 16-547(A). See Chapter 2, Section I(C)(2). The County Recorder or other officer in charge of elections shall keep a record of each replacement ballot provided. A.R.S. § 16-558.02(B). In any case, the County Recorder must ensure that only one early ballot for a particular voter is verified and transmitted to the officer in charge of elections for tabulation. See Chapter 2, Section VI(A).

V. PROCESSING VOTED BALLOTS IN A BALLOT-BY-MAIL ELECTION

Voted ballots returned to the County Recorder or other officer in charge of elections must be processed and tabulated in a manner similar to early ballots. <u>A.R.S. § 16-409(B)</u>; <u>A.R.S. § 16-552</u>; *see* Chapter 2, Section VI.

Even if a city, town, school district, or special taxing district conducts its own election, the jurisdiction must usually enter into an agreement with the applicable county (or counties) in order to conduct signature verification. See A.R.S. § 16.205(C). Absent an agreement with the County Recorder, a local jurisdiction could conduct its own signature verification at a public terminal provided by the County Recorder during normal business hours.

If a special taxing district crosses county lines, the district must enter into an agreement with both counties in order to conduct signature verification. For example, the county with the larger number of registered voters may conduct the election on the special taxing district's behalf, and seek voter registration records from the smaller county in order to conduct signature verification for all voters in the special taxing district.

VI. POST-ELECTION REPORTING REQUIREMENTS

A city, town, or school district that conducts a ballot-by-mail election must report the following information to the Senate President and Speaker of the House of Representatives by January 1 of the year immediately following any ballot-by-mail election:

- 1. Changes in voter turnout from the previous election (regardless of whether the previous election was a ballot-by-mail or traditional election);
- 2. The cost of the ballot-by-mail election compared to traditional elections;
- 3. Suggestions for improvements to the ballot-by-mail election system;
- 4. The frequency and severity of irregularities in the ballot-by-mail process, if any;

- 5. Voter satisfaction with the ballot-by-mail election process; and
- 6. The number of non-deliverable ballots in the ballot-by-mail election.

<u>A.R.S. § 16-409(B)</u>.

CHAPTER 4: VOTING EQUIPMENT

I. VOTING EQUIPMENT CERTIFICATION

All components of a voting system must be properly certified prior to use in any election for a federal, state, or county office. A.R.S. § 16-442(B). In addition, a city, town, or agricultural improvement district may adopt for use in its elections any electronic voting system or vote tabulating device approved by the Secretary of State, and thereupon, the voting system or device may be used at any or all elections for voting, recording, and counting votes cast in an election. A.R.S. § 16-442(E).

A voting system is defined as the total combination of mechanical, electromechanical, or electronic equipment (including the software, firmware, and documentation required to program, control, and support the equipment) that is used to define ballots, cast and count votes, report or display election results, and maintain and produce any audit trail information. 52 U.S.C. § 21081(b)(1). Thus, a voting system consists of the electronic voting equipment (including central count equipment, precinct voting equipment, and accessible voting equipment) and election management system (EMS) used to tabulate ballots. The voter registration system, electronic pollbooks, and ballot on demand printers are separate from the voting system.

This section outlines the procedures under which voting systems are certified, recertified, or decertified for use in Arizona. A new voting system must be certified by:

- 1. A Voting System Test Laboratory (VSTL) accredited in accordance with the Help America Vote Act;
- 2. The federal Election Assistance Commission (EAC); and
- 3. The Secretary of State, based on a recommendation from the state Election Equipment Certification Committee.

A.R.S. § 16-442(A)-(B).

Certification includes a review of system documentation and/or conducting a demonstration and functionality test. Upgrades or modifications to an existing voting system require recertification, but if the upgrade or modification is *de minimis*, a demonstration and functionality test is optional and not necessarily required. *See* Chapter 4, Section I(A)(2). A request for emergency conditional certification is subject to different standards. *See* Chapter 4, Section I(C).

The Secretary of State shall consult with and obtain recommendations regarding voting systems from nonprofit organizations and state agencies that represent persons who are blind or visually impaired, persons with expertise in accessible software, hardware, and other technology, county and local election officials, and other persons deemed appropriate by the Secretary of State. The

Secretary of State shall submit these recommendations to the state Election Equipment Certification Committee to be considered for possible certification if the election equipment manufacturer submits an application for certification. <u>A.R.S. § 16-442.01(C)</u>.

A. State Certification Process

A manufacturer's voting system must be tested and certified as a comprehensive suite, not as individual components. Therefore, a manufacturer's proposed combination of hardware, software, and firmware must be tested as an integrated whole to ensure the particular system accurately tabulates votes. As a result, a jurisdiction may not mix-and-match components from different manufacturers' certified voting systems. The officer in charge of elections may mix components from different manufacturers' voting systems only if those systems are not interconnected and under exceptional circumstances after notifying and receiving written approval from the Secretary of State.

1. Submitting an Application for Certification

To initiate state certification, a voting system manufacturer must submit an application to the Secretary of State. The application form is prescribed by the Secretary of State. A complete application packet consists of:

- 1. A completed application form, including a description of all voting system components and, if seeking recertification, a description of modifications to the prior certified voting system;
- 2. Product descriptions and/or sales brochures of the voting system components;
- 3. VSTL Test Report; and
- 4. EAC Certificate of Conformance, including EAC Certification Number and Scope of Certification.

A manufacturer may submit an application packet to the Secretary of State electronically or by mail. The Secretary of State must conduct a preliminary review of the application packet within 21 days of receipt of a completed packet or sooner if practicable. If the application packet is incomplete, the Secretary of State should inform the manufacturer and need not take further action until the application packet is complete.

2. Review by the Election Equipment Certification Committee

Once the application packet is deemed complete, the Secretary of State must notify and provide all relevant documentation to the Election Equipment Certification Committee and schedule a public meeting. If a demonstration and functionality test will be required, the Secretary of State must (1) coordinate with the manufacturer to receive test ballots; (2) develop a test script to vote the test ballots on all electronic voting equipment; (3) tabulate the test ballots (using alternative equipment provided by the manufacturer that is not the equipment to be tested in the demonstration and functionality test) in advance of the public meeting to ensure conformity with the test script; and (4) coordinate delivery and storage of the voting system as the test date nears.

Upon notification by the Secretary of State, to the extent practicable, the Election Equipment Certification Committee must conduct a public meeting within 90 days to consider an application for certification or recertification.

The Secretary of State coordinates the logistical details for holding the public meeting, including complying with notice requirements in accordance with Arizona open meeting laws, taking meeting minutes, and ensuring the presence of legal counsel. <u>A.R.S. § 38-431.01</u>.

a. Composition of the Election Equipment Certification Committee

The state Election Equipment Certification Committee consists of three persons appointed by the Secretary of State with the following qualifications:

- 1. A faculty member of the engineering college at an Arizona university;
- 2. A lawyer member of the Arizona Bar Association; and
- 3. A person who is familiar with voting procedures in the state, such as a trained election official.

Committee members serve without compensation. No more than two of the Committee members may be registered with the same political party. At least one member must have at least five years of experience with, and be able to render an opinion based on knowledge of or training/education in, electronic voting systems, procedures, and security. A.R.S. § 16-442(A).

b. New Application for Certification

For a new application for certification, the Election Equipment Certification Committee must conduct the following activities in a public meeting:

- 1. Review the manufacturer's application packet for completeness;
- 2. Confirm VSTL approval and EAC certification;
- 3. Confirm the voting system under review is the same voting system certified by the EAC;
- 4. Review the voting system and test ballots for compliance with the legal standards for certification;
- 5. Conduct a demonstration and functionality test;
- 6. Ask questions to the manufacturer's representatives as necessary;
- 7. Seek legal advice in executive session as necessary; and
- 8. Vote on whether to recommend to the Secretary of State approval, conditional approval, or denial of the manufacturer's application.

The Election Equipment Certification Committee may issue a recommendation to the Secretary of State to approve or deny the application, including partial or conditional approval. The Committee

may also recommend specific conditions under which the voting system may be used by a county, city, town, or special taxing district.

The Election Equipment Certification Committee must issue a written recommendation to the Secretary of State based on the majority vote from the public meeting.

i. <u>Legal Standards for Certification</u>

A voting system must comply with all federal and state laws, including the following:

- 1. The voting system must be tested and certified under federal law:
 - a. The voting system must be reviewed and/or tested by an accredited VSTL;
 - b. The voting system must be certified by the EAC; and
 - c. The voting system must otherwise comply with the then-applicable federal Voluntary Voting System Guidelines (VVSG) in effect;
- 2. The voting system must have the following functional capability and/or characteristics required under federal and state law:
 - a. The voting system must be suitably designed and be of durable construction;
 - b. The voting system must provide for secure, efficient, and accurate voting;
 - c. The voting system must record votes correctly and accurately, including aggregation of the voter's choices made on a single device;
 - d. The voting system must provide a durable paper document that visually indicates the voter's selections and can be (1) used to verify the voter's choices; (2) spoiled by the voter if they fail to reflect the voter's choices, in which case the voter would be permitted to cast a new ballot; and (3) used in recounts and manual audits;
 - e. The voting system must function for all types of elections;
 - f. The voting system must be capable of rotating candidate names within a race and accurately tabulating the results;
 - g. The voting system must aggregate the votes in the EMS in a way that prevents votes from being changed or deleted after voting has concluded; and
 - h. The voting system must contain security features that prevent unauthorized access or hacking;
- 3. Ballot marking devices and direct-recording electronic (DRE) voting machines must:
 - a. Allow the voter to vote for the candidate or ballot measure of choice, allow the voter to vote for or against as many candidates or ballot measures for which they are entitled to vote, and inform the voter if the number of vote choices exceeds the permitted amount or prevent the voter from selecting more than the permitted number of vote choices;
 - b. Prevent the voter from voting for the same person more than once for the same office;

- c. Provide the voter with an opportunity (in a private, secret, and independent manner) to verify the votes selected by the voter on the ballot;
- d. Permit the voter to correct (in a private, secret, and independent manner) any error before the ballot is cast and counted or cast a replacement ballot if the previous ballot is spoiled or unable to be changed or corrected;
- e. Have the capability to be sealed and prevent further voting after the close of the polls and/or after the last voter has voted; and
- f. DRE voting machines must produce a paper ballot or voter verifiable paper audit trail (VVPAT) for audit purposes, including the ability to change the ballot or correct any error before submitting the ballot for tabulation and noting a spoiled or voided ballot when the voter changes the ballot or corrects an error;
- 4. Accessible voting equipment must be capable of:
 - a. Allowing the voter to cast and verify (both visually and with audio or synthesized speech) the voter's selections, including a synthesized (or actual) speech recording and braille keyboard or other input method that is ADA compliant;
 - b. Producing a paper ballot or VVPAT for audit purposes, including the ability to change the ballot or correct any error before submitting the ballot for tabulation and noting a spoiled or voided ballot when the voter changes the ballot or corrects an error;
 - c. Displaying the on-screen ballot in a format substantially similar to that of paper ballots (see Chapter 4, Section II(E)(1) and Chapter 8, Section V(A));
 - d. Displaying, providing audio or synthesized speech (and if applicable, printing) the ballot in English and in any minority language required under federal or state law; ³² and
 - e. Otherwise providing voters with visual impairments equivalent access to the voting experience compared to that provided for voters without visual impairments;
- 5. The voting system must not have been subject to a recent decertification proceeding or otherwise have been utilized in violation of federal or state law.³³

A.R.S. § 16-442(B); A.R.S. § 16-442.01(A)-(B); A.R.S. § 16-446(A)-(B); A.R.S. § 16-502(H); 52 U.S.C. § 20971(a)-(b); 52 U.S.C. § 21081(a).

ii. Demonstration and Functionality Test

A demonstration and functionality test consists of the Equipment Certification Committee:

³² See <u>Chapter 8</u>, <u>Section VI</u>. If the applicable minority language is not a written language, the accessible voting machine must be capable of providing audio or synthesized reading of the ballot to the voter.

³³ For example, under A.R.S. § 16-1004(B), it is a class 5 felony to knowingly modify the software, hardware, or source code for voting equipment without receiving certification from the Election Equipment Certification Committee.

- 1. Explaining the testing process (of both primary and general election test ballots) during the public meeting;
- 2. Casting ballots on all electronic voting equipment in accordance with the test script prepared for the meeting;
- 3. Casting ballots on the accessible voting equipment in English and any minority language required under federal or state law, including testing the audio equipment;
- 4. If the system captures digital ballot images, determining whether the system:
 - a. Produces digital images of readable quality, including clearly displaying write-in votes;
 - b. Produces digital images that are capable of being sorted by criteria such as race, district, ballot type, or precinct;
 - c. Encrypts the digital images; and
 - d. Is capable of transferring or downloading the digital images at a reasonably fast rate;
- 5. If the system includes electronic adjudication and/or electronic write-in tallying functionality, determining the electronic adjudication and/or electronic write-in tallying program functions in compliance with applicable state law (see Chapter 10, Sections II(E) and II(H)(2));
- 6. Ensuring the aggregate vote totals for each race in the EMS match the pre-determined test results prepared by the Secretary of State; and
- 7. Demonstrating the voting system's ability to function in compliance with applicable state and federal law.

c. Application for Recertification of Updated/Modified Systems

Any upgrades or modifications to any aspect of an existing certified voting system as defined in Chapter 4, Section I require recertification as a precondition for the upgraded/modified system to be used in Arizona elections. Like new applications, an application for recertification requires VSTL approval, EAC certification, and certification by the Secretary of State, based on review and recommendation by the Election Equipment Certification Committee. However, depending on the nature of the upgrade/modification, a demonstration and functionality test may not be necessary.

An upgrade or modification is documented through an engineering change order (ECO) prepared by the manufacturer and submitted to the appropriate VSTL. If the VSTL concludes, and the EAC agrees, that the ECO represents a *de minimis* change to the existing certified voting system, the Secretary of State may:

1. Notify the Election Equipment Certification Committee that the upgrade or modification has been deemed *de minimis* by the EAC;

- 2. Recommend the Committee conduct its review without a demonstration and functionality test; and
- 3. If the Committee agrees to forego a demonstration and functionality test, schedule a public meeting to review the manufacturer's application for recertification.

If the Election Equipment Certification Committee foregoes a demonstration and functionality test, the Committee must:

- 1. Review the manufacturer's application for recertification for completeness in a public meeting, whether in-person, telephonically, or by video teleconference;
- 2. Confirm VSTL approval and EAC certification;
- 3. Ask questions to the manufacturer's representatives as necessary;
- 4. Seek legal advice in executive session as necessary;
- 5. Make an independent finding that the upgrade or modification is *de minimis* in nature; and
- 6. Vote on the manufacturer's application for recertification.

The Election Equipment Certification Committee must issue a written recommendation to the Secretary of State based on the majority vote from the public meeting. The Election Equipment Certification Committee may recommend approval or denial of the application, including partial or conditional approval.

If the Committee determines that the upgrade or modification is not *de minimis*, or the application for recertification otherwise requires additional review or testing, the Committee may vote to schedule a subsequent meeting to conduct a demonstration and functionality test. In that case, the Committee must evaluate the upgraded or modified voting system under the standards applicable to a new application for certification.

3. Secretary of State Final Decision

Within a reasonable period after receiving the Election Equipment Certification Committee's recommendation, the Secretary of State must issue a final decision on an application for certification or recertification. The Secretary of State may accept, deny, or modify the Election Equipment Certification Committee's recommendation, including issuance of a partial or conditional certification.

The Secretary of State must issue the final decision in writing and notify the manufacturer by mail or email.

A final decision denying certification must include notice that the decision constitutes an appealable agency action. The notice must:

1. Identify the statute, rule, or provision upon which the decision was based;

- 2. Identify with reasonable particularity the reason why certification was denied or conditioned;
- 3. Include a description of the manufacturer's right to request a hearing on the decision; and
- 4. Include a description of the manufacturer's right to request an informal settlement conference pursuant to A.R.S. § 41-1092.06.

A.R.S. § 41-1092(3); A.R.S. § 41-1092.03(A).

4. Appeal Process

A manufacturer may appeal the Secretary of State's final decision denying an application for certification, conditional certification, or recertification.

a. Filing Notice of Appeal

A manufacturer must file the notice of appeal with the Secretary of State within 30 days after receiving the final decision. The notice of appeal must:

- 1. Identify the manufacturer;
- 2. Provide the manufacturer's address;
- 3. Identify the agency and action being appealed; and
- 4. Contain a concise statement of the reasons for the appeal.

The notice of appeal must be served by personal delivery or certified mail, return receipt requested.

Within five business days of receiving an appeal, the Secretary of State must:

- 1. Notify any local jurisdictions who use the manufacturer's voting system or are otherwise potentially affected by the appeal; and
- 2. Request a hearing from the Office of Administrative Hearings.

A.R.S. § 41-1092.03(A)-(B); A.R.S. § 41-1092.04.

b. Hearing on Appeal

If an informal settlement conference pursuant to <u>A.R.S. § 41-1092.06</u> is not requested, a hearing before the Office of Administrative Hearings:

- 1. Must be conducted no later than 60 days after the appeal was filed with the Secretary of State;
- 2. Must include a complete and accurate record;
- 3. Must be conducted in accordance with A.R.S. § 41-1092.07; and

4. Must be presided over by an administrative law judge, who must issue a recommended decision pursuant to A.R.S. § 41-1092.08(A).

The manufacturer bears the burden of persuasion to establish that the voting system should have been certified or recertified. The administrative law judge must issue a recommended decision within 20 days after the hearing is concluded. A.R.S. § 41-1092.08(A).

The only remedy available is recommended reversal or modification of the Secretary of State's final decision. Damages of any kind may not be awarded.

<u>A.R.S. § 41-1092.05</u>.

c. Action on Recommended Decision

Within 30 days following issuance of the administrative law judge's recommendation, the Secretary of State may accept, reject, or modify the decision. A.R.S. § 41-1092.08(B).

The Secretary of State's decision constitutes the final determination of the application for certification or recertification. The Secretary of State must provide notice of the final determination to the manufacturer and any other interested parties.

B. Requirements for Equipment Decertification

If the Secretary of State has reason to believe that a certified voting system or specific equipment or component thereof is not performing or being utilized in accordance with federal or state law, the Secretary of State may issue an Intent to Decertify the voting system or any component of the system. A.R.S. § 16-442(C)-(D).

In reaching the preliminary decision to decertify, the Secretary of State may take into account any of the following:

- 1. Material breach of contract with any Arizona jurisdiction;
- 2. Submission of a fraudulent, misleading, or otherwise ineligible application for certification or recertification;
- 3. Installation or use of an unauthorized voting system;
- 4. Failure to properly function or perform, including security vulnerabilities;
- 5. Federal decertification by the EAC;
- 6. Failure to place election equipment source code in escrow and/or failure to authorize the State of Arizona to access or receive the source code;
- 7. Loss of physical custody and control to an unauthorized or untrusted source; and
- 8. Failure to continue to meet any requirements for certification.

Upon issuance of an Intent to Decertify, the Secretary of State must promptly notify the manufacturer and any affected parties. Within 30 days of issuance, the manufacturer and any affected parties may submit written comments to the Secretary of State in support of or opposition to decertification.

Within 120 days of issuance, the Secretary of State must convene the Election Equipment Certification Committee. At a public meeting the Committee must:

- 1. Review the evidence for and against decertification;
- 2. Ask questions to the manufacturer's representatives (as necessary);
- 3. Seek legal advice in executive session (as necessary); and
- 4. Vote on whether to recommend decertification.

The Election Equipment Certification Committee may recommend full or partial decertification. The Committee may also specify the conditions under which the voting system may continue to be used by a county, city, town, or special taxing district. The Election Equipment Certification Committee must issue a written recommendation to the Secretary of State based on the majority vote from the public meeting.

Within a reasonable period after receiving the Election Equipment Certification Committee's recommendation, the Secretary of State must issue a final decision on the Intent to Decertify. The Secretary of State may accept, deny, or modify the Election Equipment Certification Committee's recommendation, including issuance of a conditional recertification. The Secretary must follow the remaining procedures applicable to issuance of a final decision for an application for certification or recertification. See Chapter 4, Section I(A)(3) above.

The manufacturer or affected party may appeal a decertification in accordance with the appeal procedures for denials of certification and recertification. See Chapter 4, Section I(A)(4) above.

In addition to decertification, the Secretary of State may prohibit the purchase, lease, or use of any voting system (or component thereof) if a manufacturer or jurisdiction: (1) installs, uses, or permits the use of a voting system that is not certified for use or approved for experimental use; or (2) uses or includes hardware, firmware, or software in a voting system version that is not certified for use or approved for experimental use. A.R.S. § 16-442(D).

C. Emergency Conditional Certification of Upgrade/Modification

If a local jurisdiction requires an emergency upgrade or modification to its existing certified voting system, the jurisdiction must apply to the Secretary of State for emergency conditional certification of the upgrade or modification. Emergency conditional certification allows the voting system to be upgraded or modified without seeking VSTL testing or EAC certification. A.R.S. § 16-442(G).

To apply for emergency conditional certification, the local jurisdiction must:

- 1. Convene its governing board to pass a resolution outlining why the forthcoming election cannot be conducted without the requested emergency conditional certification;
- 2. Make a written request to the Secretary of State that outlines the need for conditional emergency certification, including:
 - a. A description of the proposed upgrade/modification;
 - b. A description of what aspects of the voting system will be affected;
 - c. An explanation why the upgrade/modification is necessary in order to conduct the next election, including a copy of the governing board's resolution;
 - d. An explanation why the upgrade/modification could not have been sought earlier through the standard recertification process;
 - e. A description of what safeguards or contingency plans will be implemented if the proposed upgrade/modification does not function as intended during the election; and
 - f. Any other information deemed relevant by the local jurisdiction.

Upon receipt of a request for emergency conditional certification, the Election Equipment Certification Committee must convene as soon as practicable (but no later than 30 days from the date of the request) and follow the same procedures applicable to an application for recertification, except:

- VSTL approval and EAC certification are not required; and
- Both the local jurisdiction and manufacturer are expected to participate in the public meeting and answer the Election Equipment Certification Committee's questions.

Upon receipt of the Election Equipment Certification Committee's recommendation, the Secretary of State must issue a final decision within 15 days or sooner if practicable.

Any grant of conditional emergency certification is limited to six months from the date of the Secretary's final decision. If the manufacturer has not applied for (and been granted) recertification before expiration of the 6-month period, the conditionally certified voting system is automatically decertified and ineligible for continued use. <u>A.R.S.</u> § 16-442(G).

The local jurisdiction may appeal a denial of emergency certification in accordance with the appeal procedures for denials of certification and recertification described above. See Chapter 4, Section I(A)(4).

D. Election System Software Escrow Statement

Election vendors who have voting equipment certified for use in Arizona elections and whose equipment is currently in use or will be used in an upcoming election shall notify the Secretary of State, in writing, by January 31 of each year where the source code is held in escrow.

II. LOGIC AND ACCURACY (L&A) TESTING

A logic and accuracy (L&A) test is intended to confirm that votes are attributed to the correct candidates and ballot measures in the election management system (EMS) and that each candidate and ballot measure receives the accurate number of votes.

The Board of Supervisors or officer in charge of elections is responsible for performing an L&A test on all voting equipment prior to each election. The conduct of the test must be overseen by at least two elections staff or inspectors (of different political parties), and shall be open to observation by representatives of the political parties, candidates, the press, and the public.

For any election that includes a federal, statewide, or legislative office, the Secretary of State is responsible for conducting an additional L&A test on selected voting equipment. A.R.S. \S 16-449.

A. Timeframe to Conduct L&A Testing

1. Accessible Voting Equipment L&A Test

In-person voting, both during the early voting period and on Election Day, requires the deployment of accessible voting equipment for voters with disabilities and/or those needing assistance in a minority language required by federal or state law. Further, some counties use accessible voting equipment for ballot marking by all voters at the voting location.

The officer in charge of elections must test all accessible voting equipment prior to an election.

• For an all ballot-by-mail election, equipment must be tested at least 15 days before the election.

Page | 95

³⁴ Though not required, counties may, in their discretion, conduct additional pre-election L&A tests prior to the county's and Secretary of State's pre-election L&A test and/or additional post-election L&A tests after the county's post-election L&A test, including with participation from representatives of the recognized political parties.

- For a city, town, school district, or special taxing district election that is not an all ballot-by-mail election, and for a county election, equipment must be tested at least 27 days before the election (prior to the commencement of early voting).
- For a federal, statewide, or legislative election, equipment must be tested prior to the Secretary of State's L&A test, where practicable, or promptly thereafter.
- For jurisdictions covered under Section 203 of the Voting Rights Act, the equipment's language accessibility functionality must also be tested.

In the case of federal, statewide, or legislative elections, the Secretary of State tests selected accessible voting equipment within seven days before the start of early voting (*i.e.*, between 34 and 27 days before the election). A.R.S. § 16-449(B).

L&A tests for accessible voting equipment are a prerequisite for the County Recorder to open onsite early voting locations.

2. Optical and Digital Equipment L&A Test

The officer in charge of elections must test precinct/vote center voting equipment and central count equipment within 30 days of an election. In the case of federal, statewide, or legislative elections, the Secretary of State must also test selected equipment within 17 days before the election. <u>A.R.S.</u> § 16-449(A).

However, if a county's accessible voting equipment does not independently tabulate votes (*i.e.*, the equipment marks and/or produces a paper ballot that will be tabulated using different voting equipment), the officer in charge of elections and Secretary of State may test all voting equipment (including precinct voting equipment and central count equipment) during the time period applicable to accessible device testing. A.R.S. § 16-449(C). If the officer in charge of elections wishes to have all voting equipment testing completed together, the officer in charge of elections must make that request to the Secretary of State at least 90 days prior to the election. In order to prepare for this consolidated testing, the officer in charge of elections must provide to the Secretary of State all testing materials as referenced in Chapter 4, Section II(D)(2) below, including printed ballots, at least three weeks before the start of early voting. The Secretary of State has discretion to grant or deny a request for consolidated testing based on the circumstances. For example, if test ballots are not timely received, the tests will need to be conducted separately and the officer in charge of elections will be notified of the determination.

3. Rescheduling L&A Tests

The Secretary of State's Office must conduct its L&A tests after the officer in charge of elections has conducted county-level tests whenever practicable. In the event the officer in charge of elections has not successfully conducted an L&A test prior to the Secretary of State's scheduled test, the officer in charge of elections should contact the Secretary of State to consider whether to postpone the Secretary's L&A test pending further local testing.

If the electronic voting system has not successfully passed the Secretary of State's L&A test, the Secretary of State may schedule a re-test for a later date. Re-testing may continue during the early voting period and through the day prior to the election. However, the officer in charge of elections may not deploy any electronic voting equipment in a federal, statewide, or legislative election that has not successfully passed the Secretary of State's L&A test.

B. Public Notice of L&A Test

The Board of Supervisors or other officer in charge of elections must publish notice of the time and place of each L&A test as soon as practicable after the test is scheduled and, in any case, at least 48 hours in advance of the test. See A.R.S. § 16-449(A). The notice must be published at least once in a daily or weekly newspaper circulated in the county. If no newspaper is published in the jurisdiction, notice must be published in any newspaper of general circulation. A.R.S. § 16-449(A). The notice should also be posted on the county's website and distributed through any other public communication or social media channels regularly used by the county.

If the Secretary of State must reschedule an L&A test or schedule a re-test, and the Board of Supervisors or other officer in charge of elections cannot reasonably comply with the 48-hour public notice requirement, the Board of Supervisors or other officer in charge of elections must:

- Publish notice of the rescheduled L&A test in a daily or weekly newspaper within the county as soon as possible if the notice is capable of being published before the test date;
- Post the notice on the county's website and distribute the notice through any other public communication or social media channel(s) regularly utilized by the county; and
- Provide notice of the place and time of the rescheduled L&A test or re-test by phone or email to all L&A test observers from the immediately preceding L&A test.

C. Observers for L&A Test

An L&A test must be observed by the officer in charge of elections or designee. An L&A test must also be open to:

- Designated political party representatives;
- Candidates or candidate representatives;
- · Government officials; and
- Members of the public and the media.

A.R.S. § 16-449(A). To ensure security, comply with applicable public health guidelines, and/or prevent disruption of election operations, the officer in charge of elections may place reasonable restrictions on observers, including specifying a designated area where observers are permitted to view the L&A test. If possible, the live video feed of the tabulation room should be turned on for L&A tests.

D. Process for Conducting L&A Tests by the Secretary of State

The Secretary of State must conduct an L&A test on accessible voting equipment and optical/digital scan equipment before each federal, statewide, and legislative election.

1. Acquisition of Precinct Information and Voting Equipment

At least eight weeks before a primary election or PPE, the officer in charge of elections must provide the Secretary of State a complete list of precincts and legislative and congressional districts and ensure the Secretary of State possesses the necessary precinct voting equipment to preliminarily verify the county's pre-determined L&A test results at the Secretary of State's Office. To determine each county's pre-determined L&A test results, the Secretary of State may acquire the necessary voting equipment from the county or directly from equipment vendors, if practicable. If multiple counties use the same type of voting equipment, the Secretary of State may preliminarily test multiple counties' ballots on the same piece of voting equipment without acquiring voting equipment from each county.

In order to prepare the county's testing requirements, the officer in charge of elections must provide the Secretary of State the following information as soon as possible:

- The type of voting locations that will be utilized (*i.e.*, precinct-based polling places, vote centers, or hybrid);
- The manufacturer and type of equipment that will be used (*e.g.*, precinct-based tabulators, central count tabulators, etc.);
- Whether the county programs its own election, or utilizes a vendor to program its election;
- The e-pollbooks, barcode scanners/printers, and ballot-on-demand printers that will be used, including manufacturer and how many e-pollbooks will be used;
- Polling locations; and
- Daytime and emergency contact information for the County Recorder and officer in charge of elections and L&A testing staff.

2. Selection of Precincts and Test Ballots

The Secretary of State must randomly select precincts that will be included in each type of L&A test conducted by the Secretary of State.

The Secretary of State generally selects five to 10 precincts for a small or medium-sized county and 10-20 precincts for a large county. In doing so, the Secretary of State must ensure:

- At least one precinct is selected in each congressional and legislative district; and
- Each federal, statewide, and legislative candidate and each ballot question will receive at least one test vote in the selected precincts.

The Secretary of State must also acquire test ballots from each county. If a county will use preprinted ballots and ballots through a ballot-on-demand printer, the officer in charge of elections must provide ballots generated though both printing methods.

For a primary election or PPE, the officer in charge of elections must provide the Secretary of State the following test ballots from each pre-determined test precinct:

- 50 ballots from each of the two largest political parties entitled to continued representation on the ballot;
- 25 ballots from every other recognized or new political party; and
- Five "federal-only" ballots.

The Secretary of State may request additional test ballots if necessary. The Secretary of State also may account for new political parties or the possibility that not all recognized political parties will participate in a PPE.

For a general election, the officer in charge of elections must provide the Secretary of State the following test ballots from each pre-determined test precinct:

- 50 ballots; and
- 10 "federal-only" ballots.

If a precinct contains a precinct split, the officer in charge of elections should ensure the above-referenced test ballots are distributed among each precinct split. In addition, if minority-language ballots are required in the county, the officer in charge of elections must also include minority-language ballots among the requested quantities of test ballots.

The Secretary of State may vary the number of test ballots if necessary. To accommodate ballot printing and shipping timelines, counties that utilize a vendor to program the election may be notified of the selected precincts for the Secretary of State's L&A test prior to the completion of programming provided that the information on selected precincts shall be maintained as confidential, shall not be disclosed to the vendor that is programming the election, and shall be utilized only to ensure timely shipment of test ballots to the Secretary of State.

3. Notification of Completion of Programming

Before each federal, statewide, or legislative election, the officer in charge of elections must promptly notify the Secretary of State when the county has completed programming its election.

Within one business day of receiving this notification or as soon as possible thereafter, the Secretary of State must confirm with the officer in charge of elections the date/time of the accessible and optical/digital scan tests and the conditions for each test, including precinct selections, ballot requirements, and the number of machines selected at random for testing. The Secretary of State must inform the officer in charge of elections of the date/time of the L&A test as soon as practicable.

4. Secretary of State Preparation for L&A Testing

For an accessible voting equipment L&A test, the Secretary of State must:

- 1. Request that all accessible voting equipment to be used during on-site early voting be made available for the L&A test and be pre-programmed with all precinct ballot styles;
- 2. Identify the precincts randomly selected by the Secretary of State and request the accessible voting equipment to be utilized at those precincts be made available for the L&A test;
- 3. Ensure the attendance of any necessary minority language interpreters at the L&A test;
- 4. Inform the officer in charge of elections that they must:
 - a. Utilize the actual election program for Election Day (not a copy);
 - b. If applicable, reset any vote totals from prior L&A tests and ensure equipment zero tapes are accessible for examination;
 - c. Print a zero report from the county's EMS and ensure the report is accessible for examination;
 - d. Ensure that equipment operators are available to assist with the L&A test;
 - e. Ensure the equipment is set up, set to run in "election mode," and ready to vote upon the Secretary of State's arrival;
 - f. Ensure that voter card encoders and bar code printers will be available for testing (if applicable);
 - g. Ensure political party observers have been contacted for the L&A test;
 - h. Ensure that headphones touchpads, and, if applicable, other ADA accessible components, will be available for all equipment; and
 - i. Ensure all equipment is capable of processing and outputting the testing results.

For an optical/digital scan equipment L&A test, the Secretary of State must:

- 1. Request the requisite number of test ballots;
- 2. Request the applicable memory cards or sticks in order to preliminarily verify L&A test results at the Secretary of State's Office;
- 3. Request that all central count equipment, including any back-up equipment, be made available for the L&A test;
- 4. Identify the precincts randomly selected by the Secretary of State and request the precinct voting equipment to be utilized at those precincts be made available for the L&A test;
- 5. Inform the officer in charge of elections that they must:
 - a. Utilize the actual election program for Election Day (not a copy);

- b. Reset any vote totals from prior L&A tests and ensure equipment zero tapes are accessible for examination;
- c. Print a zero report from the county's EMS and ensure the report is accessible for examination;
- d. Ensure political party observers have been contacted for the L&A test;
- e. Ensure that equipment operators are available to assist with the L&A test; and
- f. Ensure the equipment is set up, set to run in "election mode," and ready to vote upon the Secretary of State's arrival.

The officer in charge of elections must provide any requested materials or information to the Secretary of State in accordance with the deadline set forth in the Secretary of State's letter, but no later than five weeks before each election and/or three weeks before the start of early voting.

5. Marking Test Ballots and Creation of Test Script

The Secretary of State must create a script that outlines how each test ballot will be marked.

Votes must be randomly distributed in each of the selected precincts, ensuring that each federal, statewide, and legislative candidate and ballot measure receives at least one vote. In addition, various races and issues must be over-voted to test the optical/digital scan equipment's ability to notify the voter of, or out-stack, an over-vote, physically or digitally.

Upon receipt of test ballots from the officer in charge of elections, the Secretary of State must mark the test ballots in accordance with the predetermined script.

The Secretary of State also must create a script for each accessible voting machine that specifies how many ballots will be cast on the machine and how the votes will be distributed during the accessible equipment L&A test.

The Secretary of State must run the test ballots through the optical/digital scan equipment provided to the Secretary of State for preliminary verification purposes.

Finally, the Secretary of State creates a summary report that aggregates the vote totals for each candidate and ballot measure. The Secretary of State must ensure these test ballot results match the summary report.

6. Conducting the L&A Test

The Secretary of State must bring a sufficient number of personnel to conduct the L&A test.

Upon arrival, the Secretary of State must ensure that the selected voting equipment has zero recorded or printed votes prior to commencing the L&A test. The Secretary of State then must test the selected voting equipment to ensure each machine reports the correct vote totals (and that the EMS reports the correct aggregate totals) in accordance with the prepared scripts. If the county

intends to use the electronic adjudication or electronic write-in tallying functionality in the upcoming election, that functionality must also be tested during the Secretary of State's L&A test.

The Secretary of State must review ballots, and each ballot display on the accessible voting equipment, to confirm formatting, language, and audio requirements in the testing standards have been met (*see* testing standards in <u>Chapter 4</u>, <u>Section II(E)</u> below).

E. L&A Testing Standards

1. Accessible Voting Equipment

Accessible voting equipment must:

- 1. Display candidate races, ballot measures, and voter instructions in English and any other language required in the county under the federal Voting Rights Act, at the voter's option;
- 2. Display candidate races, ballot measures, and voter instructions in large print and contrasting colors, at the voter's option;
- 3. Produce an accurate audio recording in English and any other language required in the county under the Voting Rights Act;
- 4. Display the correct voting precinct and state, county, and election type;
- 5. Display instructions how to use the equipment and mark the ballot;
- 6. Display the ballot as nearly as practicable in accordance with the formatting requirements for paper ballots, including color marking for partisan primary elections;
- 7. Display candidate names accurately, in accordance with the candidate's nomination paper;
- 8. Display ballot measures accurately, in accordance with any certification from the Secretary of State;
- 9. Sequentially advance from screen-to-screen;
- 10. Perform the functions selected by the voter;
- 11. Provide a warning to the voter if the voter attempts to under-vote or over-vote a particular race or issue, or, in the case of an over-vote, prevent a voter from doing so;
- 12. Contain a functioning keypad (whether stand-alone or incorporated into the accessible voting equipment screen), headphones, and, if applicable, other ADA accessible components, such as a paddle or sip-and-puff device;
- 13. Allow the voter to increase or decrease the headphone audio volume in accordance with the voter's preferences;
- 14. Allow the voter to write in a candidate using a keypad in the voter's selected language;
- 15. Provide a means for the voter to verify all of the voter's selections prior to committing the selections and a means for the voter to change a selection if desired before committing the selections;

- 16. Display a summary screen at the conclusion of voting that matches the voter's selections;
- 17. Print an accurate ballot or VVPAT in English and any other written language required in the county under the Voting Rights Act; and
- 18. If the accessible voting equipment independently tabulates votes, tabulate the voter's selections accurately, including in the EMS.

2. Optical and Digital Scan Voting Equipment

Optical and digital scan voting equipment must:

- 1. Attribute votes to the correct candidates and ballot measures in the EMS;
- 2. Attribute the correct number of votes to each candidate and ballot measure;
- 3. Warn the operator of an over-vote or out-stack, physically or digitally, a ballot in the event of an over-vote;
- 4. Record no vote in an over-voted race and out-stack, physically or digitally, for further adjudication if applicable (precinct voting equipment and central count equipment);
- 5. Accept ballot styles for that specific precinct and reject ballot styles from other precincts (precinct voting equipment only); and
- 6. Accept ballot styles from the current election and reject or out-stack (physically or digitally) ballot styles from a different election.

In advance of the Secretary of State's L&A test, the officer in charge of elections should conduct a preliminary test of ballots as soon as they are available from the printing vendor to ensure the ballots are correct and meet the requirements for the voting equipment utilized. This may include testing a blank ballot and a fully voted ballot on every ballot style used in the election.

3. Electronic Adjudication and Electronic Tallying of Write-In Votes

If electronic adjudication of votes or electronic tallying of write-in votes will be utilized as part of the election tabulation system, that functionality shall also be tested during the L&A test to ensure secure and proper functioning and attribution of voter intent and/or Write-In Tally Board determinations for the write-in votes tallied. See Chapter 10, Section II(E) for requirements for electronic adjudication and Chapter 10, Section II(H)(2) for requirements for electronic tallying of write-in votes.

4. Errors Discovered During Testing

If any error is detected during L&A testing:

- The cause shall be ascertained and corrected;
- An errorless count shall be made before the voting equipment and programs are approved for use in the election;

- If the election program is found to be the source of the error, a copy of a revised election program shall be filed with the Secretary of State within 48 hours after the revision; and
- If the error was created by voting equipment malfunction, a report shall be filed with the Secretary of State within 48 hours after the correction is made, stating the cause and the corrective action taken.

A.R.S. § 16-449(A). If the error cannot be corrected, the voting equipment and/or election program causing the error may not be deployed or used.

5. Certification of Voting Equipment

The Secretary of State must certify the voting equipment if the equipment meets the requirements in the L&A testing standards. Voting equipment may not be deployed or used until the Secretary of State has certified that the equipment passed L&A testing.

If the voting equipment does not meet the mandatory requirements from the testing standards, the Secretary of State should work with the officer in charge of elections to determine the cause of the deficiency and whether it can be corrected in a timely manner. If the error can be readily corrected, the voting equipment may be retested until the mandatory requirements have been met; otherwise, the L&A test must be rescheduled for a later time and date.

F. County L&A Testing

The officer in charge of elections must substantially follow the L&A testing procedures applicable to the Secretary of State, except that all of the county's deployable voting equipment must be tested. The officer in charge of elections also must conduct a post-election L&A test of tabulation equipment. See Chapter 12, Section II.

G. Retention of L&A Programs, Test Ballots, and Database

The tests ballots and database used in L&A testing shall be:

- Secured immediately after the L&A test is run; and
- Retained until the post-election L&A test is ready to be conducted after ballot tabulation for the election.

Programs and test ballots used in L&A testing shall be under the control of the officer in charge of elections. After completion of the post-election L&A test, the databases and test ballots shall be retained with the official returns according to the retention period applicable for that election.

III. SECURITY MEASURES FOR ELECTRONIC VOTING SYSTEMS

All components of the electronic voting system, including any e-pollbooks uploaded with voter registration information or connected to a voter registration system, must be secured in accordance

with this section. Counties should also conduct periodic election security and cybersecurity assessments and develop and implement appropriate security procedures and best practices in consultation with county (and, where appropriate, federal, and state) information technology and security professionals. Counties may establish more stringent and robust security protocols so long as the following minimum requirements are met.

The officer in charge of elections must develop and implement a training plan to ensure that elections staff (and any temporary workers) understand and comply with all security procedures applicable to the electronic voting system.

A person who knowingly modifies the software, hardware, or source code for voting equipment without receiving approval or certification pursuant to <u>A.R.S. § 16-442</u> is guilty of a class 5 felony. <u>A.R.S. § 16-1004(B)</u>.

A. Physical Security of the Electronic Voting System

Hardware components of the electronic voting system:

- 1. Must be permanently labeled with a unique serial number for tracking and auditing purposes;
- 2. Must be inventoried before and after an election;
- 3. Must be stored in a locked, secured location that prevents unauthorized access;
 - Access to the electronic voting system (including voting equipment and the EMS) must be authorized by the officer in charge of elections. Access must be documented with a written log or with electronic key card access that indicates the date, time, and identity of the person accessing the system.
- 4. Must be sealed with tamper-resistant or tamper-evident seals once programmed;
 - The seal number must be logged as corresponding with particular voting equipment and the election media that has been sealed in the voting equipment. The log should be preserved with the returns of the election. In the event of a recount or re-tally of votes, the officer in charge of elections should be prepared to submit an affidavit confirming that the election program and any election media used in the election have not been altered. A.R.S. § 16-445(C).
- 5. Must be safeguarded from unauthorized access when being moved, transferred, serviced, programmed, or temporarily stored;
- 6. May be accessed by elections staff only to the extent necessary to perform their authorized task; and
- 7. Must be witnessed by two or more election staff members (of different political parties if possible) when being moved or transferred, which includes an inventory of the equipment and chain of custody before and after the move or transfer.

Any port, plug, door, or other method of physical or electronic access to the voting machine shall be secured in a manner to prevent any unauthorized access to the voting machine. The County Recorder or other officer in charge of elections shall document and verify security procedures regarding access before a voting machine is placed into service for an election. <u>A.R.S. § 16-570(B)</u>.

B. Data Security of the Electronic Voting System

Components of the electronic voting system:

- 1. Must be password-protected (for voting system software);³⁵
 - In addition to complying with any system requirements, passwords must not be a vendor-supplied password and must only be known by authorized users.
- 2. May not be connected to the internet, any wireless communications device, or any external network (except for e-pollbooks);
 - An EMS must be a stand-alone system, attached only to components inside an isolated network. An EMS may only be installed on a computer that contains only an operating system, the EMS software, data/audio extractor software, and any necessary security software.
- 3. May not be used to modem election results, whether through analog, cellular, or any similar transmission:
- 4. May not contain remote access software or any capability to remotely access the system;
- 5. Must match the software or firmware hash code on file with the officer in charge of elections prior to programing the election and the hash code on file with either (1) the National Institute of Standards and Technology (NIST); or (2) the Secretary of State at the time of certification of the electronic voting system; and
 - If the EMS software hash code is on file with NIST or the Secretary of State, the officer in charge of elections must certify that the officer compared the hash code on file with NIST or Secretary of State for the EMS software with the hash code of the EMS software to be used in the election and certify that the numbers are identical.
- 6. Must be observed by the officer in charge of elections or a designee if the election program (or any software or firmware) is updated or modified.

In addition, the County Recorder or officer in charge of elections should retain back-ups of the election program, including daily back-ups once tabulation begins.

C. Removable Electronic Storage Devices Used with the Voting System

The following security protocols apply to any memory stick or other removable electronic storage device used with the electronic voting system:

-

³⁵ Counties and their IT staff should also consult the latest standards for password security from the National Institute of Standards and Technology (NIST), available at https://pages.nist.gov/800-63-3/sp800-63-3.html.

- 1. A stick or device must be purchased or received from a reliable source.
- 2. A stick or device shall be permanently identified with a unique serial number or identifier when in use, and an inventory of all electronic media shall be created and maintained. However, this requirement does not apply to a stick or device subject to the "one-way, one-use" requirement in #6 below.
- 3. Electronic storage media shall be physically secured at all times. No physical access should be given to any person unless the election officer in charge of the electronic storage media specifically grants that person access. Secured locations must be provided for storing electronic media when not in use, coding an election, creating the election media, and transferring and installing the election media into the voting device.
- 4. No electronic storage media shall be left unattended or in an unsecured location once it has been coded for an election. Where applicable, coded election media shall be immediately loaded into the relevant voting device, sealed, logged, and made secure or must be placed in a secured and controlled environment and inventoried.
- 5. A stick or device may be used to transfer data between an internet-connected system and a component of a non-connected electronic voting system only when necessary to conduct the election (for example, to import ballot language or ballot files to the electronic voting system or to export election results files from the electronic voting system). When such transfer is necessary, the internet-connected system and stick or device shall be scanned with updated antivirus software and the internet-connected system shall be disconnected from the internet prior to transfer. In addition, the officer in charge of elections shall use a dedicated EMS Gateway Computer as described in Chapter 4, <a href="Section III(D) and consider and implement other appropriate security protocols for such data transfers.
- 6. A stick or device used to transfer data to or from the electronic voting system shall only be used one time: to transfer data from one system to a second system and then securely disposed of. When feasible, write-once memory cards or write-once disks should be used instead of USB devices to transfer data to or from an electronic voting system to ensure a "one-way, one-use policy" is self-enforced by the technology.
- 7. If the individual file to be transferred between systems was electronically received (whether through download, by email, or any other electronic means), the individual file must be scanned with antivirus software prior to being placed on the stick or device. The scanning should be done on a computer segregated from the primary network and while that computer is not connected to the internet. If any files were downloaded from an internet portal, the portal must be a secure portal for data transmission purposes. Regardless of the method of receipt, however, individual files should only be downloaded, transferred, or otherwise utilized if they were received by a trusted third-party source.
- 8. If a stick or device was received by mail:
 - The stick or device should only be accepted from a trusted, third-party source;
 - The stick or device must be encrypted by the third-party source, and the password to decrypt the stick or device may not be included with the mailing itself; and

• Upon receipt, the stick or device must be scanned with antivirus software prior to opening or otherwise executing any file contained on the stick or device. The scanning should be done on a computer segregated from the primary network and while that computer is not connected to the internet.

D. EMS Gateway Computer

By the August 2022 Primary Election, a special-purpose, dedicated computer (the "EMS Gateway Computer") shall be used in the limited circumstances when it is necessary to: (1) download data (e.g., ballot language or ballot files) from an internet-connected system onto a memory stick or other removable electronic storage device for upload to the EMS; and/or (2) download data (e.g., election results files) from the EMS to a stick or device for upload to an internet-connected system. In such circumstances, the EMS Gateway Computer shall serve as the internet-connected system. No other computer except for the designated EMS Gateway Computer shall be used for these purposes and the designated EMS Gateway Computer shall not be used for any other purpose.

The following security protocols apply to the EMS Gateway Computer:

- 1. The computer shall only be connected to a network when necessary (*e.g.*, to upload to or download from the internet or to install necessary software updates) and the computer shall be disconnected from the network prior to transfer of data to or from the memory stick or device that was or will be connected to the EMS.
- 2. The computer shall not be used for any purpose other than moving necessary election data in or out of the EMS.
- 3. The computer's operating system, browser, and endpoint protection software shall have the latest updates and security patches installed.
- 4. The computer shall have endpoint protection software (*i.e.*, antivirus software that protects the computer from malware, viruses, ransomware, incursions, and other cybersecurity risks), with scanning capability installed.
- 5. The computer shall have no software installed other than endpoint protection and a browser.
- 6. Security shall be the most important criteria when selecting a browser.
- 7. Windows Firewall (or other applicable firewall, if not using the Windows operating system) shall be enabled with the following restrictions:
 - No incoming connections allowed
 - No unnecessary outbound ports
 - · No unsecured HTTP allowed
 - No connections allowed except to specific IP addresses (e.g., EMS vendor download site, Secretary of State's Election Night Reporting site, etc.)
- 8. Wifi, bluetooth, and cellular functions shall be disabled if present.
- 9. No wireless mouse or keyboard shall be used.

- 10. The computer shall be physically secured by the officer in charge of elections or designee pursuant to the same requirements applicable to other election equipment. See Chapter 4, Section III(A).
- 11. The administrator account shall be non-standard. In other words, the default administrator account in the operating system shall be disabled, and customized administrator accounts with specific powers and privileges should be created, providing those with administrator access only those powers and privileges necessary for their specific job duties.
- 12. Normal operation of the computer (*e.g.*, when not conducting system configuration or maintenance that requires administrator access) shall be conducted without administrator rights. to ensure that non-administrators cannot install unauthorized software or otherwise have access to the operating system or internal file structures.
- 13. Any physical port, plug, door, or other method of physical or electronic access to the computer shall be secured in a manner to prevent unauthorized access to the computer.

Further, it is strongly recommended that the EMS Gateway Computer be segmented from all other networks. In other words, the computer should be placed on its own network, with no other computer or machine connected to the network, to minimize access and exposure.

E. E-Pollbooks and Ballot-on-Demand Printers

The following security protocols apply to the use of e-pollbooks and ballot-on-demand printers:

- 1. E-pollbooks and ballot-on-demand printers shall only be connected to authorized and secured networks and resources;
- 2. E-pollbooks and ballot-on-demand printers should transmit and receive data utilizing industry standard best practices for information and network security, including encryption;
- 3. E-pollbooks and ballot-on-demand printers shall be patched and updated to current versions as designated by the vendor;
- 4. Only software, applications, or drivers necessary for e-pollbook operation shall be installed on e-pollbooks;
- 5. E-pollbooks and ballot-on-demand printers, as well as other peripheral devices such as barcode printers and driver license scanners, shall be tested before each election to ensure proper operation;
- 6. Voter data files on e-pollbooks should be compared to the original files by checking a hash code or, at a minimum, comparing file size and spot-checking a sample of voter records prior to testing or use at a voting location; the data file should also be checked to confirm the number of active/inactive voters, verify no protected voters' information is included, and that party information (for a primary election) and early ballot information is included;
- 7. Any port, plug, door or other method of physical or electronic access to any e-pollbook shall be secured in a manner to prevent any unauthorized access to the e-pollbook. The County Recorder or other officer in charge of elections shall document and verify security

procedures regarding access before an electronic pollbook is placed into service for an election, A.R.S. § 16-570(B); and

8. Only power or charging cables supplied by the vendor or purchased from a verified source shall be used to power e-pollbooks.

IV. CONTINGENCY AND INCIDENT RESPONSE PLANNING

A. Election Operations Contingency Plan

The officer in charge of elections must develop a written contingency plan in case election operations, including the use of voting systems and any component thereof, are significantly disrupted. A contingency plan should consider all potential sources of disruption, including but not limited to:

- Systemic equipment failures or malfunctions;
- Power outages;
- Natural disasters or infrastructure failure;
- Terror threats or other civil disturbances; and
- Unauthorized access, intrusion, or hacking into election facilities or equipment.

Among other things, a contingency plan must outline how the officer in charge of elections would ensure continuity in voting in case one or more voting locations becomes temporarily or permanently unusable on Election Day, which may include:

- Sending voters to an alternative voting location (whether new or existing);
- Seeking a court order to extend voting hours; and/or
- Requesting voters return to the voting location after the problem has been resolved.

The officer in charge of elections must implement any additional procedures necessary to ensure that voters are properly notified and receive the correct ballot style.

In advance of each election, the officer in charge of elections must review/update the contingency plan and ensure that key staff members have been briefed on the plan. As necessary, the officer in charge of elections should also be prepared to review and/or execute the contingency plan in coordination with:

- The County Recorder;
- The Board of Supervisors;
- The County Attorney's Office;
- The County Sheriff's Office;
- The Presiding Judge of the Superior Court;

- The Secretary of State's Office;
- The Arizona Counter Terrorism Information Center (ACTIC);
- The Arizona Department of Public Safety;
- The Attorney General's Office;
- The Federal Bureau of Investigation;
- The U.S. Department of Homeland Security;
- The U.S. Department of Justice; and
- The U.S. Attorney's Office.

The officer in charge of elections must file certain contingency information with the Secretary of State at least 10 days in advance of a federal, statewide, or legislative election, including:

- A description of the officer's contingency plan to tabulate ballots in case of central count equipment failure (see specific requirements below); and
- A copy of the county's election program (see specific requirements below).

B. Incidence Response Plan

The County Recorder and officer in charge of elections shall develop a written incident response plan outlining how they will respond to and report election incidents that have security implications and/or may disrupt election operations. The Secretary of State shall provide and periodically update an election incident response plan template for the counties to consult.

C. Tabulation Contingency Plan

The officer in charge of elections must file with the Secretary of State a tabulation contingency plan that identifies alternative voting equipment or facilities in case the county experiences a complete loss of its central count equipment or use of its central counting place. The tabulation contingency plan shall be completed no later than the second Monday before the election (*i.e.*, eight days before the election).

The plan may include the transport of ballots across county lines. In that case, the ballots must be inventoried and safeguarded by the originating county's employees in the same manner as if the ballots had not been transported. See Chapter 9, Section VIII(B). A county must exhaust all possible options (including the acquisition of additional voting equipment from the vendor) before invoking a contingency plan that involves transportation of ballots across state lines.

The officer in charge of elections must notify the Secretary of State (and the chairpersons of the recognized political parties) if a tabulation contingency plan is invoked.

D. Election Program Contingency File

Any jurisdiction that conducts an election must file a copy of the election program with the Secretary of State at least 17 days prior to each election. <u>A.R.S. § 16-445(A)</u>. This copy may serve as a backup in case the original program is destroyed or rendered unusable.

The election program must be in a machine-readable format and may be transmitted to the Secretary of State via a password-protected CD, DVD, USB memory stick, or SFTP site.

If any subsequent changes are made to the election program, the officer in charge of elections must file the new copy with the Secretary of State within 48 hours of the change. A.R.S. § 16-445(B).

The Secretary of State must preserve election programs in escrow for three years. The Secretary of State must securely destroy any election program after this retention period has expired. <u>A.R.S.</u> § 16-445(A).

CHAPTER 5: ACCOMMODATING VOTERS WITH DISABILITIES

I. VOTER REGISTRATION INFORMATION

Before an election, each county shall prepare and disseminate information by public notice, including about voter registration deadlines, availability of registration and voting aids, how to vote early, availability of sample ballots, and types of assistance (including reasonable accommodations) available at voting locations, in a manner calculated to reach all voters and, in particular:

- Persons with disabilities;
- Seniors, age 65 or more;
- Self-identified voters; and
- Others who request information.

During each stage of the voting process, including voter registration, election officials must ensure that they are effectively communicating with voters with disabilities. Upon a ten-day notice, the County Recorder or officer in charge of elections shall provide voting and registration information in alternative formats for the purpose of ensuring effective communication with people with disabilities. These available alternative formats may vary by County and shall include two or more alternative formats, which may include: large print, braille, electronic material for use with a screen reader, and/or computer disk in a format available on the jurisdiction's computer equipment. A voter may make an ongoing or permanent request to receive information in a particular format in their county for each election. If a voter makes a request for information in an alternative format after any applicable deadlines, the County Recorder or officer in charge of elections shall make best efforts to accommodate the request if practicable.

Voters with a hearing or speech disability may dial 7-1-1 to be connected to a Telecommunications Relay Service (TRS) or utilize a video relay service (VRS), which permits persons with a hearing or speech disability to conduct a voice or video call with persons with or without such disability. Each County Recorder and/or officer in charge of elections shall publish information on how voters may use TRS or VRS to initiate a call to the office of the County Recorder or officer in charge of elections. County election officials can also use TRS and VRS to make calls to voters with a hearing or speech disability.

Signs explaining assistance available for voters with disabilities must be posted at all permanent registration facilities, polling places, and vote centers. Temporary or permanent signs shall be:

• Posted to provide reasonable guidance to reach the voting area;

- In large, clear lettering that meets the <u>ADA Accessibility Guidelines</u>'³⁶ requirements as to character proportion³⁷ and height³⁸;
- On a contrasting background color; and
- At a recommended height of 60 inches.

See A.R.S. § 41-1421, A.R.S. § 41-5202(A).

Voter registration information that is made available online on a county's website shall be posted in a format that is accessible to individuals with disabilities using a screen reader or other assistive technology to access the information.

II. VOTING AND VOTING LOCATION INFORMATION

Voters with disabilities are entitled to receive voting materials (and access to the voting experience in general) that is equivalent to that provided to voters without disabilities. A.R.S. § 16-442.01(B). Voting materials (including voter registration information, and web-based information and resources) must meet state and federal accessibility standards. See A.R.S. § 41-1421, A.R.S. § 41-5202(A). Similarly, election officials must ensure effective communication with voters with disabilities at voting locations and throughout the electoral process.

Thus, with few exceptions, ballots displayed in accessible voting equipment must follow the same content, format, and rotational requirements as those applicable to printed ballots. A.R.S. § 16-442.01(A). For example:

- Voting screens must be in the same order of arrangement as provided for paper ballots as far as practicable, except that information can be printed in vertical or horizontal rows or on separate screens. A.R.S. § 16-468(1).
- If there are more candidates for a particular race than can be displayed on one voting screen, the screen must indicate that the race is continued on the following screen, and the same number of candidates must be displayed on each screen as far as practicable. <u>A.R.S. § 16-468(3)</u>.

In addition, the officer in charge of elections must be prepared to print ballots in braille or large print format to reasonably accommodate voters who request alternative formats. A.R.S. § 16-442.01(B)(2). Requests must be made to the officer in charge of elections by the second Friday before the election. See, e.g., A.R.S. § 16-549(C). If a voter makes a request after the applicable

 $^{^{36} \} Available \ at: \ \underline{https://www.access-board.gov/guidelines-and-standards/buildings-and-sites/about-the-ada-standards/background/adaag\#4.30}.$

³⁷ ADA Accessibility Guidelines 4.30.2 requires that: "[1]etters and numbers on signs shall have a width-to-height ratio between 3:5 and 1:1 and a stroke-width-to-height ratio between 1:5 and 1:10."

³⁸ ADA Accessibility Guidelines 4.30.3 requires that: "[c]haracters and numbers on signs shall be sized according to the viewing distance from which they are to be read. The minimum height is measured using an upper case X. Lower case characters are permitted."

deadline, the officer in charge of elections shall make best efforts to accommodate the request if practicable.

Information on how individuals may identify themselves as needing accommodations for voting and for requesting reasonable accommodations at their polling place or vote center shall be attached to or distributed with the voter registration form. Printed materials shall be provided at the time of registration, at the time of notification of registration status pursuant to A.R.S. § 16-163(B), and on all sample ballots. These materials shall advise voters where they may call to ensure accessible voting, report instances of inaccessibility, and obtain voting materials in available alternative formats.

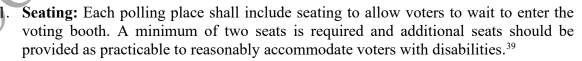
The County Recorder and/or officer in charge of elections, as applicable, shall also include the following information on their websites, in a format that is accessible to people with disabilities using screen reading or other assistive technology:

- How voters with disabilities may obtain more information about voting assistance and reasonable accommodations in the voting process;
- How to request and obtain voting material in alternative formats;
- How to request voting through a special election board; and
- Information about and instructions on how to use accessible voting devices used by the County.

III. ENSURING ACCESSIBILITY AT THE VOTING LOCATION

Voting locations must comply with the current Americans with Disabilities Act (ADA) Standards for Accessible Design. See 2016 ADA Standards for Accessible Design, 36 C.F.R. § 1191, Appendices B & D (2016 Standards). The voting location must be in existing compliance with the Standards or the officer in charge of elections must bring the voting location into compliance with the Standards prior to the start of voting at the location. The officer in charge of elections should consult the ADA Checklist for Polling Places, available at https://www.ada.gov/votingchecklist.htm, when confirming that voting locations comply with federal accessibility requirements.

In addition to complying with all federal accessibility requirements, the officer in charge of elections must ensure that all voting locations also meet the following state requirements:



³⁹ In any case, if a voter has a disability-related need to sit and the available seats are being used by others, poll workers must make all reasonable efforts to accommodate the voter, including by asking if anyone can volunteer their seat or identifying another available chair from the building that can be used.

Page | 115

2. Stairs:

- Stair treads shall be no less than 11 inches wide, measured from riser to riser.
- Undersides of nosings shall not be abrupt. The radius of curvature at the leading edge of the tread shall be no greater than ½ inch. Risers shall be sloped or the underside of the nosing shall have an angle not less than 60 degrees from the horizontal.
- Nosings shall project no more than 1 ½ inch.
- Handrails shall be continuous along both sides of stairs. If not continuous, they shall extend at least 12 inches beyond the top riser and at least 12 inches plus the width of one tread beyond the bottom riser.
- The clear space between handrails and wall shall be 1½ inch.
- The ends of handrails shall be rounded or returned smoothly to floor or wall.
- Handrails shall not rotate within their fittings.

3. Booths and Equipment:

- At least one voting booth in each voting location and early voting site shall be accessible. This requires that the clear area in the voting booth be no less than 30 inches by 48 inches. The preferred arrangement provides a knee space 27 inches high below the counter or ballot machine to allow front wheelchair approach. An alternative arrangement provides a clear area parallel to the ballot or counter and sufficient room to maneuver a wheelchair to this position.
- Each voting location and early voting site shall have an accessible voting device for use by voters with disabilities. Each accessible voting device shall be prominently marked with a sign titled "Accessible Voting Device" that is located in a conspicuous place on the device and that bears the internationally accepted symbol of access. A.R.S. § 16-447(A).
- The County Recorder, officer in charge of elections, or designee shall ensure that accessible voting devices are operational and remain turned on and ready for use as long as the voting location or early voting site is open, and shall ensure that board workers are trained on the proper operation of accessible voting devices.

4. Resources for Voters with Sight and Hearing Disabilities:

- Each voting location and early voting site shall have at least one magnifying instrument.
- For a statewide election, the Secretary of State shall provide each county with at least one large print version of the publicity pamphlet for each polling place, vote center, and early voting site. The officer in charge of elections shall provide at least one large print version of county publicity pamphlets to each polling place, vote center, and early voting site.

- For those with hearing disabilities, paper and pen/pencil shall be made available.
- 5. **Rest Stops:** For voters with limited strength/stamina or restricted mobility, periodic rest stops with seats or benches should be available at each polling location, at intervals of approximately 200 feet along the route from the vehicular access location to the voting room. Every effort should be made to provide an accessible route to the polling place that is less than 200 feet from the accessible parking spaces or passenger loading areas.
- 6. **Lighting:** Adequate lighting shall be provided for voting locations.

Voting locations and early voting sites must be accessible if such a site is available in the precinct. If no site is accessible, temporary measures, as described in Section IV below, shall be taken to make the location accessible. A precinct should not be denied a polling place and/or early voting site for lack of a permanently accessible location. Instead, temporary measures should be taken to bring an available site within the precinct into compliance.

Each county shall conduct a uniform inspection of all voting locations and early voting sites to ensure compliance with the criteria set out in this Section. Counties shall have procedures for inspection of each location before each election or provisions in contracts with voting locations and early voting sites requiring a contact person to inform the county if the accessibility of a location has been altered prior to an election.

Counties shall submit the results of their inspections in the accessibility report provided to the Secretary of State with the general election canvass. *See* Chapter 13, Section II(A)(1); *see* also Sample Accessibility Report sample form in Chapter 17 and pages 16 to 25 of the ADA Checklist for Polling Places, available at https://www.ada.gov/votingchecklist.pdf.

IV. ALTERNATIVE VOTING OPTIONS

Locations determined by the officer in charge of elections to be inaccessible may be used as polling places and vote centers, with alternative means of voting provided at those locations, only when:

- No accessible sites are available and no temporary measures can make them accessible; or
- When otherwise necessary as a reasonable accommodation for a voter with a disability.

When the officer in charge of elections determines that no accessible voting location is available or no alternative means are available, all voters in the precinct shall: (1) be notified as soon as practicable, and prior to the deadline to request an early ballot-by-mail, that the voting location selected for their precinct is inaccessible; and (2) be provided the reason(s) for inaccessibility. Notice shall also be provided in at least two alternative formats accessible to voters with disabilities. See Chapter 5, Section I.

The following alternative means of voting shall be offered to voters with disabilities and seniors:

- Where practicable, reassignment to an accessible voting location in a precinct with the same ballot as the voter's precinct and that is as close to the voter's home precinct as practicable;⁴⁰
- Assistance provided by a person of the voter's choice or two election officials of different political parties;
- Early voting; and/or
- Curbside voting, if available at the voting location.

Whenever practicable, curbside voting should be made available as a reasonable accommodation to provide voters with disabilities equal access to the voting process. Where curbside voting is offered, the following guidelines must be met:

- A sign shall be posted at or near the entrance to the voting location or the accessible parking spaces: (1) stating that curbside voting is available at that location; (2) providing an easy-to-push temporary doorbell or buzzer (at a height accessible to wheelchair users) to allow voters to request curbside assistance; (3) providing a telephone number to call to request curbside assistance or for additional information; and (4) notifying voters of the ways they can request curbside assistance, including: (a) pushing the doorbell or buzzer provided; (b) calling the telephone number provided; or (c) relaying a message requesting assistance through a companion or other nearby person to the election board.⁴¹
- The election board workers shall promptly respond to any requests for curbside assistance, including when the doorbell or buzzer is activated.
- The election official, using the precinct register or e-pollbook, shall: (1) verify the registration status of the senior or voter with a disability; (2) verify the voter's identification; and (3) notify the inspector.
- The inspector shall direct the two election board workers (with different political party affiliations) to: (i) proceed to the curbside with an appropriate ballot (and if needed, a provisional ballot affidavit); (ii) permit the voter to privately vote their ballot after having signed the signature roster, electronic signature pad, or curbside voter affidavit form; and (iii) place the voted ballot in a secrecy sleeve.
- The election board workers shall then return to the voting area and present the ballot to the inspector, who shall deposit the ballot in the tabulation unit or ballot box.

See A.R.S. § 16-581.

_

⁴⁰ In this circumstance, the voter shall not be deemed to have voted outside of the voter's assigned precinct. ⁴¹ See U.S. Dept. of Justice, Civil Rights Division, Disability Rights Section, *The Americans with Disabilities Act and Other Federal Laws Protecting the Rights of Voters with Disabilities*, at 3, available at https://www.justice.gov/file/69411/download. If curbside voting is offered at a voting location that otherwise meets accessibility requirements, a temporary doorbell or buzzer is not required but still encouraged.

V. SPECIAL ELECTION BOARDS

Personal ballot delivery through a special election board shall be provided to any qualified elector who is confined as a result of a continuing illness or physical disability and is, therefore, not able to go to the polls on Election Day. *See* Chapter 2, Section IV for more details.



CHAPTER 6: CANDIDATE NOMINATION

I. NOMINATION PROCEDURES

As described in <u>Section I(A)</u> below, a candidate may run for partisan office by obtaining a nomination or running as a write-in candidate.

- There are two methods for obtaining a nomination and having a candidate's name printed on the ballot in a partisan election: one reserved for candidates running under recognized party labels, and one reserved for "independent" candidates (*i.e.*, those not affiliated with a recognized political party).
- In lieu of seeking a nomination, a person may run as a write-in candidate if the person files the required documentation in advance of the election and, for primary write-in candidates seeking to have their name placed on the general election ballot, meets applicable minimum vote requirements.

Nomination and write-in candidacy procedures for nonpartisan elections are described in <u>Section</u> <u>I(B)</u> below.

Under the "resign-to-run" law, except during the final year of the term being served, an incumbent holding a salaried elective office (whether through election or by appointment) must resign their current office before filing a nomination paper and seeking nomination or election to any other salaried federal, state, or local public office. Ariz. Const. Art. XXII, § 18; A.R.S. § 38-296(A). Violation of the resign-to-run law results in the incumbent's present office being "declared vacant." A.R.S. § 38-296(E). To enforce this provision, the Attorney General, applicable County Attorney, or a person entitled to rightfully hold the office must file a *quo warranto* action in court. A.R.S. § 12-2041; A.R.S. § 12-2042; A.R.S. § 12-2043; *Jennings v. Woods*, 194 Ariz. 314, 982 P.2d 274 (1999).

A. Candidates for Partisan Federal, State, and Local Office

This section outlines the requirements to run for partisan public offices in Arizona, with the exception of President of the United States.

1. Nomination for Public Office

For partisan elections, a candidate (other than a presidential or precinct committeeman candidate) must be nominated by one of two methods in order to appear on a general election ballot.

A candidate may be nominated by winning a recognized political party's primary election.
 A.R.S. § 16-311.

• An independent candidate may be nominated by obtaining nomination petition signatures from qualified electors, known as "nomination other than by primary." <u>A.R.S. § 16-341</u>.

a. Nomination by Primary Election

Except for a candidate for U.S. Senator or Representative in Congress, a candidate seeking nomination for the general election ballot through a recognized political party's primary election must be a qualified elector in the electoral district for the office sought at the time of filing and a member of the political party for which the candidate is seeking a nomination beginning no later than the date of the first signature on the candidate's nomination petition through the date of the general election at which the person is a candidate. <u>A.R.S. § 16-311(A)</u>.

To qualify for a primary election ballot, a candidate must timely file the following documents with the appropriate filing officer:

- A statement of interest;⁴²
- A nomination paper for the office sought;⁴³
- · A requisite number of nomination petition signatures; and
- A financial disclosure statement. 44

A.R.S. § 16-311.

i. Statement of Interest

Certain candidates seeking a primary election nomination or nomination other than by primary must file a statement of interest with the appropriate filing officer no later than the date of their first petition signature. Signatures collected before the filing of the statement of interest are subject to challenge. A.R.S. § 16-311(H); A.R.S. § 16-341(I).

ii. Nomination Petition Signatures

A candidate seeking a primary election nomination must file: (1) a minimum, and no more than the maximum, number of valid nomination petition signatures, as applicable to the office sought,

⁴² A statement of interest is not required for candidates for special taxing districts, candidates for precinct committeeman, or candidates for President or Vice President of the United States. <u>A.R.S. § 16-311(H)</u>; <u>A.R.S. § 16-341(I)</u>. However, candidates for the office of presidential elector are required to file a statement of interest. *Clayton v. West*, 251 Ariz. 226, 489 P.3d 394 (2021).

⁴³ A candidate for the office of state mine inspector must also sign an affidavit attesting that they fulfill the statutory qualifications for the office and file it with their nomination papers prescribed by <u>A.R.S. § 16-311</u>; <u>A.R.S. § 16-341</u>. <u>A.R.S. § 27-121(B)</u>.

⁴⁴ A.R.S. § 16-311(H)(1); A.R.S. § 18-444(A), (F); A.R.S. § 38-543. Title 48 special district candidates, school district governing board candidates, and precinct committeeman candidates are not required to file a financial disclosure statement. See A.R.S. § 38-543; A.R.S. § 38-541(8). A federal candidate is also not required to file a financial disclosure statement but has the option to file a statement on recall with the Secretary of State. A.R.S. § 19-221.

with their nomination paper; and (2) if applicable, a financial disclosure statement. A.R.S. § 16-314(A)-(B); A.R.S. § 16-322.

Nomination signatures may be gathered on a paper nomination petition form prescribed by A.R.S. § 16-315 or, for federal, statewide, legislative, county, city/town and precinct committeeman candidates, through the Secretary of State's online signature portal known as E-Qual. <u>A.R.S. § 16-315(A)</u>; A.R.S. § 16-316; A.R.S. § 16-317; A.R.S. § 16-318.

A nomination petition signer must be a qualified elector who is registered to vote in the electoral jurisdiction or district in which the candidate seeks office at the time of signing. A.R.S. § 16-321(B). In partisan elections, the petition signer also must be registered to vote with the same recognized political party from which the candidate is seeking a nomination, with a political party not recognized for continued representation on the ballot, or as an independent or unaffiliated voter (*i.e.*, the voter must not be registered with a different recognized political party than that of the candidate whose petition they are signing). A.R.S. § 16-321(F). "Federal-only" voters are only eligible to sign nomination petitions for federal candidates and may not sign nomination petitions for state or local candidates. AG Opinion I13-011(R13-016) 2013.

An elector may only sign one nomination petition for the same office unless more than one candidate is to be elected for that office. For example, an elector may only sign one candidate's petition for state senate but may sign two candidates' petitions for state house. If an elector signed more nomination petitions than permitted, only the earlier signatures are deemed valid. If the duplicate signatures were signed on the same date, all signatures signed by the elector on that date are deemed invalid. A.R.S. § 16-321(A), (C).

Depending on the type of candidacy, the minimum number of nomination petition signatures may be based on the number of persons qualified to sign a candidate's petition, the number of registered voters in a jurisdiction, the number of votes cast in a jurisdiction, or a static number of signatures. See A.R.S. § 16-322(A)-(C).

The Secretary of State must prepare sample nomination petition forms for use in federal, statewide, legislative, county, city, and town elections. <u>A.R.S. § 16-315(C)</u>. The Secretary of State may prescribe the method of filing nomination petitions for federal, statewide, and legislative offices, including but not limited to the electronic creation and filing of petitions. A.R.S. § 16-315(E).

iii. Filing Officer Processing of Nomination Petition Signatures

A filing officer shall reject nomination petitions for failure to file by the applicable deadline or failure to file the minimum number of required petition signatures. See Chapter 6, Section I(F) for a more detailed discussion of the limited bases for a filing officer to reject candidate filings.

⁴⁵ This rule applies to all partisan nomination petitions, regardless of whether or not the candidate's political party's primary election is open to independent/unaffiliated voters.

If there is no basis to reject a candidate filing, the filing officer must count the nomination petition signatures to ensure the minimum number of signatures has been filed. A nomination petition signature line should be counted by the filing officer if it contains at least:

- An address, description of place of residence, or P.O. Box;
- A signature in either the signature or printed name column *or* a printed name in the signature column; and
- A date containing, at minimum, a month and day.

Although nomination petition signature lines that are missing a signature but contain a printed name, or use a P.O. Box as a residence address, are presumed valid and counted in the filing officer's determination of the number of signatures submitted, such signatures may be subject to legal challenge.

If the candidate submits more than the maximum number of signatures permitted, the filing officer may accept the filing and review the signature lines up to the point at which the candidate exceeds the maximum when counting only valid signature lines. The filing officer must deem invalid, and, therefore, need not review, signature lines beyond the maximum.

The filing officer must issue a receipt to the candidate or candidate's committee. If the candidate meets the minimum signature threshold for the office sought, the candidate is qualified for the ballot, subject to any subsequent court challenges or candidate withdrawals.

iv. Deadline to File Nomination Documents

A candidate seeking a primary nomination must file a nomination paper, nomination petitions and, if applicable, financial disclosure statement between 150 and 120 days before the primary election. A.R.S. § 16-311(A)-(B), (E)-(F), (H); A.R.S. § 16-314(A). However, a statewide or legislative candidate seeking public funding under the Citizens Clean Elections Act may file these nomination documents with the Secretary of State as early as January 2 of an election year. A.R.S. § 16-951(B).

A candidate seeking a primary nomination in a special election to fill a congressional vacancy must file a nomination paper and nomination petitions no more than 30 days after the date of the Governor's proclamation calling the special election. <u>A.R.S. § 16-222(B)(2)</u>.

A candidate who does not file the requisite nomination documents by 5:00 p.m. on the last day for filing is not eligible to have their name printed on the primary election ballot. <u>A.R.S. § 16-311(E)-(F)</u>.

b. Independent Nomination (Other than by Primary)

In lieu of seeking a nomination through a political party primary, a candidate who is not registered with a recognized political party (*i.e.*, an "independent" or "unaffiliated" candidate) may be nominated for partisan office by filing the requisite number of nomination petition signatures with the filing officer. Such an "independent" or "unaffiliated" candidate who meets this threshold will

be placed directly on the general election ballot, along with a three-letter "party" designation. A.R.S. § 16-502(E). However, a candidate may not seek a nomination in this manner if the candidate filed nomination petitions for the primary election and failed to qualify due to insufficient valid signatures. A.R.S. § 16-341(A)-(B).

Similar to candidates seeking nomination by political party primary, candidates seeking independent nomination must timely file a statement of interest, nomination paper, and a requisite number of nomination petition signatures with the appropriate filing officer. A.R.S. § 16-341(E), (J)(1)-(2); A.R.S. § 16-314(A); A.R.S. § 16-311(D). Non-federal candidates must also file a financial disclosure statement if applicable. A federal candidate is not required to file a financial disclosure statement, but has the option to file a statement on recall with the Secretary of State. A.R.S. § 19-221.

i. Nomination Petition Signatures

An independent candidate must collect nomination petition signatures equal to at least 3% of all registered voters in the jurisdiction in which the candidate is running who are not registered with a recognized political party, based on voter registration totals reported by the Secretary of State or County Recorder, as applicable, as of January 2nd in the general election year. There is no limit or maximum number of signatures that may be submitted for an independent candidate. Although the minimum number of signatures required is based on the number of voters not registered with a recognized political party, any person who is registered to vote in the state, county, subdivision, or district for which the candidate is nominated is eligible to sign the nomination petition without regard to the signer's party affiliation.

Nomination signatures may be gathered on a hard-copy independent nomination petition form prescribed by the Secretary of State or, for federal, statewide, legislative, county, city/town, and precinct committeeman candidates, through the Secretary of State's online signature portal known as E-Qual.

A filing officer must process (and in appropriate cases reject) independent nomination petition signatures in the same manner as partisan and nonpartisan nomination petitions. Likewise, if an independent candidate's nomination petitions are challenged in court, the applicable County Recorder must review the challenged signatures in the same manner as partisan or nonpartisan nomination petitions.

A.R.S. § 16-316; A.R.S. § 16-317; A.R.S. § 16-318; A.R.S. § 16-341.

ii. Deadline to File Independent Nomination Documents

Like candidates seeking nomination through a political party primary:

Page | 124

⁴⁶ <u>A.R.S. § 16-311(H)(1)</u>; <u>A.R.S. § 18-444(A), (F)</u>; <u>A.R.S. § 38-543</u>. Title 48 special district candidates, school district governing board candidates, and precinct committeemen candidates are not required to file a financial disclosure statement. *See* <u>A.R.S. § 38-543</u>; <u>A.R.S. § 38-541(8)</u>.

- A candidate seeking a nomination other than by primary (to be placed on the general election ballot) must file an independent nomination paper, independent nomination petitions, and a financial disclosure statement between 150 and 120 days before the primary election, A.R.S. § 16-341(C); and
- An independent statewide or legislative candidate seeking public funding under the Citizens Clean Elections Act may file these nomination documents with the Secretary of State as early as January 2 of an election year. A.R.S. § 16-951(B)

An independent candidate seeking a nomination in a special election to fill a congressional vacancy must file a nomination paper and nomination petitions no more than 30 days after the date of the Governor's proclamation calling the special election. <u>A.R.S. § 16-222(B)(2)</u>.

A candidate who does not file the requisite nomination documents by 5:00 p.m. on the last day for filing is not eligible to have their name printed on the general election ballot. A.R.S. § 16-341(K).

2. Write-In Candidacy

In lieu of collecting nomination petition signatures to qualify for a primary or general election ballot, a person may run as a write-in candidate. Becoming an official write-in candidate requires the officer in charge of elections to tabulate any write-in votes for the candidate and include those results in the official canvass of the election. A.R.S. § 16-312. A list of official write-in candidates is posted at voting locations but is not included in the early ballot mailing. See Chapter 2, Section I(C)(1) and II(A); Chapter 9, Section I(A)(4).

To qualify as an official write-in candidate, a candidate must timely file a write-in nomination paper and, if applicable, a financial disclosure statement with the appropriate filing officer. <u>A.R.S.</u> § 16-312(C); <u>A.R.S.</u> § 18-444(A), (F); <u>A.R.S.</u> § 38-543. A write-in candidate must, at the time of filing, be a qualified elector of the county or district the candidate seeks to represent and must have been a resident of that county or district for 120 days before the date of the election. <u>A.R.S.</u> § 16-312(A). However, a one-year residency requirement applies for city or town candidates. <u>A.R.S.</u> § 16-312(A); <u>A.R.S.</u> § 9-232(A).

A federal write-in candidate is not required to file a financial disclosure statement but has the option to file a statement on recall with the Secretary of State.

A person may not seek a write-in candidacy in the primary or general election if the candidate filed a nomination petition for the primary election and failed to submit a sufficient number of valid signatures, withdrew from the primary election after a petition challenge in court, or was removed from the primary election ballot or otherwise found to be ineligible by a court of law. In addition, if the candidate ran and lost in the preceding primary election or did not receive the requisite number of votes required to proceed to the general election, that candidate may not seek a write-in candidacy in the general election for the same office. A.R.S. § 16-312(F)(1)-(4); A.R.S. § 9-821.01; A.R.S. § 16-645.

The required documents must be filed no earlier than 150 days before the election and no later than 5:00 p.m. on the 40th day before the election, except: (i) a write-in candidate to fill a vacancy that occurs after the official ballots have been printed must file the required nomination documents no later than five days before the election; and (ii) a write-in candidate who intends to run in a school district, community college district, special taxing district, or precinct committeeman election that may be canceled due to an insufficient number of candidates seeking election must file the required nomination documents no later than 106 days before the election in question. A.R.S. § 16-312(B); A.R.S. § 16-343(D). A statewide or legislative candidate may not use public funding under the Citizens Clean Elections Act to run as a write-in candidate. A.R.S. § 16-950(E); A.R.S. § 16-961(F)(2).

B. Candidates for Nonpartisan Office

A candidate seeking nomination for a nonpartisan office must be a qualified elector in the electoral district for the office sought at the time of filing. A.R.S. § 16-311(B). There are specific requirements for eligibility to serve in city and town offices, on school district governing boards, and on special district boards pursuant to Title 9, Title 15, and Title 48, respectively. In addition, the "resign-to-run" law provisions apply to nonpartisan candidates. See Chapter 6, Section I above.

Similar to candidates for partisan office, candidates for nonpartisan office may run by filing nomination documents or by filing documents to run as an official write-in candidate.

1. Nonpartisan Nomination

To qualify to appear on the ballot, a candidate for nonpartisan office must timely file the following nomination documents with the appropriate filing officer:

- A statement of interest;⁴⁷
- A nomination paper for the office sought; and
- A requisite number of nomination petition signatures.

A.R.S. § 16-311. Candidates for nonpartisan office are generally not required to file a financial disclosure statement. However, cities and towns must require candidates to file a financial disclosure statement consistent with state law. A.R.S. § 38-545.

All nomination documents must be filed between 150 and 120 days before the election. A.R.S. § 16-311(B). A candidate who does not file the requisite nomination documents by 5:00 p.m. on the

Page | 126

⁴⁷ A statement of interest is not required for candidates for special taxing districts, candidates for precinct committeeman, or candidates for President or Vice President of the United States. <u>A.R.S. § 16-311(H)</u>; <u>A.R.S. 16-341(I)</u>. See <u>Chapter 6</u>, <u>Section I(A)(1)(a)(i)</u> above for more details on the statement of interest requirement.

⁴⁸ Title 48 special district candidates, school district governing board candidates, and precinct committeemen candidates are not required to file a financial disclosure statement. *See* <u>A.R.S. § 38-543</u>; A.R.S. § 38-541(8).

last day of the filing period is not eligible to have their name printed on the ballot. A.R.S. § 16-311(I).

For nonpartisan elections in cities and towns, a candidate may be elected at the primary election and a general (run-off) election is not required if the candidate received a majority of votes. <u>A.R.S.</u> § 9-821.01. Additionally, charter cities may differ in their scheduling of candidate elections based on the number of candidates running for office.

2. Write-In Candidacy

In lieu of collecting nomination petition signatures to qualify to appear on the ballot, a person may run as an official write-in candidate for a nonpartisan office. Becoming an official write-in candidate requires the officer in charge of elections to tabulate any write-in votes for the candidate and include those results in the official canvass of the election. A.R.S. § 16-312.

To qualify as an official write-in candidate, a candidate must timely file a write-in nomination paper and, if applicable, a financial disclosure statement with the appropriate filing officer. A write-in candidate must, at the time of filing, be a qualified elector of the county or district the candidate seeks to represent and must have been a resident of that county or district for 120 days before the date of the election. However, a one-year residency requirement applies for city or town candidates. A.R.S. § 16-312(A), (C); A.R.S. § 9-232(A); A.R.S. § 38-541(6); A.R.S. § 38-545.

A person may not seek a write-in candidacy if the candidate filed a nomination petition for that election and failed to submit a sufficient number of valid signatures, withdrew from the election after a petition challenge in court, was removed from the election ballot, or was otherwise found to be ineligible by a court of law. A.R.S. § 16-312(F)(1)-(4); A.R.S. § 9-821.01; A.R.S. § 16-645.

The required documents must be filed no earlier than 150 days before the election and no later than 40 days before the election at 5:00 PM, except: (i) a write-in candidate to fill a vacancy that occurs after the official ballots have been printed must file the required nomination documents no later than five days before the election; and (ii) a write-in candidate who intends to run in a school district, special taxing district, or precinct committeemen election that may be canceled due to an insufficient number of candidates seeking election must file the required nomination documents no later than 106 days before the election in question. A.R.S. § 16-312(B); A.R.S. § 16-343(D).

For nonpartisan special district elections, the candidate(s) who receive the highest number of votes is elected. Atiz. Const. Art. VII § 7. For elections in cities and towns, a candidate may be elected at the primary election and a general (run-off) election is not required if the candidate received a majority of votes. A.R.S. § 9-821.01. Additionally, charter cities may differ in their scheduling of candidate elections based on the number of candidates running for office.

C. Presidential Candidates

A candidate may run for U.S. President in Arizona by one of two methods: obtaining a nomination or running as a write-in candidate.

Absent a successful challenge, a nomination means the presidential candidate's name will appear on the general election ballot in a presidential election year. There are two methods for obtaining a nomination: one reserved for candidates running under recognized party labels, and one reserved for "independent" or party-unaffiliated candidates.

- A candidate seeking the nomination of a recognized political party usually runs in the Presidential Preference Election (PPE). However, the presidential and vice-presidential candidates that ultimately appear on the general election ballot will be formally nominated by party delegates at national conventions held during the summer preceding the election. As a prerequisite to placement of their nominees on the general election ballot, each recognized political party must timely submit the names of presidential electors who will cast votes for the winning candidate in the Electoral College.
- Alternatively, a candidate may qualify as an independent presidential candidate by collecting nomination petition signatures. ⁴⁹ If the candidate meets the requisite signature threshold, the candidate and their vice-presidential running mate (along with a "party" designation of the candidates' choice) will appear on the general election ballot.

In lieu of seeking a nomination, a person may run as a write-in presidential candidate if the person files required documentation by the applicable deadline in advance of the general election.

1. Presidential Preference Elections

A PPE is only open to candidates seeking the nomination of a recognized political party. Write-in candidates are prohibited from participating in the PPE. <u>A.R.S. § 16-243(B)</u>; <u>A.R.S. § 16-244</u>; A.R.S. § 16-247.

Candidates seeking to appear on their political party's PPE ballot must meet the constitutional qualifications for President of the United States and submit valid nomination documents before the filing deadline. The candidates who receive the most votes at the PPE will be entitled to have their party's delegates from the State of Arizona vote for them at their political party's national convention. A.R.S. § 16-243(B); U.S. Const. Art. II, § 1, cl. 5.

a. Required Documents for Running in the PPE

A candidate may qualify for the PPE ballot by filing with the Secretary of State: (i) a PPE nomination paper; and (ii) PPE nomination petition with the requisite number of signatures, or certificates of presidential preference ballot qualification from at least two other states. <u>A.R.S. § 16-242(A), (E); A.R.S. § 16-311(A)-(B), (D), (G)</u>.

_

⁴⁹ While a statement of interest is not required for candidates for President or Vice President of the United States, <u>A.R.S. § 16-311(H)</u>; <u>A.R.S. § 16-341(I)</u>, candidates for the office of presidential elector are required to file a statement of interest. *Clayton v. West*, 251 Ariz. 226, 489 P.3d 394 (2021).

i. PPE Nomination Petition Signatures

A presidential candidate may qualify for the PPE ballot by filing a minimum number of nomination petition signatures with the nomination paper. A PPE candidate must collect at least 500 nomination petition signatures from qualified electors. For a recognized political party that has at least 50,000 registered voters in Arizona, only qualified electors registered with that political party may sign the nomination petition. For a recognized political party with less than 50,000 registered Arizona voters, any registered voter may sign the nomination petition. A.R.S. § 16-242(C).

ii. Alternative to Submitting Nomination Petition Signatures

In lieu of filing nomination petition signatures, a presidential candidate may submit official documentation from at least two other states proving that the candidate previously qualified for the partisan party ballot in that state. Such documentation may be from the chief election office, commission, or board. A signed letter on official government letterhead will suffice. Only states with primary-style (not caucus) presidential preference elections are eligible for this reciprocity. A.R.S. § 16-242(E).

b. Deadline to File Nomination Documents

A presidential candidate must file a PPE nomination paper and PPE nomination petitions or certificates of ballot qualification between 130 and 100 days before the PPE. If the deadline for filing falls on a weekend or legal holiday, the nomination documents must be filed by the next business day. A presidential candidate who does not file the requisite nomination documents by 5:00 p.m. on the last day for filing is not eligible to have their name printed on the PPE ballot. A.R.S. § 16-242(B).

c. Opting Out of the PPE

Participation in the PPE by an eligible party is not mandatory. See Arizona State Democratic Committee v. Hull, No. CV 96-00909 (Ariz. Super. 1996). If an eligible party chooses not to participate in the PPE, the state party's chairperson must notify the Secretary of State in writing by September 1 (or the next business day if that date falls on a weekend or state holiday) of the year preceding the PPE for every PPE thereafter. The Secretary of State will promptly notify county officials and provide further instructions as needed.

The presidential nominee of eligible parties who opt out of the PPE may appear on the general election ballot so long as their party chairpersons nominate presidential electors as prescribed by statute and by the statutory deadline. A.R.S. § 16-344; see Chapter 6, Section I(C).

2. Presidential Nomination Through Party Convention

Presidential and vice-presidential candidates who were nominated by recognized political parties at national party conventions will appear on the general election ballot, contingent on the state political party's timely submission of presidential electors' nomination documents to the Secretary of State.

a. Required Documents for Nomination of Presidential Electors

The state chairperson of a recognized political party must file nomination papers for its presidential electors, equal to the number of U.S. Senators and members of the U.S. House of Representatives from Arizona. A.R.S. § 16-344.

b. Deadline to File Nomination Documents

The state chairperson of a recognized political party must file presidential elector nomination papers no later than 10 days after the primary election. A recognized political party that does not file the requisite presidential elector nomination papers by 5:00 p.m. on the last day for filing is not eligible to have its presidential, vice-presidential, or presidential elector names printed on the general election ballot. A.R.S. § 16-344(A).

3. Independent Presidential Candidates

A candidate who is not affiliated with a recognized political party label may seek nomination as an "independent" candidate. If the candidate meets the requisite signature threshold, the candidate, their vice-presidential running mate, and their electors (along with a "party" label of the candidates' choice) will appear on the general election ballot.

To qualify as an independent presidential candidate on the general election ballot, a candidate must file the following documents with the Secretary of State:

- A letter of consent:
 - An independent presidential candidate must file a letter with the Secretary of State designating the candidate's vice-presidential running mate and the names of their presidential electors, including each person's signed consent to be designated as such. The letter of consent is separate from the nomination papers that must be filed. The wording of the letter is left to the candidate's discretion, as long as the letter is signed by the vice-presidential running mate and each presidential elector.

 A.R.S. § 16-341(I). The letter may be a single document signed by the vice-presidential candidate and all electors or it may be separate letters for each individual elector and the vice-presidential candidate.
- Independent nomination papers for the presidential, vice-presidential, and presidential elector candidates; and
- Independent nomination petitions signed by the requisite number of valid signers.

An independent presidential candidate must submit nomination petition signatures equal to at least 3% of registered voters in the state who are not registered with a recognized political party. The number of unaffiliated registered voters is determined on the basis of voter registration totals reported by the Secretary of State as of January 2nd in the general election year. <u>A.R.S. § 16-341(E)-(G)</u>.

Any registered voter may sign the petition as long as the voter has not signed another presidential elector nomination petition for the same presidential election. A "federal-only" voter is qualified to sign. A.R.S. § 16-341(G). Otherwise, the same rules for signing and circulating a nomination petition apply to independent presidential nomination petitions. See Chapter 6, Sections I(A) and I(D).

An independent presidential candidate must file a letter of consent, nomination papers, and nomination petitions between 100 and 80 days before the general election. A.R.S. § 16-341(G), (I).

4. Write-In Candidate for President

In lieu of securing a nomination to qualify for the general election ballot, a person may run as a write-in presidential candidate. Becoming an official write-in candidate causes the officer in charge of elections to tabulate any write-in votes for the candidate and include those results in the official canvass of the election. A.R.S. § 16-312(C).

A person may not seek a write-in candidacy in the general election if the candidate filed independent presidential nomination petitions for the current election. A.R.S. § 16-312(F)(4).

A person may qualify as an official write-in presidential candidate by filing with the Secretary of State: (i) a letter of consent signed by the vice-presidential running mate and each presidential elector; and (ii) write-in nomination papers for the presidential, vice-presidential, and presidential elector candidates. A.R.S. § 16-312(G).

A write-in presidential candidate must file a write-in letter of consent and requisite nomination papers no earlier than 150 days before the election and no later than 5:00 p.m. on the 40th day before the general election. A write-in presidential candidate who does not file the requisite nomination documents by 5:00 p.m. on the last day for filing is not eligible to have votes tallied or included in the official canvass. Promptly after the close of the filing deadline, the filing officer must notify the Board of Supervisors of any write-in candidates certified for the election. <u>A.R.S.</u> § 16-312(B), (E).

D. Candidate Nomination Petition Circulators

Circulators of candidate nomination petitions are not required to be Arizona residents, but must otherwise be qualified to register to vote in this state pursuant to <u>A.R.S. § 16-101</u>. If the circulator is not a resident of this state, they must register as a circulator with the Secretary of State through the <u>Circulator Portal</u> (<u>https://azsos.gov/elections/requirements-paid-non-resident-circulators</u>). A.R.S. § 16-315(D).

A circulator must complete the affidavit on the back of the nomination petition attesting that each of the names on the petition was signed in the circulator's presence on the date indicated and that, in the circulator's belief, each signer was a qualified elector who resides at the address given as

the signer's residence on the date indicated. If the nomination petition is for a partisan election, the circulator must additionally attest that each signer is a qualified signer. A.R.S. § 16-321(D).

E. Filing Officer for Candidate Documents

Candidate documents, including statements of interest, nomination papers, nomination petitions, and financial disclosure statements, must be filed with the proper filing officer.

The Secretary of State is the filing officer for:

- Presidential, Vice- Presidential, and Presidential elector candidates;
- U.S. Senate and U.S. House of Representatives candidates;
- Statewide candidates:
- Legislative candidates;
- Supreme Court justices (seeking retention); and
- Court of Appeals judges (seeking retention).

A.R.S. § 16-242(A); A.R.S. § 16-311(E); Ariz. Const. Art. VI, § 38(A)

The county officer in charge of elections is the filing officer for:

- County candidates, including County Sheriff, County Attorney, County Recorder, County Treasurer, County Assessor, County Superintendent of Schools, and County Supervisors;
- Candidates for justice precinct office, which include: 50
 - Justice of the Peace candidates;
 - Constable candidates: and
- Candidates for voting precinct office, which include:
 - Precinct committeemen candidates;
- Community college district governing board candidates;⁵¹
- Special taxing district candidates;
- Superior Court judges (seeking election or retention); and
- Clerk of the Superior Court candidates.⁵²

A.R.S. § 16-311(F); A.R.S. § 15-1442(A).

⁵⁰ Nicol v. Superior Court, Maricopa County, 106 Ariz. 208, 209, 473 P.2d 455, 456 (1970) (Justices of the Peace and Constables are "precinct officers" pursuant to <u>A.R.S. § 22-102</u>).

⁵¹ Community college district governing board candidates file nomination papers with the "appropriate county officer," which may be the county officer in charge of elections in some counties or the county school superintendent in others. *See* A.R.S. § 15-1442(A).

⁵² <u>Ariz. Op. Atty. Gen. No. I85-086 (R85-071) (1985)</u> (holding that candidates for Clerk of the Superior Court are treated as county candidates for the purpose of filing nomination petitions).

The county school superintendent is the filing officer for:

- School district governing board candidates; and
- Joint technical education district governing board candidates.

A.R.S. § 15-422(A); A.R.S. § 15-431(B)(6); A.R.S. § 16-311(F); A.R.S. § 15-393(A)(4), (C)(5).

The city or town clerk is the filing officer for candidates for city or town council or mayor. A.R.S. § 16-928(A)(3).

F. Bases to Reject a Candidate Filing

A filing officer may reject a candidate filing on any of the following bases:

- Failure to file a sufficient number of nomination petition signatures. A filing officer may reject nomination petitions without conducting a full count if the candidate or campaign acknowledges that an insufficient number of signatures are being presented for filing;
- Failure to file nomination documents by the statutory deadline;
- Failure to file all the required documents to run for office (except that failure to file a statement of interest is not a basis to reject a filing, although it renders signatures collected prior to filing a statement of interest subject to challenge);
- Failure to fully or properly complete any required document to run for office, including:
 - Failure to sign a document that requires a signature (an electronic or type-written signature may be permitted for candidates using the Secretary of State's electronic Candidate Portal);
 - Failure to select a required checkbox or answer a required question;
 - Use of an honorific or other unauthorized title on a nomination paper. However, when possible, a filing officer should simply reject the unauthorized or honorific title in lieu of rejecting the nomination paper altogether.
- Failure to use the correct form or correct version of any required document, as prescribed by the filing officer, to run for office;
- Seeking more than one office at the same time if the candidate would be prohibited from serving in the offices simultaneously;⁵³ or
- If a candidate for state or local office is liable for an aggregate of \$1,000 or more in fines, penalties, late fees, or administrative or civil judgments, including any interest or costs, that have not been fully paid at the time of the attempted filing of the nomination paper and

⁵³ However, a candidate for legislative office may simultaneously run for community college district, school district, or joint technical education district governing board member, and a candidate for U.S. Senate or U.S. House of Representatives may also run for U.S. President or U.S. Vice President during the same election cycle. Ariz. Const. Art. IV, Pt. 2, § 5; A.R.S. § 38-296.01(B).

the liability arose from campaign finance violations under Title 16, Chapter 6, unless the liability is being appealed.

A.R.S. § 16-322; A.R.S. § 16-311(D), (H), (I), (J).

Any other alleged deficiencies in a candidate's nomination documents should be addressed in court. For example, the filing officer is not authorized to reject a nomination paper or nomination petitions "that have been submitted by a candidate who is found guilty of petition forgery," nor may a filing officer reject nomination papers of a candidate for failure to meet residency requirements if the papers "on their face substantially comply with the terms of the statute." Ariz. Atty. Gen. Op. No. 184-096 (1984). Any such disqualification must be ordered by a court in response to a candidate challenge filed pursuant to A.R.S. § 16-351(F).

II. NOMINATION PETITION CHALLENGES

Any qualified elector may challenge a candidate for any reason relating to the qualifications for the office sought as prescribed by law, or based on insufficiency of the nomination paper or petition and/or the signatures thereon. A.R.S. § 16-314; A.R.S. § 16-321; A.R.S. § 16-351.

A. Initiating a Candidate Petition Challenge

Challenge procedures are specified in <u>A.R.S. § 16-351</u>. The challenge petition must be filed in superior court no later than 5:00 p.m. on the tenth day, excluding Saturday, Sunday, and legal holidays, after the deadline for filing nomination papers and petitions.

- The challenger must state specifically the grounds for the challenge. If nomination petition signatures are being challenged, the challenge petition must specify the petition page and line number for each signature being challenged as well as the grounds for challenging each signature.
- The challenge petition must name as defendants: (i) the Board of Supervisors of any county involved in the challenge, (ii) the County Recorder for any county involved, (iii) the appropriate filing officer, and (iv) the candidate who is subject to the challenge. If the candidate is seeking nomination for office for a jurisdiction or district that crosses county lines, the challenge petition must name the appropriate Board of Supervisors and County Recorder for each county included in the jurisdiction or district.
- The challenge petition must be served immediately after the challenge is filed and, in any case, no later than 24 hours after it is filed, excluding Saturday, Sunday, and legal holidays.

B. Service of Process and Notification Requirements

The officer with whom the challenged candidate filed their nomination paper and petitions is the designated agent for service of process in all candidate challenges. See Chapter 6, Section I(E).

Once the correct filing officer has been served with the challenge, the filing officer must immediately mail a copy of the challenge to the candidate and notify the candidate by phone and/or email of the challenge. The filing officer shall also immediately notify the County Recorder(s) named in the challenge and provide the County Recorder(s) with a copy of the challenge and a copy of the front sides of the nomination petitions (if applicable) filed by the challenged candidate. A.R.S. § 16-351(D).

C. County Recorder Signature Verification

The filing officer should provide the pertinent nomination petition pages to the County Recorder(s) promptly upon receipt of the complaint and reasonable certainty of a challenge, regardless of whether the challenger has formally served process on the filing officer. Upon receipt of the challenge and the nomination petitions from the filing officer, the County Recorder(s) must perform signature verification on the nomination petition signatures that are being challenged, if any.

The following recommended procedures apply to the County Recorder's signature verification:

- The County Recorder need only perform signature verification for the challenged signatures of qualified electors in the County Recorder's county. For a nomination petition challenge for an office where the applicable boundaries include multiple counties, the County Recorder need only verify the petition signatures of the County that is designated at the top of the nomination petition form.
- The County Recorder need only perform one check of the signatures that are challenged.
- For a challenge that alleges that specific petition signers are not registered to vote, the County Recorder will search the County's voter registration database, as of the time of the filing of the court action, for the signer's name and address and confirm whether the signer was registered to vote as of the date of signing.
- If the County Recorder is the candidate being challenged, the County Recorder will be screened from the signature verification process and will have staff conduct the signature verification and prepare the report. The County Recorder shall not personally work on the verification.
- The County Recorder must ensure that staff performing the signature verification are properly trained. Temporary employees may be trained by full time staff with at least two election cycles of signature verification experience.
 - The County Recorder need not retain or employ a handwriting expert to perform signature verification.

1. Criteria for Disqualifying Signatures

The County Recorders should consult the criteria spelled out in the County Recorder Petition Signature Verification Guide (available on the Secretary of State's website at www.azsos.gov/elections) when performing signature verification.⁵⁴

2. County Recorder's Signature Verification Report

Upon completion of verification of challenged signatures, the County Recorder must prepare a report of the results of the verification.

- The report shall include: (i) the list of challenged signatures determined to be invalid by the County Recorder; and (ii) the reason(s) for the County Recorder's determination that the signature is invalid.
- The County Recorder may limit the reasons for disqualifying a signature to the reason(s) identified by the challenger. Nonetheless, the County Recorder may identify, and the County Recorder's report may reflect, a reason for disqualifying a signature other than the reason(s) specified in the challenge.
- The County Recorder shall produce the signature verification report as soon as practicable after receiving, or having access to, the pertinent nomination petition pages from the filing officer or as required by the court.

3. Testimony and Evidence by County Recorder

In addition to the County Recorder's signature verification report, the County Recorder(s) and the filing officer, or their designee(s), must also provide testimony and other evidence for the challenge hearing on the request of any of the parties to the court action. A.R.S. § 16-351(E).

If a party to a nomination petition challenge requests certified copies of voter registration forms, the County Recorder must make best efforts to provide the certified copies as soon as practicable and prior to the court hearing. Due to the very condensed timeframe for challenges, the requestor should cooperate with the County Recorder to facilitate timely fulfillment of the requests, including by providing the voter registration number for each individually identified voter at the County Recorder's request. If the County Recorder is unable to apply statutorily required redactions within the necessary timeframe (see Chapter 1, Section X(C)(1)), the County Recorder should seek to produce the records pursuant to an appropriate protective order or under seal in accordance with the Arizona Rules of Civil Procedure and other applicable law.

-

⁵⁴ See McKenna v. Soto, 250 Ariz. 469, 481 P.3d 695, 699-700 (2021) (holding that the Secretary of State's signature verification guide, previously included in this Manual, acts as guidance and does not have the force of law due to the absence of statutory authority for rulemaking on candidate petitions in the Elections Procedures Manual).

D. Duties of the Challenger and Candidate

Upon filing the challenge, the challenger should provide the applicable County Recorder(s) an electronic, sortable version of any spreadsheet filed with the complaint, which identifies the page number, line number, and reason for the challenge for each petition signature being challenged. To the extent practicable, this spreadsheet should also provide the full name, address, and voter registration identification number for each signer whose signature is being challenged.

To facilitate the County Recorder's signature verification, the candidate being challenged may provide the County Recorder with a spreadsheet listing the petition page number and line number in the same order as provided in the challenger's spreadsheet and indicating the candidate's response as to each challenged signature.

E. Court Hearing

The hearing on the challenge and the court's ruling must occur within 10 days after the challenge is filed, excluding Saturdays, Sundays, and holidays. A.R.S. § 16-351(A); but see Brousseau v. Fitzgerald, 138 Ariz. 453, 675 P.2d 713 (1984) (holding that the 10-day requirement for action by the court on nomination petition challenges is directory, not mandatory).

F. Costs and Expenses

The filing officer has no statutory duty to reimburse County Recorders for signature verification or other expenses incurred in connection with nomination petition challenges. Accordingly, County Recorders should seek sufficient funding from their Board of Supervisors to ensure the ability to comply with the signature verification and reporting requirements of <u>A.R.S. § 16-351</u>.

The County Recorder may seek reasonable expenses from the challenger or candidate under specified circumstances. If the court finds that the challenge was without substantial justification or primarily for the purpose of delay or harassment, the court may enter judgment in favor of the County Recorder or officer in charge of elections and against the challenger for the reasonable expenses incurred in the signature verification process. Similarly, if the court finds that the candidate knowingly or recklessly submitted a substantial number of invalid signatures, the court may enter judgment in favor of the County Recorder or officer in charge of elections for the reasonable costs incurred in the signature verification process. A.R.S. § 16-351.01.

CHAPTER 7: PRESIDENTIAL PREFERENCE ELECTION

I. TIMING

A Presidential Preference Election (PPE) shall be held on the Tuesday immediately following March 15 in a presidential election year or on a later date pursuant to a proclamation issued by the Governor at least 180 days before the date set forth in the proclamation. No other election may appear on the same ballot as the PPE. A.R.S. § 16-241(A)-(B).

II. ELIGIBILITY TO PARTICIPATE IN THE PPE

A. Party Eligibility to Participate in the PPE

Only political parties eligible for continued representation on the ballot pursuant to <u>A.R.S. § 16-801</u> may participate in the PPE. <u>A.R.S. § 16-244(A)</u>. New parties must have filed their petition for recognition as a new party with the Secretary of State between 180 and 150 days before the PPE in order to be eligible to participate in the PPE. <u>A.R.S. § 16-244(A)(2)</u>.

Eligible political parties are not required to participate in the PPE, and may opt to conduct their own election or caucus instead. See Arizona State Democratic Committee v. Hull, No. CV96-00909 (Maricopa County Super. Ct., Feb. 1, 1999) (holding that the PPE is different from a primary election and political parties can choose whether or not to participate). If an eligible party chooses not to participate in the PPE, the state party's chairperson must notify the Secretary of State in writing by September 1 (or the next business day if that date falls on a weekend or state holiday) of the year preceding the PPE. See H.B. 2751 § 19, 54th Leg., 1st Sess. (Az. 2019). The Secretary of State will promptly notify county officials and provide further instructions as needed.

B. Eligibility to Vote in the PPE

The "open primary" laws, <u>AZ. Const. Art. 7 § 10</u>, do not apply to the PPE. Only qualified electors registered with the political parties participating in the PPE may vote in the PPE. Independent voters or voters with no party preference and voters affiliated with a political party that is not participating in the PPE may not participate unless they change their party registration or affiliation to that of a participating political party by the deadline to register to vote in the PPE. <u>A.R.S. § 16-241(A)</u>; see also Attorney General Opinion No. 199-025 (R99-049).

Voters not on the AEVL may request a ballot-by-mail for the PPE between 93 and 11 days before the election. A.R.S. § 16-246(A).

C. Candidate Participation in the PPE

Candidates seeking to appear on the PPE ballot must meet the requirements set forth in <u>A.R.S. §</u> <u>16-242</u>. Candidates may file with the Secretary of State either:

- A nomination paper and nominating petitions signed by at least 500 qualified electors who are eligible to vote for the candidate in the PPE; or
- A notice of candidacy affirming that they are on the PPE ballot of at least two other states.

A.R.S. § 16-242(C)-(E).

Write-in candidates are prohibited. Votes shall only be counted and canvassed for those candidates whose names appear on the PPE ballot. <u>A.R.S. § 16-247</u>.

The Secretary of State will certify to counties the names of candidates who qualify for the PPE ballot within 72 hours of the close of the filing period. A.R.S. § 16-242(F). The filing period for the PPE is 130 to 100 days before the PPE. A.R.S. § 16-242(B). See Chapter 6, Section I(C)(1) for more information regarding PPE candidacy.

III. PPE BALLOTS

A. Official Ballot

Official ballots for the PPE must meet the following requirements:

- 1. If more than one party is participating, ballots must be printed on different colored paper for each party or on white paper with a different colored stripe or color designation for each party at the top or bottom of the ballot;
- 2. Only one party may be represented on each ballot;
- 3. The top of each ballot must contain the words, "Official Ballot of the ______ Party, Presidential Preference Election (date), County of ______, State of Arizona."
- 4. Candidate names must be printed in a random order determined by the Secretary of State through the drawing of lots. Rotation of candidate names is prohibited. Above the list of candidate names, the title "______ Party Candidates for President of the United States" should be printed, along with "vote for not more than one" immediately below the title. The ballot may also contain other printed instructions to voters as prescribed for other elections.
- 5. The ballot should be configured so that it may be tabulated by congressional districts.

A.R.S. § 16-245; A.R.S. § 16-249(C).

B. Ballot Proof

The officer in charge of elections must provide a ballot proof to the chairperson of each participating political party within five days of receiving the list of certified candidates from the Secretary of State. A.R.S. § 16-245(C).

C. Sample Ballots

Sample ballots for the PPE must be mailed to each household containing a registered voter eligible to participate, unless each qualified voter is on the AEVL. A.R.S. § 16-245 (D)-(E). Sample ballots for the PPE must meet the same requirements that apply to sample ballots for primary and general elections, as detailed in Chapter 8, Section V(F).

IV. CONDUCT OF THE PPE

The PPE should be conducted in the same manner as any primary election held pursuant to <u>A.R.S.</u> § 16-201. All provisions of other laws governing elections, except as otherwise provided in Title 16, Chapter 2, Article 4, apply to the PPE, including laws relating to registration and qualification of electors. <u>A.R.S.</u> § 16-241(C)-(D). The PPE is also subject to the hand count procedure detailed in <u>Chapter 11</u>, <u>Section VIII</u>.

A. Voting Locations

Not less than 20 days before a PPE, the Board of Supervisors must designate a reasonable and adequate number of voting locations for the PPE, based on the number of active registered voters as of January 2 of the year of the PPE. A.R.S. § 16-248(A)-(B). ⁵⁵ County Boards of Supervisors must follow the formulas set out in A.R.S. § 16-248(C)-(E) to determine the maximum allowable number of polling places. The Secretary of State may release a county from these limits if complying with them would jeopardize compliance with federal or state law. A.R.S. § 16-248(F). In addition, the limits and consolidation requirements do not apply to Native American reservations. A.R.S. § 16-248(G).

The officer in charge of elections may conduct the PPE entirely by mail in precincts with fewer than 300 active, registered voters (except for on Native American reservations). A.R.S. § 16-248(H).

In addition to Election Day voting locations, County Recorders may establish on-site early voting locations and provide for special election boards within the time limits and procedures applicable to other elections. A.R.S. § 16-246(C); see also A.R.S. § 16-542. With authorization from the Board of Supervisors, a County Recorder may also establish emergency voting centers between

Page | 140

⁵⁵ Although <u>A.R.S. § 16-248(B)-(E)</u> specifies that the designation of polling places should be based on the number of active registered voters as of "January 1" of the year of the PPE, the 54th Legislature, First Regular Session, via Senate Bill 1154, amended <u>A.R.S. § 16-168(G)</u> to require County Recorders to report voter registration statistics as of January 2 each year, rather than January 1. Accordingly, January 2 is used in lieu of January 1 here.

5:00 p.m. on the Friday preceding the PPE and 5:00 p.m. on the Monday preceding the PPE. <u>A.R.S.</u> § 16-246(F).

The County Recorder and officer in charge of elections should consult with the appropriate tribal government(s) when selecting voting locations on reservations within the county, and in preparing minority language translations required under Section 203 of the Voting Rights Act.

B. Certification of Results

1. The Board of Supervisors

The results of the PPE must be canvassed by congressional district. A.R.S. § 16-249(C). Each county Board of Supervisors should meet to canvass the returns within 10 days after the PPE, and provide a certified permanent copy of the official canvass to the Secretary of State on paper and electronically.

2. Secretary of State

The Secretary of State must canvass the returns and certify the results of the PPE to the chairpersons of participating political parties on or before the second Monday after the PPE. <u>A.R.S.</u> § 16-661, relating to automatic recounts, does not apply. <u>A.R.S.</u> § 16-249(A)-(B).

V. COUNTY REIMBURSEMENT FOR THE PPE

The Secretary of State, in consultation with County Recorders and other officers in charge of elections, must include in the budget request for the Secretary of State's Office sufficient funding from the state general fund to conduct the PPE. Counties are generally entitled to reimbursement for PPE costs at a rate of \$1.25 for each active registered voter in the county as of January 2 of the year of the PPE. The Secretary of State may release a county from this reimbursement rate upon determining that being bound by it would jeopardize the county's compliance with federal or state laws and regulations. A.R.S. § 16-250.

CHAPTER 8: PRE-ELECTION PROCEDURES

I. ESTABLISHING PRECINCTS AND VOTING LOCATIONS

A. Establishing Precincts

The Board of Supervisors must establish a convenient number of election precincts within the county and define those precincts' boundaries. If the Board of Supervisors seeks to change existing precinct boundaries, for example, to address population shifts or excessive wait times, the Board must finalize those changes by October 1 in the year preceding a general election and deliver a complete description of the updated precinct boundaries to the County Recorder or other officer in charge of elections. A.R.S. § 16-411(A). The new precinct boundaries become effective on January 2 of the year of the general election. A.R.S. § 16-412.

B. Establishing Voting Locations

Counties may conduct Election Day voting using one of two types of voting locations (or any combination thereof, as approved by the Board of Supervisors):

- **Polling places**: voters in a particular precinct are required to vote at a polling place specifically designated for that precinct; or
- **Vote centers**: voters are permitted to vote at any vote center within the county, regardless of which precinct the voter lives in.

Collectively, polling places and vote centers are referred to as "voting locations" in this Manual.

Upon approval of the Board of Supervisors, the officer in charge of elections may establish precinct-based assigned polling places and/or vote centers, or any combination thereof, including co-location of precinct polling places or vote centers that also serve as assigned polling places for certain precincts. See A.R.S. § 16-411(B)(4). In any case, the Board of Supervisors (in consultation with the officer in charge of elections) has a duty to establish a reasonable and adequate number of voting locations for an election. A.R.S. § 16-411(B)(3).

Except for the designation of an emergency voting location pursuant to A.R.S. § 16-411(I), the Board of Supervisors must finalize all voting locations at least 20 days before a statewide primary or general election or 10 days before a special election. A.R.S. § 16-411(B). Thereafter, the Board of Supervisors or officer in charge of elections must publicly post the names and/or locations of each voting location on the county's website. A.R.S. § 16-411(G).

1. Assigned Polling Places

If a county decides to conduct elections using precinct-based assigned polling places, the Board of Supervisors must designate at least one polling place in each precinct. A.R.S. § 16-411(B). 56

If no suitable polling place is available within a precinct, the Board of Supervisors may designate a polling place in an adjacent precinct. The Board of Supervisors must make a specific finding that there is no suitable polling place within the precinct and include that finding in a separate section of the order or resolution designating polling places for the election. A.R.S. § 16-411(B)(L).

Based on projected high voter demand, precincts may be split for administrative purposes to allow a polling place to be established in each precinct split. Arizona statute requires these polling places to "be listed in separate sections of the [Board's] order or resolution" designating polling places for the election. A.R.S. § 16-411(B)(2).

Based on projected low voter demand (specifically, a high number of AEVL voters), adjacent precincts may be combined for administrative purposes to allow multiple precincts to be serviced by the same polling place and same election board. The Board of Supervisors must make a specific finding that a high number of AEVL voters is likely to substantially reduce the number of voters appearing at one or more specific polling places on Election Day and include that finding in a separate section of the order or resolution designating polling places for the election. <u>A.R.S. § 16-411(B)(3)</u>.

2. Vote Centers

The Board of Supervisors may establish vote centers in lieu of precinct-based polling places. A vote center allows voters from any precinct within the county to cast a ballot with the correct ballot style on Election Day. Vote centers must be established by a vote of the Board of Supervisors and in consultation with the County Recorder and officer in charge of elections. A.R.S. § 16-411(B)(4).

Vote centers typically entail ballot tabulation exclusively at the central counting place, without use of precinct voting equipment that will warn voters of an over-vote. If ballots are not tabulated at the vote center, the officer in charge of elections must: (1) establish a voter education program that notifies voters of the effect of casting multiple votes for an office; and (2) provides the voter with instructions on how to correct the ballot before it is cast (including instructions how to spoil the ballot and correct the error through issuance of a replacement ballot). 52 U.S.C. § 21081(a)(1)(B).

C. Failure to Timely Establish Polling Places

In counties that utilize assigned polling places, if a Board of Supervisors fails to designate a polling place in a particular precinct before a primary or general election (or if the election cannot be held at the polling place originally designated by the Board of Supervisors and the County Recorder or

Page | 143

⁵⁶ The Board of Supervisors is not required to designate a polling place for special district or all ballot-by-mail elections, but may designate one or more sites in each district for voters to deposit voted ballots through 7:00 p.m. on Election Day. A.R.S. § 16-411(D). See also Chapter 3, Section IV.

other officer in charge of elections has not designated an emergency polling place for that precinct for Election Day), the Justice of the Peace of the precinct shall designate the polling place and post public notice two days before the election in at least three locations in the precinct. <u>A.R.S. § 16-411(C)</u>.

If the Justice of the Peace fails to do so (or there is no Justice of the Peace for the precinct), the election board of the precinct must designate and give notice of the place for holding the election. A.R.S. § 16-411(C).

D. Consolidation of Polling Places Based on Lack of Candidates

In counties that conduct assigned polling place elections, if there are no candidates for elected office appearing on the ballot in a particular precinct, the Board of Supervisors may consolidate polling places (and consolidate the tabulation of results in combined precincts) if the following conditions apply:

- All affected voters are notified by mail of the change at least 33 days before the election;
- Notice of the change in polling place includes notice of the new polling place, notice of the hours polls are open on Election Day, and notice of the telephone number to call for voter assistance; and
- All affected voters receive information on early voting, which includes information on how to make a one-time early ballot request.

A.R.S. § 16-411(C)(1)-(3).

E. Factors to Consider When Selecting Voting Locations

The following factors should be considered when selecting voting locations:

- 1. The location should be capable of being used in both the primary and general election;
- 2. Buildings must be appropriately sized based on projected voter turnout, among other predictive factors (see Chapter 8, Section IX(A));
- 3. Property owners must be willing to grant permission to use the building for voting purposes on Election Day, including making the building available the day(s) before Election Day, early morning on Election Day, and until a reasonable time after the polls close on Election Day;
 - Insurance considerations and payment of fees (if any) should be discussed with the property owner;
- 4. Buildings should have easy ingress and egress to the parking lot, including a parking lot in close proximity to the building;
- 5. Buildings must meet accessibility requirements or be adapted to meet accessibility requirements for Election Day (see Chapter 5, Section III);

- 6. Buildings must have a room or hallway of sufficient size to meet the needs for setting up equipment and voter check-in stations, including adequate space for voters to wait in line;
- 7. Buildings should have an adequate power source;
- 8. The property should be located near major traffic arteries, including within walking distance of public transit where possible;
 - For polling places on tribal lands without public transit and major highways, the
 property should be in a central location on the tribal lands or a location where tribal
 members frequently gather;
- 9. The decision of where to locate a polling place or vote center should have public support, especially through outreach to rural and underserved communities, and, for counties with tribal reservations, through outreach to tribal governments;
- 10. In counties that conduct assigned polling place elections, the polling place must be located within the applicable precinct, unless applicable exceptions apply (see Chapter 8, Section (I)(B)(1));
- 11. Voters should not have to travel unreasonable distances to vote;
 - Factors to consider in establishing voting locations include access to paved roads, rates of available public and personal transportation, and other relevant factors;
- 12. The property must have sufficient parking for voters' use on Election Day;
- 13. If reused, the voting location must have been successfully used in the past; and
- 14. Whenever possible, voting locations should not be placed inside of police stations, court houses, or other locations with a regular uniformed police presence, unless the voting location is specifically intended to serve eligible incarcerated voters.

The elections staff should conduct a site visit to confirm the location's suitability for voting. The officer in charge of elections should also solicit community feedback on all proposed voting locations if practicable.

F. Use of School Facilities for Voting Locations

Upon request of the officer in charge of elections, a public school must provide sufficient space for use as a voting location in any statewide, county, city, or town election. A.R.S. § 16-411(E).

The principal of a public school may deny the request to host a voting location if, within two weeks of receiving the request, the principal provides a written statement confirming: (1) the school lacks sufficient space to host a voting location; or (2) the safety or welfare of students would be jeopardized by hosting a voting location. A.R.S. § 16-411(F).

G. Polling Place/Vote Center Emergency Designation

A County Recorder or other officer in charge of elections may grant an emergency designation to a polling place/vote center if either of the following occurs:

- An act of God renders a previously established Election Day voting location unusable; or
- The County Recorder or other officer in charge of elections has exhausted all options and there are no suitable facilities that are willing to host an Election Day voting location unless the facility receives an emergency designation.

A.R.S. § 16-411(I).

At least two weeks before Election Day, the County Recorder or other officer in charge of elections must post on its website a list of polling places/vote centers with emergency designations and must specify:

- The reason the emergency designation was granted; and
- The number of attempts made to find another voting location before granting an emergency designation.

A.R.S. § 16-411(H).

Electioneering and other political activity is not permitted on the property of the hosting facility of any polling place/vote center with an emergency designation, even outside the 75-foot limit. A.R.S. § 16-411(I). However, if the voting location is not listed on the jurisdiction's elections website as having an emergency designation, electioneering and other political activity must be permitted on the premises outside the 75-foot limit. A.R.S. § 16-411(H).

If an emergency arises after the initial website posting, the County Recorder or other officer in charge of elections must:

- Update the website as soon as is practicable to include any new emergency designations of polling places/vote centers;
- Highlight the new voting location(s) with an emergency designation on the website; and
- Like other locations with an emergency designation, specify the reason the emergency designation was necessary and the number of attempts that were made to find a standard voting location before granting an emergency designation. A.R.S. § 16-411(H).

H. Requirement to Allow Electioneering Outside 75-Foot Limit

Except in cases of an emergency designation (see Chapter 8, Section I(G) above), any voting location or ballot replacement site used on Election Day or during on-site early voting must permit persons to engage in electioneering and other political activity in public areas (i.e., those areas

generally open to the public) and parking lots used by voters outside the 75-foot limit. A.R.S. § 16-411(H).

Electioneering or political activity may not result in voter intimidation. Further, no temporary or permanent structure may be erected and access to parking spaces may not be blocked or impaired. A.R.S. § 16-411(H).

I. Ensuring Accessibility at the Voting Location

Voting locations must comply with the current ADA Checklist for Polling Places and any additional state accessibility requirements. See Chapter 5, Section III for more details.

II. APPOINTMENT AND TRAINING OF POLL WORKERS

At least 20 days before a primary or general election, the Board of Supervisors must appoint at least the following poll workers for each polling place with more than 300 qualified electors and each vote center or other voting location:

- One inspector;
- Two judges;
- One marshal; and
- As many clerks as deemed necessary.

A.R.S. § 16-531(A).

For polling places with less than 300 qualified electors, the Board of Supervisors must appoint at least an inspector and two judges. The Board of Supervisors shall give notice of election precincts consisting of fewer than 300 qualified electors to the county chairperson of the two largest political parties not later than 30 days before the election. A.R.S. § 16-531(B).

The inspector, judges, marshal (and clerks, if applicable) are collectively known as the "election board" ⁵⁷ for a particular voting location and are referred to in this Manual as poll workers or board workers.

The officer in charge of elections must provide a report containing each poll worker's name, position, precinct, and political party to the Board of Supervisors.

Poll workers must be registered voters, except for student poll workers. In assigned polling place elections, each poll worker must be a registered voter in the precinct of assignment unless there

⁵⁷ Notwithstanding <u>A.R.S. § 16-531(A)</u>'s reference to judges and the inspector, Arizona statutes generally provide that the election board is comprised of all poll workers at a particular voting location. *See, e.g.*, <u>A.R.S. § 16-531(G)</u> (allowing students to be appointed to an election board as clerks). This Manual accordingly adopts the interpretation of "election boards" to include inspectors, judges, marshals, and clerks.

are not enough poll workers that meet this residential requirement, in which case poll workers must be qualified voters of the state. A.R.S. § 16-531(A). Similarly, for vote centers, each poll worker must be a registered voter in the county unless there are not enough poll workers that meet this residential requirement, in which case poll workers must be qualified voters of the state. 58

Other than candidates for precinct committeeman, no candidate (nor the spouse, child, or parent of a candidate) for any office on the ballot may serve as a poll worker during that election.

The officer in charge of elections shall ensure that the election board is comprised of individuals registered with different political parties. At minimum, for partisan elections, if the inspector is a member of one of the two largest political parties, the marshal must be a member of the other of the two largest political parties and each of the two judges must be registered with different political parties. An inspector, marshal, or judge may not serve in that position if they have changed their political party registration since the last general election.

At least 90 days before an election, the county chairpersons of the two largest political parties may designate qualified electors to serve on election boards. When the list is timely submitted, it shall be used to appoint judges. Whenever possible, any person appointed as an inspector shall have had previous experience as an inspector, judge, marshal, or clerk of elections. If there is no qualified person in a given precinct, the appointment of an inspector may be made from names designated by the county party chairperson. Any registered voter in the precinct, or alternatively, in another precinct, may be appointed as a clerk. A.R.S. § 16 531(A).

⁵⁸ The officer in charge of elections should make reasonable efforts to recruit a sufficient number of poll workers from within the precinct or county prior to hiring out-of-precinct or out-of-county poll workers. The officer in charge of elections shall also ensure that community poll worker recruitment is conducted in an equitable manner, in an effort to recruit a diverse pool of poll workers that reflect the community. To the extent possible, poll workers assigned to voting locations on Native American reservations should be registered voters in the precinct or reservation, or members of the Tribe.

⁵⁹ If it is impossible to sufficiently staff the boards with members of differing political parties, the officer in charge of elections shall, at minimum, exercise best efforts to utilize board members with no party affiliation or from differing unrecognized parties to ensure that there is a diversity of political party affiliation (including no affiliation) on the election boards and that no election board is comprised of members of only one party. Further, the officer in charge of elections shall document when and how the political parties in the county were contacted about the need for board workers affiliated with those parties and all other actions taken in a best effort to obtain board workers from two different political parties. However, nothing in this Manual shall be interpreted to supersede otherwise applicable statutory requirements, including the requirement that board workers be of differing political party affiliation.

A. Election Board Duties

The following duties must be performed by the members comprising the election board. The officer in charge of elections may allocate these duties among different board members as deemed appropriate:

- 1. Prepare and monitor the voting location, including taking appropriate measures to preserve order, prevent voter intimidation, and manage voter lines, <u>A.R.S. § 16-562</u>, <u>A.R.S. § 16-512</u>;
- 2. Open, exhibit, and lock the ballot box before receiving any ballots, A.R.S. § 16-564(A);
- 3. Maintain the signature roster or e-pollbook;
- 4. Check for proper identification;
- 5. Direct voters in the wrong polling place to the correct polling place, including the specific address (for assigned polling place elections only);
- 6. Mark spoiled ballots (inspector and only one judge required), A.R.S. § 16-585;
- 7. Ensure that voted ballots are deposited in the correct ballot box, and deposit ballots in the ballot box at the voter's request, A.R.S. § 16-580(C);
- 8. Assist voters in using accessible voting equipment and assist voters in marking the ballot (two board members of different political parties required), A.R.S. § 16-580(E);
- 9. Close the polls (inspector and two judges required); A.R.S. § 16-565(C);
- 10. Prepare a report of the number of voters who have voted and seal the box containing the voted ballots, A.R.S. § 16-608(A), A.R.S. § 16-616; and
- 11. Return the signature roster, copies of the precinct registers, and other election supplies to the Board of Supervisors or officer in charge of elections. A.R.S. § 16-617.

In addition, the inspector, marshal, and judges of the election board are specifically tasked with the responsibilities described below.

1. Inspector

The inspector serves as the chair of the election board and exercises authority over all election-related activities at the voting location (under the direction of the county officer in charge of elections, who maintains overall authority over the voting location). The inspector usually acts as the single point-of-contact with the officer in charge of elections, poll worker hotline, troubleshooters, or other entity designated by the officer in charge of elections to provide assistance on Election Day.

The inspector's specific duties include the following:

1. As chair of the election board, maintain sufficient knowledge about election procedures and voting equipment;

- 2. Lead and assign duties to other poll workers, including appointing a substitute judge, marshal, or clerk (while maintaining political party balance) if a poll worker fails to show up or fails to perform their duty on Election Day and no alternative poll worker is available, A.R.S. § 16-534(A), A.R.S. § 16-533; and
- 3. Ensure the polling place is set up and functions properly, including publicly opening the sealed package of official ballots, ensuring the required ballot styles/types are present, certifying the voting roster, posting appropriate lists and notices, arranging the voting booths, and assisting electors, A.R.S. § 16-563, A.R.S. § 16-312(E), A.R.S. § 16-343(F)-(G), A.R.S. § 16-169(B), A.R.S. § 16-579(D)-(E), A.R.S. § 16-572(A).

2. Marshal

The marshal is responsible for preserving order at the voting location, which includes:

- 1. Announcing the opening and closing of the polls, A.R.S. § 16-565(C);
- 2. Preserving order and preventing any violation of election law, including electioneering within the 75-foot limit or voter intimidation, from the opening of the polls until the count of the ballots is completed, A.R.S. § 16-535(B); and
- 3. Periodically measuring the length of wait times, notifying the inspector if wait times have the potential to equal or exceed the 30-minute maximum, and implementing measures to reduce voter wait time, including having the authority to request additional voting equipment or supplies and board workers or to appoint additional board workers upon approval of the officer in charge of elections, A.R.S. § 16-535(B).

The marshal may also perform the duties of any other election board worker on a relief basis. A.R.S. § 16-535(B).

3. Judges

Judges oversee the voting process itself, which may generally include:

- 1. Issuing ballots to qualified voters, <u>A.R.S. § 16-579(C)</u>, <u>A.R.S. § 16-467(B)</u>, <u>A.R.S. § 16-572(B)</u>;
- 2. Signing the roster for an elector who is unable to sign because of physical disability, <u>A.R.S.</u> § 16-579(D)-(E); and
- 3. Examining electronic voting equipment and comparing the number of votes cast as indicated on the machine with the number indicated on the poll list (or e-pollbook) and the number of provisional ballots cast, A.R.S. § 16-602(A).

B. Bilingual Poll Workers

Jurisdictions covered under the language minority provisions under Section 203 of the Voting Rights Act should appoint bilingual poll workers and/or ensure access to on-site or remote interpretation services in the covered language(s) to provide language assistance to voters who need it. Additionally, an Election Terminology Glossary in the covered languages should be

provided among the polling place supplies. Covered jurisdictions for tribal languages should contact the applicable tribal government if they need assistance recruiting and hiring bilingual poll workers.

C. Student Poll Workers

The Board of Supervisors may appoint a student to serve as a clerk on the election board if the student:

- Will be at least 16 years old at the time of the election;
- Will be a United States citizen at the time of the election; and
- Provides written permission from a parent or guardian.

A student poll worker must receive poll worker training and must be supervised by a trained adult poll worker at the voting location. A.R.S. § 16-531(F).

A student's absence from school due to service as a student poll worker does not affect the school's average daily membership or count against any mandatory attendance requirements for the student. A.R.S. § 15-901(A)(1); A.R.S. § 16-531(G).

D. Poll Worker Training

Within 45 days before an election, the officer in charge of elections must conduct poll worker training for inspectors, judges, and any other election board members deemed necessary by the officer in charge of elections. A.R.S. § 16-532(A). At least one poll worker training session should be conducted in-person during each election cycle, but additional training may be conducted online as deemed necessary. Additionally, the officer in charge of elections should develop a mechanism to assess individual poll workers' performance following the election.

Persons who conduct poll worker training must be qualified in election law and have practical experience in the election process. A.R.S. § 16-532(A)-(B). Persons who conduct poll worker training must also be certified by the Secretary of State as an election officer in accordance with A.R.S. § 16-407 or under the management of a certified election officer.

Poll worker training must cover the following pre-Election Day topics, as applicable:

- 1. Delivery of ballots and supplies to the voting location;
- 2. Duties of each election board member;
- 3. Ensuring proper political party representation among election board members;
- 4. Conducting a pre-election meeting;
- 5. Gaining building access;
- 6. Inventorying supplies;
- 7. Equipment setup and furniture arrangement;

- 8. Voting equipment checks, including ensuring that equipment seals have not been tampered with and match the seal log;
- 9. Conducting an official ballot count;
- 10. Customer service responsibilities, including voter assistance, assistance to voters with a disability (including disability etiquette and awareness), and ensuring language accessibility; and

Poll worker training must also cover the following Election Day topics, as applicable:

- 1. Opening the voting location;
- 2. Hours the voting location will be open;
- 3. Poll workers' hours:
- 4. Establishing the 75-foot limit and enforcing non-electioneering and non-intimidation rules;
- 5. For poll workers assigned to voting locations on tribal reservations, sharing voting locations with tribal elections, common issues with nonstandard residential addresses, rules relating to tribal identification, and, if applicable, the right to language assistance;
- 6. Procedures for checking identification;
- 7. Provisional ballot processing;
- 8. Operation of voting equipment;
- 9. Operation of accessible voting equipment;
- 10. Operation of e-pollbooks or procedures for managing the signature rosters and poll lists;
- 11. Troubleshooting, including when and how to implement wait-time reduction and other contingency plans;
- 12. Any voter registration information deemed necessary;
- 13. Who may vote in the election;
- 14. Use of precinct registers and/or the issuance of ballot types/styles (political party, FED only, ballot splits, etc.);
- 15. Standard voting procedures;
- 16. Recorder's Certificates;
- 17. Spoiled ballot procedures;
- 18. Procedure for early ballot drop-off;
- 19. Political party observers;
- 20. Procedures for challenges;
- 21. Kids Voting;
- 22. Closing the polls;

- 23. Transmitting results and/or delivery of voted ballots;
- 24. Completing a Certificate of Performance, verifying that various election duties were properly performed; and
- 25. Preparing the official and unofficial envelope contents (see Chapter 8, Section V).

The officer in charge of elections may require additional training for poll workers at any time. Regardless of whether additional training is provided, however, poll workers must be notified in writing prior to Election Day of any changes in election law or procedure that became effective since the last poll worker training. A.R.S. § 16-532(E).

1. Premium Training

The officer in charge of elections may institute an advanced method of instruction and testing for certain election board members known as premium training. The premium training must include at least eight hours of training and a written examination on election law and procedures. <u>A.R.S.</u> § 16-532(D).

Those who complete this training and pass the test are certified as a "premium board worker." Premium board workers are certified for a period of 30 months and, if approved by the Board of Supervisors, are entitled to additional compensation. A.R.S. § 16-532(D).

The officer in charge of elections may require additional training for poll workers at any time. Regardless of whether additional training is provided, however, poll workers must be notified in writing prior to Election Day of any changes in election law or procedure that became effective since the last poll worker training. A.R.S. § 16-532(E).

2. Certificate of Qualification

Upon successful completion of poll worker training, each election board member will receive a certificate of qualification from the Board of Supervisors or officer in charge of elections stating the worker's name and the course of instruction completed. No inspector or judge (except those appointed to fill a vacancy and as provided in <u>A.R.S. § 16-533</u> and <u>A.R.S. § 16-534</u>) may serve on Election Day unless the person has been issued a certificate of qualification. <u>A.R.S. § 16-532(A)</u>.

E. Poll Worker Compensation

The Board of Supervisors must set the compensation of poll workers, which constitutes a county charge. A.R.S. § 16-536. The Board of Supervisors may approve poll worker pay by virtue of approving the election director's budget for the forthcoming election.

Poll workers must be paid at least \$30 per day. <u>A.R.S. § 16-536</u>. The Board of Supervisors may approve additional compensation for premium board workers. <u>A.R.S. § 16-532(D)</u>.

III. DESIGNATION OF POLITICAL PARTY AND OTHER OBSERVERS

Political party representatives are permitted to observe at voting locations and central counting places for partisan elections. The proceedings at the central counting place may also be observed by up to three additional people representing a candidate for nonpartisan office, or representing a political committee in support of or in opposition to a ballot measure, proposition or question. Such observation (and observation at early voting locations, emergency voting centers, and County Recorder processing procedures, where permitted by the County Recorder or other officer in charge of elections) are subject to the procedures described below. Observation at nonpartisan elections may be permitted at the discretion of the officer in charge of elections. A.R.S. § 16-590(A)-(B); A.R.S. § 16-621(A).

The County Recorder or other officer in charge of elections may develop additional local procedures governing political party observation. Additional procedures shall allow political party observers to effectively observe the election process, and, absent emergency circumstances, no changes to the procedures shall be made after the Tuesday prior to the election in order to facilitate compliance by the county political parties and designees.

A. Appointment Process

The county chairperson (or designee) of each party represented on the ballot must submit the names of specific political party observers to the County Recorder or officer in charge of elections in writing (in hard copy or electronically in advance of observation, as required by the County Recorder or officer in charge of elections). The County Recorder or officer in charge of elections may require reasonable deadlines for advance notice of appointments. Where there is no county political party officer to make the appointment, the state political party chairperson may appoint political party observers for that county.

Political party observers may be appointed to specific voting locations (for Election Day observation), to a central counting place, or to multiple voting locations as authorized by the political party chairperson and the officer in charge of elections. Observers appointed to observe in multiple locations need only one appointment in writing designating the various locations where the observer is appointed. An appointment is not transferable to another individual.

Unless agreed upon by the political parties, not more than one party representative for each party represented on the ballot shall be at a voting location at one time. A.R.S. § 16-590(C). Further, only one representative at any one time of each political party represented on the ballot who has been appointed by the political party chairperson shall remain within the 75-foot limit while the polls are open. A.R.S. § 16-515(A), (B), (H).

Appointed political party observers need not be qualified electors in the precinct or county of observation, but must be an Arizona resident and registered to vote in Arizona. A.R.S. § 16-590(D). Further, the officer in charge of elections may require that observers at the central counting place or ballot tabulation center be registered voters of the county. Except for precinct

committeeman candidates, candidates appearing on the ballot or official write-in candidates shall not serve as political party observers.

B. Observer Credentials

The political party letter of appointment with the signature of the appointing authority (and, if required by the County Recorder or officer in charge of elections, on political party letterhead) serves as the written credential necessary to conduct observation at a voting location or central counting place. Credentials must be issued by the recognized political party chairperson or designee; this authority may not be delegated to a candidate or candidate's agent. The political party observer must present the political party appointment letter (or copy thereof, if permitted by the County Recorder or officer in charge of elections) to the appropriate election official upon entering the voting location, County Recorder's office, or central counting place, and be prepared to show identification if requested.

C. Observation at Voting Locations

Political party observers may observe the following activities at a voting location:

- Opening the voting location;
- Voting at the voting location (but may not observe in the voting booth or otherwise impede voters' ability to vote and maintain a secret ballot);
- Closing the voting location;
- Transport of ballots from the voting location to a receiving site (using a separate vehicle); and/or
- Any other significant voting or processing activities at the voting location provided that it does not interfere with or impede the election procedures or staff.

Each recognized political party is presumptively entitled to have no more than one political party observer at a time inside the 75-foot limit at each voting location. A.R.S. § 16-590(C).

All political party observers are subject to removal by the County Recorder or other officer in charge of elections for failure to comply with a request to cease an activity that interferes with the election process or violates tribal (if the voting location is on a tribal reservation), state, or federal law.

D. Observation at Central Counting Places

Political party representatives may observe at a central counting place and at each point where ballots are handled or transferred from one election official to another, including areas where the following activities take place:

- Receiving the ballots at the County Recorder's office or central counting place;
- Inspecting the ballots;

- Reviewing ballots by the Write-in Tally Board;
- Duplicating ballots by the Ballot Duplication Board;
- Adjudicating ballots by the Electronic Vote Adjudication Board;
- Receiving electronic media or processing voting results by the Accuracy Certification Board:
- Tabulation of ballots; and/or
- Any other significant tabulation or processing activities at a central counting place provided that it does not interfere with or impede the election procedures or staff.

E. Observer Guidelines

The following observation guidelines govern all observers:

- 1. An observer may not mark any ballot, place any type of material on a ballot, or otherwise touch a ballot during observation. Further, an observer shall not offer to assist any voter in the process of voting at a voting location, or attempt to intimidate or influence a voter when voting. If a voter specifically requests an observer's assistance in voting, the observer may only assist the voter after relinquishing the observer's formal status as an observer (for example, by returning any observer badge or identification, exiting the voting location, and then accompanying the voter into the voting location as an assistant rather than an observer). The observer may resume their role as an observer after assisting the voter.
- 2. Observers shall not touch or handle election materials, rosters, early ballot envelopes, provisional ballot envelopes, ballot transfer containers, voting machines, or voting machine components except as expressly permitted by the officer in charge of elections during demonstrations.
- 3. Observers may not interfere with or impede the election procedures or staff.
 - If an observer has a question about the proceedings or seeks to raise an objection, the observer should speak solely to the designated point of contact (*e.g.*, inspector, County Recorder, or other officer in charge of elections) and not to other poll workers, staff, or voters.
 - The officer in charge of elections or inspector may prohibit observers from using electronic devices in the voting location or central counting place if doing so would interfere with or impede the election procedures or staff. No photos or videos may be taken within the 75-foot limit of a voting location. <u>A.R.S. § 16-515(G)</u>.
 - Observers may not wear, carry, or display any materials that identify or express support or opposition for a political party, political organization, or a candidate or ballot measure appearing on the ballot. A.R.S. § 16-515(F).
 - In cases where multiple ballots are dropped off at a voting location, an observer may not, within the 75-foot limit: (1) inspect, copy, photograph, or record a video of the early ballot envelopes in an effort to discern voters' identities; or (2) confront, question, photograph, or record a video of the individual who dropped off the early ballots.

- Observers can enter and leave a voting location or central counting place so long as their entering and leaving does not interfere with or impede the election procedures or staff.
- 4. Observers may take handwritten notes during observation, but must use a writing instrument of a color designated by the officer in charge of the election or procedure.
- 5. If an observer is asked by the inspector or other officer in charge to cease an activity that interferes with the election process or election staff or poll workers, the observer must comply or face possible ejection.
- 6. Observers must be prepared to show their appointment credential immediately upon entering any voting location or central counting place or upon request by any election official.
- 7. At a central counting place, all observers must check in with the County Recorder or other officer in charge of elections prior to being admitted and may be required to log in and out of the facility each time they enter or leave.
- 8. At a central counting place, the County Recorder or other officer in charge of elections may ensure that observers are given identifying badges to ensure that observers are clearly identifiable.

IV. ISSUING PRE-ELECTION NOTICES

A. Secretary of State: 120-Day Notice of Offices to be Elected

At least 120 days before a primary election, the Secretary of State must notify in writing each Board of Supervisors and officer in charge of elections of the federal, statewide, and legislative offices for which candidates will be nominated at the primary election. A.R.S. § 16-202.

B. County: 180-Day Notice of Election to Local Jurisdictions

At least 180 days before each consolidated election date, the Board of Supervisors or officer in charge of elections must give written notice to each school district, community college district, city and town within the county's geographical boundaries. The Board of Supervisors or officer in charge of elections also must give written notice to all special taxing districts within the county. A.R.S. § 16-205(A).

The notice must include:

- The specific election date;
- The deadline by which the local jurisdiction must inform the Board of Supervisors or officer in charge of elections whether an election will be held; and
 - The deadline to inform the Board of Supervisors or officer in charge of elections should be set at or just after special taxing districts' 150-day deadline to call an election pursuant to A.R.S. § 16-226(A).

• Any additional information deemed necessary by the Board of Supervisors or officer in charge of elections.

The notice may be mailed, emailed, or otherwise electronically transmitted.

C. Special Taxing District/Nonpartisan Election Notices

The governing body of a special taxing district must provide various public notifications before conducting an election that is not held concurrently with a general election. A.R. S. § 16-226(B); A.R.S. § 16-227(A).⁶⁰

- A special taxing district must call an election at least 150 days in advance of an election, except for elections called pursuant to A.R.S. § 19-209. A.R.S. § 16-226(A). "Calling" an election means the governing board of the special taxing district must officially inform the applicable Board of Supervisors or officer in charge of elections that the district intends to conduct an election.
- In addition, the special taxing district must also issue a "call of election" to the public by publishing the "call of election", at least two times and at least one week apart, in a newspaper of general circulation covering the jurisdiction during the six calendar weeks preceding 150 days before the election. A.R.S. § 16-227(A). Alternatively, the special taxing district may mail the "call of election" to each household containing a qualified elector at least 150 days before the election. A.R.S. § 16-227(B).
- Finally, a special taxing district must issue a "notice of election," which is like the call of election but intended as the final public notice in advance of a special taxing district election. A.R.S. § 16-228(A)-(B). A special taxing district that conducts a ballot by mail election need only issue the notice specified in A.R.S. § 16-228(C)-(D). Notice requirements specific to fire district or irrigation and water conservation district bond elections can be found at A.R.S. § 48-806(A) and A.R.S. § 48-3190(A), respectively.

A special taxing district must file an affidavit certifying compliance with federal and state law with the applicable Board of Supervisors at least five days before holding a nonpartisan election. <u>A.R.S.</u> § 16-229.

V. PREPARATION OF BALLOTS

The County Board of Supervisors is responsible for preparing the official ballot to be used in federal, statewide, legislative, and countywide elections. A.R.S. § 16-405; A.R.S. § 16-503(A). The Board of Supervisors may delegate this responsibility to the officer in charge of elections.

Page | 158

⁶⁰ A.R.S. §§ 16-225 to 16-229 outline various requirements for holding "nonpartisan" elections. <u>A.R.S. §</u> 16-226(B) defines nonpartisan elections (for purposes of those statutes) as elections of special taxing districts not held concurrent with the general election.

A. Official Ballot Format

1. Form and Content of the Ballot

a. Requirements for All Ballots

i. Paper Type

All official ballots must be printed with black ink on white paper of sufficient thickness to prevent the printing from being discernible on the reverse side the ballot. <u>A.R.S. § 16-468(2)</u>; <u>A.R.S. § 16-502(A)</u>.

ii. Font

The ballot must use the same font and color template throughout the ballot. A.R.S. § 16-502(A), (C). The only color exception is for a political party indicator or stripe to be printed on official ballots used for a partisan primary election or PPE. See Chapter 7, Section III(A) and Chapter 8, Section V(A)(1)(b).

The ballot must use the same font size within each eategory on the ballot (for example, all candidate names for a particular race must be printed in the same font size), which must be printed in no less than 8-point font if practicable. However, ballot measure numbers must be printed in at least 12-point font. The officer in charge of elections may adjust spacing between the letters on a ballot to accommodate space limitations.

iii. Early Ballot Designation

Early ballots, including ballots-by-mail and in-person early ballots, shall be identical to regular ballots, except that early ballots shall have the word "early" printed or stamped on them. A.R.S. § 16-545(A).

iv. Spacing and Heading

The ballot must contain sufficient spacing between races and sections to enable the voter to clearly understand the ballot.

On the front side, the ballot must be headed with the phrase "Official Ballot" in bold-faced plain letters, with a heavy rule above and below the heading. The ballot may not contain any other statement or matter printed above the "Official Ballot" header. A.R.S. § 16-502(A).

Immediately below the "Official Ballot" heading, the following components must be printed in the following order:

- A subheading that specifies the type of election (general, primary, or special), the election date, and the name of the county and state holding the election;
- Instructions to the voter how to properly mark the ballot; and

• The various candidate names and/or ballot measures. A.R.S. § 16-502(A), (C).

v. Candidate Races

For candidate races, the official ballot must:

- Arrange the candidate names according to <u>A.R.S. § 16-502(C)</u> in column format, starting with the left-hand column;
- List the name of the office to be filled at the head of each portion of the column,
- List the district number, division number, or other jurisdictional name/number to the right of or following the office name to be filled, if applicable;
- Include the designation "Vote for not more than _____" below the name of each office to be filled to indicate the appropriate number of candidates to select;
- List candidate names according to last name, followed by first name and any nickname;
 - The officer in charge of elections may: (1) shorten or truncate a candidate's name (with the candidate's consent) in order to fit the candidate's name on the ballot; and/or (2) decline to print the candidate's requested nickname if it suggests reference to professional, fraternal, religious, or military titles or a slogan, promotional word or phrase or any word that does not actually constitute a nickname.
- Contain a location for the voter to place a mark to vote for their candidate of choice to the right or left (and on the same line) of each candidate's name;
- Contain the candidate's political party designation in bold-faced letters next to the candidate's name (for partisan races only); and
- Contain blank lines that correspond to the number to elect placed below the last candidate name for a particular office, along with a location for the voter to place a mark next to their write-in candidate(s) of choice.

A.R.S. § 16-502(C)-(G); A.R.S. § 16-311(G); A.R.S. § 16-341(C).

Additionally, the ballot must contain the name or number of the precinct in which the ballot will be utilized, and may include the precinct part or ballot style code. <u>A.R.S.</u> § 16-502(A).

b. Additional Requirements for Primary Election Ballots

In addition to the specifications outlined in <u>Section V(A)(1)(a)</u> above, primary election ballots must comply with the following additional requirements.

Primary election ballots must be printed with a particular color designation to indicate the political party ballot. A.R.S. § 16-461(B). The ballot may be printed on colored stock or on white stock with a distinctive color indicator such as a stripe or other color designation for each political party. The following colors represent the current and recently recognized political parties:

• Blue: Democratic Party

• Green: Green Party

• Yellow: Libertarian Party

Red or Salmon: Republican Party

The officer in charge of elections may use varying hues of the requisite colors, but may not select entirely different colors as substitutes for the requisite colors. The primary election ballot displayed in accessible voting equipment must also utilize a color designation for each political party. <u>A.R.S.</u> § 16-446(B)(9).

If the number of recognized party candidates in a particular race exceeds the number to elect, the officer in charge of elections must rotate candidate names in that particular race by precinct so that each candidate will appear substantially an equal number of times in each possible location for the particular race across all primary election ballots. If the number of candidates in a particular race is less than or equal to the number to elect, the candidates' names must be listed in alphabetical order by last name and no rotation is required. A.R.S. § 16-464(A).

If more persons file nomination petitions for the office of precinct committeeman than the number to elect in a particular precinct, the county officer in charge of elections must prepare a separate ballot style that includes the office of precinct committeeman, as well as all other races in the precinct, for the voters registered with that political party in that precinct. A.R.S. § 16-822(C). The position of the precinct committeemen candidate names must be alphabetical by surname. A.R.S. § 16-464(B). This ballot style, which includes all the races in the precinct and the precinct committeeman race, must be provided only to voters registered with that political party in the precinct. A.R.S. § 16-822(C).

c. Additional Requirements for General Election Ballots

In addition to the specifications outlined in Section V(A)(1)(a) above, general election ballots must comply with the following additional requirements.

For partisan candidate races, the official ballot must list candidates in a particular race in the following descending order:

- Candidates who are registered with a recognized political party that appeared on the gubernatorial ballot in the most recent general election for the office of governor, listed in the order that corresponds to the number of votes for each party's gubernatorial candidate in that county;
- Candidates who are registered with a recognized political party that did not appear on the gubernatorial ballot in the most recent general election for the office of governor, listed in alphabetical order by last name; and
- Independent candidates who were nominated pursuant to <u>A.R.S. § 16-341</u> (along with a three-letter designation determined by the filing officer), listed in alphabetical order by last name. <u>A.R.S. § 16-502(E)</u>.

If there are two or more candidates of the same political party for the same office, or more than one candidate for a judicial office, the names of all such candidates in the particular race must be rotated so that each candidate will substantially appear an equal number of times in each possible location. However, if the number of candidates in a particular race is less than or equal to the number to elect, the candidates' names must be listed in alphabetical order by last name and no rotation is required. A.R.S. § 16-502(E), (H).

In general elections with a presidential candidate on the ballot, presidential electors' first and last names must be listed in alphabetical order (according to last name). The presidential and vice-presidential candidates' last names must be printed in bold and placed adjacent to the elector names, with the presidential candidate's name printed above the vice-presidential candidate's name. A.R.S. § 16-502(C)(1).

For ballot measures, the officer in charge of elections must use one of the following methods to describe the measure:

- 1. Print the full text of the measure on the ballot;
- 2. Print a summary of the measure that contains a statutorily prescribed heading, an official title, a descriptive title, and a summary that describes the measure's effect; or
- 3. Print a summary of the measure that contains an alternative heading and a summary that describes the measure's effect, but omits the official title and descriptive title (see below for specific requirements).

The ballot must contain the words "Yes" and "No" or "For ____" and "Against _____", along with a space for the voter to mark their choice, below the description of the ballot measure. <u>A.R.S. § 19-125(B)-(F)</u>; <u>A.R.S. § 16-502(L)-(N)</u>.

d. Additional Requirements for PPE Ballots

Similar to a partisan primary election ballot, a PPE ballot must distinguish political party ballots by color and contain candidate names for only that political party. <u>A.R.S. § 16-245(A)</u>. Otherwise, PPE ballots must comply with the following specific requirements.

A PPE ballot must contain the following information in descending order:

• (T	he fol	llowing header at the top of the ballot:			
		"Official Ballot of the	e	_ Party,	
		Presidential Preference Election (date),			
		County of,			
		State of Arizona"			
• The title " Party Candid		Party Candida	ates for President of the United States;"		
• The text "Vote for not more than one;" and					

• The political party candidates certified to appear on the ballot. A.R.S. § 16-245(A)-(B).

The ballot also may contain printed instructions to voters as prescribed for other elections (see below for specific instructions). A.R.S. § 16-245(B).

Unlike all other ballots, candidate order is determined by lot drawn at a public meeting conducted by the Secretary of State. The officer in charge of elections must print candidate names in the order and format specified by the Secretary of State, without rotation of candidate names. A.R.S. § 16-245(B). Write-in votes are not permitted, and no other elections may be combined with a PPE ballot. A.R.S. § 16-241(A); A.R.S. § 16-247.

A PPE ballot must comply with any other ballot format requirements in Section V(A)(1)(a) that are not inconsistent with this Section.

e. Additional Requirements for Recall Election Ballots

The reasons set forth in the recall petition for demanding the officer's recall and the officer's justification of their conduct in office shall be printed on the recall election ballot. The officer's justification must be not more than 200 words in length. There shall be no party designation on the recall ballot for a nonpartisan office. The form of the ballot shall otherwise conform as nearly as practicable to the ballot prescribed for general elections. A.R.S. § 19-213.

2. Ballot Marking Instructions

Immediately below the subheading that specifies the type of election, the election date, and the name of the county and state holding the election, an official ballot may contain the following voter instructions:

- 1. Put a mark according to the instructions next to the name of each candidate for each office for whom you wish to vote.
- 2. If you wish to vote for a person whose name is not printed on the ballot, write such name in the blank space provided on the ballot or write-in envelope and put a mark according to the instructions next to the name so written.
- 3. Put a mark according to the instructions next to the word "yes" (or "for") for each proposition or question you wish to be adopted. Put a mark according to the instructions next to the word "no" (or "against") for each proposition or question you wish not to be adopted.

A.R.S. § 16-502(A). The officer in charge of elections may add additional instructions to the ballot as needed.

3. Order of Candidate Races

a. Partisan Candidate Offices

Partisan candidate races must be listed in the following order in the partisan section of the ballot:

- 1. Presidential electors;
- 2. U.S. Senator;
- 3. U.S. Representative;
- 4. Governor;
- 5. State Senator;
- 6. State Representative;
 - A.R.S. § 16-502(D) requires state legislative candidates' names to appear directly below the gubernatorial candidates' names. In election years where there are no gubernatorial candidates on the ballot, legislative candidates' names must still appear before statewide offices.
- 7. Secretary of State;
- 8. Attorney General;
- 9. State Treasurer;
- 10. Superintendent of Public Instruction;
- 11. State Mine Inspector;
- 12. Corporation Commissioner;
- 13. County Offices;
 - The officer in charge of elections may determine the ballot order for County Supervisor, County Assessor, County Attorney, Clerk of the Superior Court, County Recorder, County School Superintendent, County Sheriff, and County Treasurer.
- 14. Justice of the Peace; and
- 15. Constable.

A.R.S. § 16-502(C). Candidate races not up for election must be omitted from the ballot. Precinct Committeemen must be included on a separate ballot style, along with all other races in the precinct, only for voters registered with the particular political party in the precinct. See Chapter 8, Section V(A)(1)(b). PPE ballots are subject to different requirements. See Chapter 8, Section V(A)(1)(d).

b. Nonpartisan Candidate Offices

Subject to the exceptions outlined below, the following nonpartisan candidate races must be listed in order in the nonpartisan section of the ballot:

- 1. Justice of the Supreme Court;
- 2. Judge of the Court of Appeals (Division 1);
- 3. Judge of the Court of Appeals (Division 2);
- 4. Judge of the Superior Court (retention in Maricopa, Pima, Pinal, and Coconino Counties);
- 5. Judge of the Superior Court (election in Apache, Cochise, Gila, Graham, Greenlee, La Paz, Mohave, Navajo, Santa Cruz, Yavapai, and Yuma Counties).⁶¹
- 6. Governing Board Member of a School District;
- 7. Governing Board Member of a Community College District;
- 8. Governing Board of a Joint Technical Education District;
- 9. Governing Board Member of a Special Taxing District;
- 10. City or Town Mayor;
- 11. City or Town Council Member.

A.R.S. § 16-502(J). The following exceptions apply to candidate order in the nonpartisan candidate section:

- The officer in charge of elections may reasonably adjust the nonpartisan candidate order in order to avoid printing on the reverse side of the ballot, to achieve uniformity with the reverse side of the ballot, or to eliminate blank space;
- A recall election involving a candidate who was originally elected in a partisan race should be listed in the partisan section of the ballot, and (if applicable) in the section of the partisan ballot where candidate's race was originally positioned, A.R.S. § 19-213; and
- An election to fill the vacant unexpired term of a nonpartisan office must appear under separate heading immediately below the nonpartisan candidates and shall include the expiration date of the term of the vacated office. A.R.S. § 16-502(K); A.R.S. § 15-424(F).

Candidate races not up for election (or judicial offices not up for retention) should be omitted from the ballot.

Page | 165

⁶¹ As has been the long-standing practice in counties with populations of less than 250,000, candidates for superior court judge who are members of recognized political parties must participate in a partisan primary election. <u>A.R.S. § 16-331</u>, which requires primary elections to determine which candidates will be on the general election ballot, does not violate the requirement in Article VI, Section 12 of the Arizona Constitution. Consistent with Article VI, Section 12 of the Arizona Constitution, the winners in the primary election then participate in the general election, but no partisan designation appears on the general election ballot. *See* <u>Ariz. Op. Atty. Gen. No. 104-004 (2004)</u>.

i. Determining Judicial Offices Subject to Retention

Following appointment, a justice or judge (including superior court judges in counties with a population that exceeds 250,000) serves an initial 2-year term before seeking retention in office. <u>Ariz. Const. Art. VI, § 37(C)</u>. Thereafter, justices and judges serve 6-year terms between retention elections. <u>Ariz. Const. Art. VI, § 4</u>; <u>Ariz. Const. Art. VI, § 37(C)</u>; <u>A.R.S. § 12-101</u>; <u>A.R.S. § 12-120.01(B)</u>.

Supreme Court justices appear on the ballot for retention in all Arizona counties.

For the 16 judges in Division 1 of the Court of Appeals, which covers Maricopa, Yuma, La Paz, Mohave, Coconino, Yavapai, Navajo, and Apache Counties:

- The 10 judges appointed from Maricopa County in Division 1 of the Court of Appeals must appear on the Maricopa County ballot for retention;
- The five judges appointed from Yuma County, La Paz County, Mohave County, Coconino County, Yavapai County, Navajo County or Apache County in Division 1 of the Court of Appeals must appear on these 7 counties' ballots for retention;
- Retention of the 16th judge in Division 1 of the Court of Appeals depends on the county of residence:
 - If the judge was appointed from Maricopa County, that judge must appear on the Maricopa County ballot for retention;
 - If the judge was appointed from Yuma County, La Paz County, Mohave County, Coconino County, Yavapai County, Navajo County or Apache County, that judge must appear on these 7 counties' ballots for retention.

A.R.S. § 12-120.02(A).

For the six judges in Division 2 of the Court of Appeals, which covers Pima, Pinal, Cochise, Santa Cruz, Greenlee, Graham, and Gila Counties:

- The four judges appointed from Pima County in Division 2 of the Court of Appeals must appear on the Pima County ballot for retention; and
- The two judges appointed from Pinal County, Cochise County, Santa Cruz County, Greenlee County, Graham County, or Gila County in Division 2 of the Court of Appeals must appear on these six counties' ballots for retention.

A.R.S. § 12-120.02(A)-(B).

Superior court judges appear on the ballot for retention in the county in which they were elected or appointed. Ariz. Const. Art. 6, § 37(B).

The Arizona Commission on Judicial Performance must notify the Secretary of State which justices and judges are up for retention in a particular general election. <u>A.R.S. § 19-123(A)(5)</u>; A.R.S. § 19-124.01.

4. Political Party Designations

In a partisan race where a candidate sought a political party nomination by primary, the officer in charge of elections must place a three-letter designation to the right of the candidate's name that corresponds to the party designated in the candidate's nomination paper. A.R.S. § 16-502(E).

The following three-letter designations correspond to the current or recently recognized political parties:

• DEM: Democratic Party

• GRN: Green Party

• LBT: Libertarian Party

• REP: Republican Party

In a partisan race where an independent candidate sought a nomination other than by primary, the officer in charge of elections must determine a three-letter designation based on the three-word designation in the candidate's nomination paper. <u>A.R.S. § 16-341(D)</u>; <u>A.R.S. § 16-502(E)</u>.

A political party selection of "independent" must be designated as "IND" on the general election ballot. Otherwise, the officer in charge of elections has sole discretion how to translate other non-recognized political party selections into three-letter designations (except that independent candidates may not be designated as "DEM," "LBT," or "REP," or, when the Green Party is a recognized party, "GRN," on the general election ballot).

5. Special Provisions for Ballot Measures

a. Numbering Ballot Measures

For any measure that has qualified for the ballot, the officer in charge of elections must assign a three-digit proposition or question number based on the ballot measure type:

- Constitutional Initiative: 100 series
 - A "constitutional initiative" is brought about by petition and represents the citizens' effort to amend the Arizona Constitution.
- Constitutional Referral: 100 series
 - A "constitutional referral" is a proposed constitutional amendment referred to the general election ballot by the Arizona Legislature.
- Statutory Initiative: 200 series

- A "statutory initiative" is brought about by petition and represents the citizens' effort to amend, add, or strike a statute.
- Statutory Referral: 300 series
 - A "statutory referral" is a statutory measure referred to the general election ballot by the Arizona Legislature.
- Citizen Referendum: 300 series
 - A "citizen referendum" is brought about by petition and represents the citizens effort to veto a bill recently passed by the Arizona Legislature or other local government body.
- Local charter amendment, initiative, referendum, bond measure, or budget override: 400 series

Propositions or questions within a jurisdiction must be numbered consecutively based on the order filed with the officer in charge of elections. Individual numbers continue from the last number used in the previous election and do not repeat until all 100 numbers in that series have been used. A.R.S. § 19-125(B). For non-statewide ballot measures appearing on the ballot in multiple counties, unless otherwise agreed upon by the applicable counties, the county with the highest population of voters shall assign the number for the ballot measure and, where practicable, other counties shall use that same number for the same ballot measure in order to minimize voter confusion.

The proposition or question number must be printed in reverse type (white type on black background) in at least 12-point font. A.R.S. § 19-125(C). For example, a statutory initiative designated as Proposition 205 must be printed on the ballot as follows:

PROPOSITION 205

PROPOSICIÓN 205

b. Order of Ballot Measures

Ballot measures must appear on the ballot in the following order, below any nonpartisan candidate races in the nonpartisan section of the ballot:

- State constitutional amendments;
- Statewide statutory initiatives;
- Statewide referenda:
- County ballot measures, including school district, joint technical education district, and community college district ballot measures;
 - The officer in charge of elections may determine the ballot order for county initiatives, county referenda, county school district bond measures, county school district budget overrides, community college district bond measures, community

college district budget overrides, special taxing district bond measures, and special taxing district budget overrides.

- · City or town ballot measures; and
 - The city or town clerk may determine the ballot order for city charter amendments, city or town initiatives, and city or town referenda.
- Special taxing district ballot measures.

A.R.S. § 16-502(L); A.R.S. § 19-125(B). Ballot measures types that will not be voted on in the election should be omitted from the ballot.

c. Printing Initiatives and Referenda on the Ballot

The officer in charge of elections may use one of the three methods to print initiatives and referenda (including legislative referrals) on the official ballot:

- 1. Print the full text of the measure on the ballot, followed by the words "yes" and "no" or "for " and "against " for the voter to mark their choice;
- 2. Print a standard summary of the measure that contains a statutorily prescribed heading, an official title, a descriptive title, and a summary that describes the measure's effect (see below for specific requirements); or
- 3. Print a condensed summary of the measure that contains an alternative heading and a summary that describes the measure's effect, but omits the official title and descriptive title (see below for specific requirements).

i. Standard Summary of the Measure

If the officer in charge of elections chooses the standard summary option (printing a statutorily prescribed heading, an official title, a descriptive title, and an analysis of the measure's potential effect), the following requirements apply.

Below the proposition number, the officer in charge of elections must print one of the following **headings**, as applicable:

- Constitutional Initiative: "Proposed Amendment to the Constitution by the Initiative;"
- Constitutional Referral: "Proposed Amendment to the Constitution by the Legislature;"
- Statutory Initiative: "Proposed by Initiative Petition;"
- Statutory Referral: "Referred to the People by the Legislature;" or
- Citizen Referendum: "Referendum Ordered by Petition of the People."

An <u>official title</u> must be printed below the prescribed heading. The official title comprises a description of the constitutional or statutory provisions being amended, added, or deleted by the measure. This information is drawn from the introductory portion of the initiative or referendum itself.

A <u>descriptive title</u> must be printed below the official title. The descriptive title constitutes a summary of the principal provisions of the measure, not to exceed 50 words.

Finally, an <u>analysis of the potential effect</u> of a "yes" or "no" vote on the measure must be printed below the descriptive title. Each analysis must begin with following introductory phrases:

A "yes" vote shall have the effect of	•
A "no" vote shall have the effect of	•

The "yes" line must be filled with a "brief phrase" that describes the essential change to existing law should an initiative or referral receive a majority of votes cast in the election. The "no" must be filled with a "brief phrase" that describes how the status quo will be maintained should the measure not receive a majority of votes. For a citizen referendum, a "yes" vote has the effect of approving the enactment passed by the Legislature and allowing the bill to go into effect, whereas a "no" vote essentially constitutes a citizens' veto and prevents the bill from going into effect.

Below the ballot measure analysis, the officer in charge of elections must print the words "yes" and "no" for the voter to mark their selection on the ballot.

For statewide ballot measures, the heading, official title, descriptive title, and "yes/no" analysis are drafted by the Secretary of State and approved by the Attorney General before being provided to the officer in charge of elections for printing on the ballot. For local ballot measures, the local jurisdiction is responsible for drafting the heading, official title, descriptive title, and "yes/no" analysis.

A.R.S. § 19-125(C)-(D); A.R.S. § 19-141.

ii. Condensed Summary of the Measure

In lieu of printing the full standard summary of a measure that includes the official title and descriptive title, the officer in charge of elections may print an alternative summary on the ballot that contains the following information below the proposition number:

- 1. One of the following methods of designating the measure in the ballot header:
 - The standard header, as prescribed for the standard summary above:
 - Constitutional Initiative: "Proposed Amendment to the Constitution by the Initiative"
 - Constitutional Referral: "Proposed Amendment to the Constitution by the Legislature"
 - Statutory Initiative: "Proposed by Initiative Petition"
 - Statutory Referral: "Referred to the People by the Legislature"
 - Citizen Referendum: "Referendum Ordered by Petition of the People"; <u>or</u>

- The word "Proposition," "Question," or "Charter Amendment" (as applicable), followed by the phrase "relating to _____" and inserting the subject matter of the measure;
- 2. One of the following methods of explaining the effect of the measure:
 - An analysis of the potential effect of a "yes" or "no" vote on the measure as prescribed for the standard summary above; or
 - The full text of the measure; 62
- 3. The words "yes" and "no" for the voter to mark their selection on the ballot; and
- 4. Instructions that direct the voter to the official title, descriptive title, and full text of the measure as printed on the sample ballot and posted in the voting location.

A.R.S. § 16-502(M); A.R.S. § 19-125(E); A.R.S. § 16-502(N); A.R.S. § 19-125(F).

In other words, this alternative summary allows the officer in charge of elections flexibility to omit the official title, descriptive title, and full text of the measure from the official ballot due to space limitations.

The alternative heading and "yes/no" analysis are drafted by the Secretary of State and approved by the Attorney General before being provided to the officer in charge of elections for printing on the ballot. A.R.S. § 19-125(D).

iii. Proposition 105 Statement

In addition to the standard or condensed summary of the ballot measure, for state statutory measures, the officer in charge of elections shall print the following Proposition 105 notice on the official ballot immediately before the first state initiative measure and immediately before the first state referendum measure:

• "Notice: Pursuant to Proposition 105 (1998), these measures cannot be changed in the future if approved on the ballot except by a three-fourths vote of the members of each house of the Legislature and if the change furthers the purpose of the original ballot measure, by an initiative petition or referring the change to the ballot."

A.R.S. § 19-125(E), (F)(5).

B. Proofing Ballots

The officer in charge of elections must proof the official ballot (in all languages and in all formats, including ballots displayed and spoken in accessible voting equipment) prior to distributing the ballots for voting purposes.

⁶² The full text of the measure need not be printed on the ballot itself, but may be printed on a separate insert (a "tablecloth") that accompanies the sample ballot. The full text must be made available at each voting location as well. A.R.S. § 16-502(N); A.R.S. § 19-125(F).

C. Sending Ballot Proofs to Candidates and Political Parties

At least 45 days before a primary or general election (unless a shorter time is available due to the pendency of a lawsuit), the officer in charge of elections should send a proof of the official ballot to:

- Each candidate (or candidate's agent) who will appear on the ballot; and
- The county chairperson of each recognized political party that will have at least one candidate on the ballot.

By statute, the officer in charge of elections must send a proof of the official ballot at least 45 days before a primary or general election. A.R.S. § 16-461(A)(2)-(3); A.R.S. § 16-510(A). Despite the 45-day statutory requirement, however, officers in charge of elections are encouraged to send ballot proofs at least 60-days before a primary or general election to allow sufficient time to make changes to the ballot before the UOCAVA mailing deadline. See Chapter 2, Section I(D).

If a county conducts an election on behalf of a local jurisdiction, the officer in charge of elections may transmit the ballot proofs to the local filing officer, who in turn must forward the proofs to the applicable candidates for approval.

The officer in charge of elections may send the ballot proof by mail, email, or any other method of delivery. The candidate/candidate's agent and/or county chairperson must inform the officer in charge of elections of any errors or omissions in the ballot proof within five calendar days after receipt. A.R.S. § 16-461(B).

D. Financial Responsibility for Printing Ballots

Official ballots used in federal, statewide, legislative, and county elections must be printed at county expense. Expenses for ballots used in city, town, or special taxing district elections must be borne by the applicable city, town, or special taxing district. A.R.S. § 16-503(B)-(C).

For ballots that contain races from multiple jurisdictions, the officer in charge of elections may contract with a city, town, or special taxing district to reimburse the county for the proportional amount of printing expenses.

E. Storage and Security of Ballots

The officer in charge of elections must implement security procedures to ensure that official ballots are properly secured and chain of custody is maintained and documented.

For security reasons, official ballots:

1. Must be inventoried upon receipt and prior to distribution to voting locations;

- 2. May be accessed by elections staff only to the extent necessary to perform their authorized task;
- 3. Must be stored in a locked, secured location that prevents unauthorized access:
 - Access to ballots must be authorized by the officer in charge of elections. Access
 to the ballot storage location (the outer access area, not each individual cage or
 storage unit) must be documented with a written log or with electronic keycard
 access that indicates the date, time, and identity of the person accessing the ballots.
 The electronic log for key card access must be accessible but need not be printed
 out.
- 4. Must be witnessed by two or more election staff members (of different political parties if possible) when being moved or transferred, which includes an inventory of the ballots before and after the move or transfer.

The officer in charge of elections shall also implement reasonable security procedures for auditing and accountability of blank ballot stock for use with on-demand printers.

The County Recorder or officer in charge of elections shall also implement procedures to ensure that voted ballots are properly secured and chain of custody is maintained and documented both prior to and after tabulation and canvassing, and for the duration of the applicable retention period. See, e.g., Chapter 2, Sections I(I) and VI(B); Chapter 9, Section VIII(B)-(C); Chapter 10, Sections I and II; and Chapter 13, Section VI.

F. Sample Ballots

The officer in charge of elections must prepare sample ballots for each primary and general election. A.R.S. § 16-461(A); A.R.S. § 16-510. A sample ballot provides voters who intend to vote in-person on Election Day advanced notice of the candidates and issues that will appear on their ballot.

1. Preparing Sample Ballots

Sample ballots:

- May be printed on a single page or multiple pages;
- May not indicate the name or identity of any public official who prepared the sample ballot or to whom the sample ballot must be returned; A.R.S. § 16-461(F);⁶³
- Must be imprinted with the Great Seal of the State of Arizona for elections involving a federal, statewide, or legislative candidate or statewide ballot measure; alternatively, the seal of the appropriate county, city or town (whichever corresponds to the highest-level jurisdiction with a candidate or measure on the ballot) may be imprinted in lieu of the state seal; A.R.S. § 16-461(G); and

⁶³ The public official's name may only appear in the candidate section of the ballot, if applicable.

• Must include the following warning in a conspicuous location on the ballot: "This is a sample ballot and cannot be used as an official ballot under any circumstances." A.R.S. § 16-461(D).

Primary election sample ballots are subject to additional requirements, as they must be printed with a different color (or contain a distinctive color indicator) that corresponds to the recognized political party appearing on that ballot. <u>A.R.S. § 16-468(2)</u>. Sample ballots to be mailed to voters who are not registered with a recognized political party:

- May contain all political party candidates on the same sample ballot; and
- May be printed in alternative paper formats that do not conform to the same size as an official ballot, including a reduced size ballot. A.R.S. § 16-461(B).

For a general election involving a ballot measure, the officer in charge of elections must print the official title and descriptive title on the ballot and include the full text of the measure with any mailing. The full text of the measure need not be printed on the ballot itself but may be printed on a separate insert (a "tablecloth") that accompanies the sample ballot. A.R.S. § 16-502(N); A.R.S. § 19-125(F).

2. Printing and Mailing Official Sample Ballots to Households

At least 11 days before a primary or general election (except for all ballot-by-mail elections), the County Board of Supervisors is responsible for printing and mailing a sample ballot to each household containing at least one active registered voter who is not on AEVL. A.R.S. § 16-461(D); A.R.S. § 16-510(C); see also A.R.S. § 16-193(2). The Board of Supervisors may delegate this responsibility to the County Recorder or other officer in charge of elections.

The sample ballot mailing:

- Must contain the appropriate sample ballot or ballots that correspond to the political party preference of the eligible voters in the household (for primary elections only);
- Must contain the words "Official Voting Materials" on the outgoing envelope or mailer face mailed to voters, A.R.S. § 16-461(G);
- Must include the list of acceptable forms of identification to vote at a voting location pursuant to A.R.S. § 16-579(A)(1); and
- Must contain the statement (for assigned polling place elections only): "Have you moved? You MUST go to the polling place designated for your CURRENT RESIDENCE ADDRESS. If you go to the WRONG polling place, there may be some races or ballot questions on your (provisional) ballot that you are not eligible to vote for and therefore your votes for those races or ballot questions will not be counted."

3. Sample Ballots at Voting Locations

The Board of Supervisors is responsible for printing and distributing at least two official sample ballots of each ballot style for use at polling places during the primary and general election. <u>A.R.S.</u>

§ 16-510(B). The sample ballots must correspond to the appropriate official ballots for the polling place and be contained in the precinct supplies for that location. The Board of Supervisors may delegate this responsibility to the officer in charge of elections.

Sample ballots need not be provided to vote centers if the vote center is able to print sample ballots upon request.

The officer in charge of elections must make the sample ballots available in plain view or post a notice at voting locations that sample ballots are available upon request. A.R.S. § 16-461(B).

4. Financial Responsibility for Preparing and Mailing Sample Ballots

The Board of Supervisors shall seek reimbursement from the Secretary of State for each sample ballot mailed to a county household. A.R.S. § 16-510(C). See Chapter 12 Section IV(C).

VI. LANGUAGE MINORITY VOTING MATERIALS

After the U.S. Supreme Court's decision in *Shelby County v. Holder*, 570 U.S. 529 (2013), the State of Arizona is no longer a covered jurisdiction required to provide all voting materials in Spanish under the federal Voting Rights Act, Sections 4(b), 4(f)(3), and 4(f)(4). Nonetheless, counties and other political subdivisions are strongly encouraged to continue to provide voting materials and language assistance in Spanish, as well as other languages previously required in the county.

The following counties are currently independently covered under Section 203 of the Voting Rights Act and therefore have an obligation to print (in the case of written languages) and/or provide (in the case of historically unwritten or oral languages) voting materials⁶⁴ in additional languages for the following language minority groups:

- Apache County: Navajo
- Coconino County: Navajo
- Gila County: Apache
- Graham County: Apache
- Maricopa County: Spanish
- Navajo County: Navajo
- Pima County: Spanish
- Pinal County: Apache

_

⁶⁴ Section 203 of the Voting Rights Act defines "voting materials" as "registration or voting notices, forms, instructions, assistance, or other materials or information relating to the electoral process, including ballots." <u>52 U.S.C. § 10503(b)(3)(A)</u>. The term should be broadly construed to apply to all stages of the electoral process. <u>28 U.S.C. § 55.15</u>. Accordingly, the term encompasses both written and oral communication.

Santa Cruz County: Spanish

• Yuma County: Spanish

Voting Rights Act Amendments of 2006, Determinations Under Section 203, 81 FR 87532-01 (Dec. 5, 2016), *available at* https://www.gpo.gov/fdsys/pkg/FR-2016-12-05/pdf/2016-28969.pdf.

A covered jurisdiction must determine which language, forms of languages, or dialects will be effective in meeting the requirements of the Voting Rights Act. 28 C.F.R. § 55.11.

The following sections describe the minority language requirements in greater detail.

A. Voting Materials Required to Be in Minority Language(s)

If a covered jurisdiction is required to provide language assistance, all written materials distributed to (or provided for the benefit of) voters must be printed in the required language(s), 28 C.F.R. § 55.19(a), including:

- Registration and voting notices;
- Forms:
- Instructions;
- In-person assistance;
- Ballots (including accessible ballots and the accompanying audio translation); and
- Any other materials or information relating to the electoral process. 28 C.F.R. § 55.15.

Where the language of the applicable minority group is oral or unwritten, the covered jurisdiction is only required to provide oral instructions, assistance, or other information relating to registration and voting, including voting by mail, in the covered language. 52 U.S.C. § 10503(c). Measures that may contribute to this process include using bilingual registrars, placing bilingual poll workers at voting locations, and making announcements over minority language radio and television stations. See 28 C.F.R. § 55.18(c)-(e); 55.20.

A covered jurisdiction may attempt to use cost effective methods of compliance if they are equivalent in their effectiveness to more costly methods. 28 C.F.R. § 55.16. This may include implementing a system that provides translated voting materials to fewer than all registered voters, as long as the system is designed and implemented in a way that ensures language minority group members who need translated materials and assistance can receive them. 28 C.F.R. § 55.17.

B. Types of Elections Requiring Minority Language Voting Materials

A covered jurisdiction must provide voting materials in the required language(s) for all elections within the covered jurisdiction, including the elections of each municipality, school district, or special taxing district within the covered jurisdiction. 28 C.F.R. § 55.10(a)-(b); 28 C.F.R. § 55.9.

For offices that cross county lines, language minority voting material requirements are to be applied on a county-by-county basis. Accordingly, if an individual county is not a covered jurisdiction, that county does not need to provide bilingual voting materials. 28 C.F.R. § 55.10(c).

VII. PREPARATION OF SIGNATURE ROSTERS AND E-POLLBOOKS

Prior to a statewide primary or general election, the County Recorder must prepare paper signature rosters and precinct registers or e-pollbook data and distribute the rosters/data to the officer in charge of elections for use at each voting location on Election Day. A.R.S. § 16-168(A)-(B); A.R.S. § 16-169(A); A.R.S. § 16-583(A). A signature roster or e-pollbook serves as the official list of eligible voters (other than secured voters) for a particular voting location or election. 65

eligible voters (other than secured voters) for a particular voting location or election. ⁶⁵
If a County Recorder uses paper signature rosters, the rosters must be bound with a suitable cover
and bear the title "signature roster precinct, county, Arizona" (if used in assigned polling place-assigned). The cover must contain the following affidavit for the inspector to sign:
"I increased a fall a bound of all of the of the manages of the annual of all of the officers of the second of the other o
"I,, inspector of the board of election of precinct, county, Arizona hereby certify that the foregoing (excepting signatures in red) are true and
correct signatures of all electors who voted in precinct on
(date)
(inspector)"
A.R.S. § 16-169(B). An e-pollbook must be accompanied by an affidavit (equivalent to
that specified for paper rosters) to be signed by the inspector on Election Day. A.R.S. § 16-
169(C).

The County Recorder or other officer in charge of elections must have a back-up solution, such as a printed roster or other contingency plan, in case the e-pollbooks do not properly function on Election Day. A.R.S. § 16-571(C). The County Recorder or other officer in charge of elections must also implement cybersecurity protocols to ensure the integrity of e-pollbook data when e-pollbooks are electronically connected to county systems. See Chapter 4, Section III(B).

Page | 177

⁶⁵ For purposes of this Section, an e-pollbook includes a system whereby electronic tablets or computers are uploaded with voter registration data or are connected to a live voter registration database via a secure virtual private network (VPN) connection.

A County Recorder should ensure the signature roster or e-pollbook contains the most up-to-date information prior to printing or distribution. In particular, a County Recorder should check the DHS SAVE database to confirm eligibility for any registrant who submitted an Alien Registration Number, Naturalization Certificate Number, or Citizenship Certificate Number as proof of citizenship. See Chapter 1, Section II(A)(6). If time permits, the County Recorder should be prepared to print a supplement to the signature roster or conduct a last-minute upload to the e-pollbooks. In cases where the roster or e-pollbook cannot be timely updated, the County Recorder may issue a Recorder's Certificate to any affected registrants. See Chapter 1, Section II.

A signature roster or e-pollbook must contain the following information:

- 1. Name;
- 2. Residence address or description of residence location;
- 3. Mailing address (if different than residence address);
- 4. Registration date and status (active/inactive);
- 5. Party preference or registered party;
- 6. Roster number, numbered consecutively (paper signature roster only);
- 7. Mailing address (if different than residence address);
- 8. Signature block (an early ballot affidavit may serve as the signature block when conducting on-site early voting or a ballot-by-mail election);
- 9. "Federal-only" voter designation (if applicable); and
- 10. Indicator if voter requested, received, or returned an early ballot, as applicable.

A signature roster or e-pollbook must also contain the following information, if practicable: ⁶⁶

- 1. Birth year;
- 2. Ballot type/style, including political party ballot selected in a partisan primary;
- 3. Voter ID number;
- 4. Barcode (paper signature rosters only);
- 5. A standardized oath that poll workers obtained valid proof of identity from every voter, or if identification was not presented, the provisional ballot envelope was marked appropriately.

Page | 178

⁶⁶ Additional data, such as full dates of birth, may be transmitted to e-pollbook vendors to facilitate e-pollbook functionality provided the following requirements are met: (i) only data required for e-pollbook functionality shall be transmitted to e-pollbook vendors; (ii) the data shall be transmitted using secure methods, such as encryption or secure website or SFTP; (iii) the County Recorder or officer in charge of elections shall exercise best efforts to protect the confidentiality of registrant data transferred to vendors, including requiring the vendor to agree to reasonable confidentiality terms; and (iv) the vendor shall securely dispose of the transmitted data after it is no longer needed for the election at issue.

A signature roster or e-pollbook may not contain secured registrants' information. If a county uses a tablet or computer terminal that has live access to the voter registration database via a secure virtual private network (VPN) connection, the system must be capable of shielding secured registrants' information from public view (or providing view access only to the secured registrant). See Chapter 4, Section III.

For paper rosters, additional pages for inactive voters and voters who voted a provisional ballot must be included in any signature roster (either attached to the back of the roster, in a separate roster, or identified within the roster). If inactive voters are comingled with active voters on the signature roster, the inactive voters must be clearly identified and the officer in charge of elections must have the ability to identify and/or extract the inactive voter information after the election to update the voter registration record. For provisional ballot voters, the roster must be numbered consecutively starting with "V-1," "V-2," etc. A.R.S. § 16-584(E). E-pollbooks must also contain inactive voters and have a means of indicating which voters voted a provisional ballot.

VIII. PREPARATION OF VOTING SUPPLIES

A. Materials to Be Distributed to Voting Locations

The following items should be included among supplies distributed to voting locations, as applicable:

- 1. Election board worker supplies:
 - Board workers' checklists;
 - Signature rosters, poll lists, and precinct registers (if paper signature rosters are utilized);
 - Challenge lists or forms;
 - Sample ballots (for assigned polling place elections), see Chapter 8, Section V(F);
 - Relevant election laws and training guides;
 - Provisional ballot envelopes or affidavits (see Section VIII(B) below);
 - Provisional ballot roster;
 - Ballot box keys; and
 - Demonstration ballots (ballots that contain marking instructions).
- 2. Signs:
 - Arrows;
 - "Vote Here" signs;
 - "Instructions to Voters" notice, see Chapter 9, Section I(A);
 - "Right to Vote a Provisional Ballot" notice, see Chapter 9, Section I(A);
 - "Accessible Parking" signs (if no permanent signs are available);

- "Curbside Voting Available" signs (as needed); and
- Write-in candidate notice, see Chapter 9, Section I(A);
- 3. Supply Bag:
 - Voting equipment manuals (if applicable);
 - Pens and/or pencils;
 - A method for measuring the 75-foot limit;
 - Masking tape; and
 - "I Voted" stickers (if available);
- 4. Official returns envelope;
 - Upon completion of the election, the official returns envelope must contain any spoiled ballots, a copy of the poll list, and the challenge list/forms (if applicable). The envelope must be sealed with a pressure-sensitive label, and the inspector and judges are required to sign across the seal and onto the envelope. A.R.S. § 16-615. If the voting location has a tabulation machine, the official returns envelope should also contain a copy of the results tape from the tabulation machine, printed immediately after the close of the polls. See Chapter 9, Section VIII(B).
- 5. Unofficial returns envelope (if necessary);
 - By statute, upon completion of the election, the unofficial returns envelope must contain completed payroll vouchers, signature roster, a copy of the poll list, and any other items directed by the officer in charge of elections. The unofficial returns must be made available for inspection for six months after the election. A.R.S. § 16-616; A.R.S. § 16-551(D). However, the use of e-pollbooks or other technology may render a physical unofficial returns envelope unnecessary if the technology electronically captures all the required information for the officer in charge of elections. See Chapter 9, Section VIII(B).
- 6. Payroll supplies:
 - Payroll voucher
- 7. Miscellaneous supplies:
 - ADA temporary equipment, including ramps, door props, door handles, etc. (as needed);
 - Magnifying sheets that may be used to magnify the text on a ballot;
 - Precinct map (assigned polling place elections only);
 - In assigned polling place elections, a poll worker may use the map to assist the voter in locating the correct polling place but may also use an e-pollbook to identify the correct precinct or provide contact information (phone number or website) for the voter to contact the elections department or County Recorder's office. Alternatively, the poll worker may offer the option to vote a provisional ballot using

the accessible voting equipment if the equipment is capable of displaying all ballot styles.

- U.S. flag & stand;
- Badges/name tags;
- Ballot privacy/secrecy sleeves, which must be offered to voters and that voters may use to protect the secrecy of the voter's choices when carrying the ballot in the voting location;
- Ballot boxes with seals;
- Voting equipment, including e-pollbooks with seals, accessible voting equipment with seals, and tabulation equipment with seals (if applicable); and
- Voting booths, including voting booths that are accessible for voters with a disability;
- 8. Ballots of each required ballot style or blank ballot stock.

B. Provisional Ballot Envelope and Affidavit

A voted provisional ballot must be placed and sealed in a provisional ballot envelope. A provisional ballot envelope must have affixed to it an affidavit for the voter to complete and provide the following information:

- 1. First and last name:
- 2. Current residence address;
- Current mailing address;
- 4. Former name, if any;
- 5. Former residence address, if any;
- 6. Date of birth;
- 7. Telephone number;
- 8. AZDL/ID# or SSN4:
- 9. Date (if necessary); and
- 10. A signature attesting to the following statement:

"I swear or affirm under penalty of perjury that the above information is correct, that I have resided in the precinct and/or district at least 29 days before the election, that I am eligible to vote in this election and that I have not previously voted in this election.

I know that my provisional ballot will only be fully counted if I have voted in the correct precinct, which is based on where I currently live. I understand that voting in the wrong precinct means that there may be some races or ballot questions on the ballot that I am not eligible to vote for, so my votes for those races or ballot questions will not be counted. I also understand that voting in the wrong county means my ballot will not be counted."

Counties may exhaust existing provisional ballot envelopes or affidavits before printing envelopes or affidavits with the updated language. Elections conducted through vote centers are exempt from utilizing the statement applicable to out-of-precinct voting. Counties may also capture this information and statements electronically, but the voter must sign the affidavit on the provisional ballot envelope.

The provisional ballot envelope or affidavit also must contain the following information for the poll worker to complete:

- 1. The reason why the voter was issued a provisional ballot;
- 2. An indication of whether the voter presented proper or insufficient identification;
- 3. Provisional ballot affidavit number;
 - The provisional ballot envelope should contain a tear-off stub for the voter to retain or the voter should be provided a provisional ballot receipt. Both the envelope affidavit and the receipt or tear-off stub should have matching provisional ballot affidavit numbers.
- 4. Precinct number or voting location;
- 5. Type of party ballot issued, if applicable;
- 6. An indication of whether the ballot is a "federal-only" ballot; and
- 7. The poll worker's signature.

The provisional ballot envelope may contain an "Official Use Only" section for County Recorder use, which may include (but is not limited to) the following information:

- 1. Voter ID number;
- 2. Type of ID provided;
- 3. Recorder staff member who processed provisional ballot;
- 4. Whether ballot was counted or not counted; and
- 5. Reason for rejection, if applicable.

IX. IMPLEMENTING A WAIT TIME REDUCTION PLAN

"Wait time" is defined as the duration of time from when the voter arrives in line to the time the voter is checked in through the e-pollbook or paper signature roster.

The officer in charge of elections must establish and approve a specific wait time reduction plan for each election to best ensure that voters do not have to wait in lines at the voting location for more than 30 minutes and that appropriate countermeasures are implemented if the wait time at a voting location exceeds 30 minutes. The factors outlined in the following sections are not

exclusive, and, to the extent practicable, the officer in charge of elections should solicit public feedback regarding the wait time reduction plan. See A.R.S. § 16-411(J).

A. Projecting Voter Turnout

The officer in charge of elections must project voter turnout at each voting location prior to the election to assure the location is adequately staffed and equipped to meet voter demand.

The officer in charge of elections should take into account the following information to project voter turnout:

- 1. The percentage of voter turnout from the prior two elections of a similar type, and any anticipated increase in voter turnout;
- 2. The number of ballots (including regular, early, and provisional) cast in the prior two elections of a similar type, A.R.S. § 16-411(J)(1);
- 3. The number of registered voters, both active and inactive, ARS. § 16-411(J)(3);
- 4. The number of registered voters who requested an early ballot or are on the Active Early Voting List, A.R.S. § 16-411(J)(2); and
- 5. The potential number of ineligible voters that could attempt to vote, especially during a PPE.

B. Re-Precincting

For counties that use precinct-based polling places, if excessive wait times are likely to occur at a particular polling place, whether based on population growth or any other reason, the officer in charge of elections must consider redrawing precinct boundaries to reduce the likelihood of this possibility. The officer in charge of elections should also consider increasing the number of polling places, and/or adding vote centers, if possible, to reduce the likelihood of excessive wait times. This decision should be made well in advance of the election. A.R.S. § 16-411(J).

To determine whether recent or projected population growth warrants re-precincting, the officer in charge of elections should consider:

- The year-over-year growth in registered voters in the precinct; and/or
- The potential for future construction or land development in the precinct (based on information obtained from the county assessor, city clerk, or town clerk).

If the officer in charge of election concludes that precinct size would have an adverse impact on Election Day wait times, the officer should recommend redrawing the precinct in order to better allocate voters. In that case, the County Recorder must also transfer the affected voters into their newly designated precinct.

The County Recorder must mail a new voter registration card to each affected voter, which satisfies the requirement to mail a notice of the precinct change. A.R.S. § 16-412.⁶⁷

The Board of Supervisors must approve all precinct lines by October 1 of an odd-numbered year. A.R.S. § 16-411(A). The new precinct boundaries become effective on January 2 of the year of the general election. A.R.S. § 16-412. By January 2 of the following year, the officer in charge of elections must ensure all relevant maps and legal descriptions have been updated with the new precinct lines, voter registration records are updated, and new voter registration cards (with updated precincts) are issued to all affected voters. A.R.S. § 16-412.

C. Staffing and Supplying Voting Locations

The officer in charge of elections should deploy additional resources at voting locations where projected turnout (including both eligible and ineligible voters) is expected to exceed normal levels. In considering the resources needed at voting locations, the officer in charge of elections should consider past wait time data and any data demonstrating disparate wait times at voting locations across the county.

The officer in charge of elections should:

- 1. Determine the optimal number of poll workers, based on:
 - The projected time to check-in a voter and seek proof of identity;
 - The projected time involved in use of accessible voting devices;
 - The number of voters likely to cast provisional ballots;
 - The number of independent voters who may seek to vote (if conducting a PPE); and
 - Any increased or unusual level of interest in the election.
- 2. Determine the proper number of signature rosters/e-pollbooks and voting equipment in order to keep up with demand;
- 3. Recruit additional poll workers who will be assigned or remain in reserve on Election Day, including recruitment of students and other county workers;
- 4. Conduct additional training for poll workers (including premium poll workers) assigned to high volume precincts;
- 5. Ensure proper signage at all polling locations, including signs that will educate voters in line about how to proceed through the voting process efficiently;
- 6. Determine the number of bilingual poll workers needed for each voting location;
- 7. Empower the inspector to request additional poll workers and, in exceptional cases, recruit poll workers from the line with permission of the officer in charge of elections;

Page | 184

⁶⁷ The statute provides an exception if a sample ballot containing voters' newly designated precinct name or number is mailed prior to the next primary election. *See* A.R.S. § 16-412.

- 8. Ensure the inspector is prepared to shift personnel, redistribute responsibilities, reorganize the voting location, or make any other changes that will facilitate efficiency and reduce wait times;
- 9. Assign troubleshooters or equivalent staff who are capable of reaching any voting location within 30 minutes of being dispatched (if geographically feasible); and
- 10. Ensure troubleshooters or equivalent staff have made prior contact with each inspector they oversee on Election Day, including a discussion about voting location layout and contingency plans.

D. Conducting Voter Education

The officer in charge of elections must educate voters by disseminating information that may help reduce wait times on Election Day, including, but not limited to, information on the following topics:

- 1. Voters must present a valid identification;
- 2. Voters' registration must be up-to-date;
- 3. Voters may only vote at their designated polling place based on their current residential address (assigned polling place elections only), or for counties that utilize vote centers, any vote center in the county (along with information on how to identify vote centers closest to the voter's current address);
- 4. Peak voting times compared to times when wait times are likely shorter;
- 5. Information about any websites, phone apps, or other technology that facilitate the voting process or provide voter education;
- 6. Encourage voters to bring their sample ballots to the polls with selections already marked to help accelerate their voting process; and
- 7. Early voting and permanent early voting options.

Much of this information must be reported in the county's voter education report. *See* Chapter 13, Section II.

E. Developing Contingency Plans

The officer in charge of elections must have a contingency plan ready to implement if wait times consistently or significantly exceed 30 minutes. The contingency plan must include, but need not be limited to, the following:

- 1. For counties that use vote centers, a plan to inform voters of the option to vote at nearby voting location(s) with shorter or no wait times;
- 2. A transfer plan for poll workers to move from a less busy location or from a reserve staging area;

- 3. A plan to open alternate or additional voting locations (including a plan to educate voters about the new location);
- 4. A plan to add additional e-pollbooks (if used in the county);
- 5. A plan to add voting/secrecy booths; and
- 6. A plan to add accessible voting equipment.

To the extent practicable, a plan for implementing back-up paper systems should be available in case of electronic equipment failure or loss of power.

The marshal will monitor the voter wait time at a polling place, and must inform the inspector (who must, in turn, contact the officer in charge of elections) when the wait time reaches 20 minutes or more.

F. Emergency Procedures

The ballot box shall not be removed from the voting location or presence of bystanders until all ballots are counted, nor opened until after the polls are finally closed unless an emergency renders the polling place unusable to the point where it can no longer function as a polling place because law enforcement or other emergency personnel have ordered the polling place to be evacuated or as determined by the officer in charge of elections to allow voting to continue while awaiting an evacuation order. The following procedures shall be followed in the event of an emergency:

- If the locked ballot box must be removed from the polling place due to an emergency, at least two members of the election board, not members of the same political party, shall accompany the box to a new polling place designated by the officer in charge of elections.
- If practical and available, a law enforcement officer shall aid in the transfer of the ballot box.
- If two members of the election board are not available to transfer the ballot box, one member of the election board and one law enforcement officer may accompany the box to the new polling place.
- Two additional board members shall verify whether the ballot box arrived at the new polling place and that it was not opened or damaged.
- All election board members who accompanied the locked ballot box to the new location and the one or two board members who verified the box's arrival shall file a report with the officer in charge of elections that describes the actions taken by the board members. This report shall be filed on the day of the emergency.
- On the day of the emergency in which the ballot box was moved, all election board members who aided in the transfer and verification of the locked ballot box shall indicate

on official documents containing their oath whether they witnessed the transfer of the box and whether the box remained locked.

A.R.S. § 16-564(A)-(E), (G).

G. Ballot Box Overflow Procedures

If during the course of an election the ballot box can no longer accommodate additional ballots, the officer in charge of elections shall dispatch an additional ballot box to the appropriate voting location. The full ballot box shall remain locked until closing of the polls. If a tabulation unit is used, it shall be removed and placed on the additional ballot box or another tabulation unit and ballot box should be dispatched so voting may continue. If another unit is deployed, poll workers must first run zero tapes and confirm transfer, including checking security seals.

In the event there is no spare ballot box available, the board workers shall remove a sufficient number of ballots from the ballot box and shall place the removed ballots into the case that will be used for the transfer of the ballots to the officer in charge of elections. The inspector and both judges shall oversee the transfer and the following shall apply:

- 1. The number of removed ballots shall be hand counted immediately by the election board.
- 2. A written document shall be produced and signed by the board members supervising the count. The written document shall indicate the count and the reason for the removal of ballots.
- 3. The removed ballots and corresponding documentation shall be placed in the transfer case and shall be kept sealed until the polls are closed.
- 4. Once the removed ballots are sealed in the transfer case, the original ballot box shall be relocked or sealed and voting may continue.
- 5. At the close of the polls, the ballots in the locked or sealed ballot box shall be: (i) removed from the ballot box and immediately tabulated; or (ii) maintained in the locked and sealed box and securely transferred to the officer in charge of elections for tabulation. If tabulation occurs after of closing of the polls, the count shall be documented.
- 6. Ballots should be sealed in ballot boxes or transfer cases with any corresponding documentation while ensuring tabulated ballots are kept separate from un-tabulated ballots.
- 7. The sealed ballot boxes and/or transfer cases will be transported to the central counting place designated by the officer in charge of elections.

At the close of an election, if the ballot box has been opened, a report detailing those events and other pertinent information shall be made by the officer in charge of elections to the chairpersons of all recognized political parties in that county at their request. A.R.S. § 16-564(F), (G).

H. Complete Power or Unit Failure/Ballot Emergency Bin

In counties that use polling place tabulation units, any ballots that have been deposited in the emergency bin during a complete power failure or unit failure must be fed through the tabulation unit when polls close and prior to generating the results tape at the end of the day.⁶⁸ In addition, the following steps must be completed:

- Using the key provided, at least two board workers not from the same political party shall open the ballot box emergency bin and remove the unprocessed ballots, if any, that were placed in the emergency bin due to a complete power failure or tabulation unit failure.
- The board workers shall feed the unprocessed ballots, one by one, into the tabulation unit, making sure that the digital readout increases by one each time.
- If any ballot that is over-voted or blank is returned, the inspector will use the override procedure to allow the ballot to be scanned.
- After all of the unprocessed ballots have been fed into the tabulation unit, the board workers may proceed with the regular procedures for closing the polls.
- After the polls have closed, any ballot the machine is unable to process or that has been marked but is returned as "unreadable" shall be set aside and sent to the central counting place for duplication.

I. Determining Optimal Layout

The officer in charge of elections must determine the optimal layout for each voting location based on voter turnout projections. High volume voting locations should process provisional voters separately from other voters to maintain a continuous flow of voters.

J. Wait-Time Reduction Survey

In order to test the efficacy of wait time reduction efforts over time, the officer in charge of elections should participate in occasional wait time reduction surveys at the request of (and in collaboration with) the Secretary of State.

K. Public Input

The officer in charge of elections is encouraged to solicit public feedback on the wait time reduction plan, for example, by posting the proposed plan on the officer's website and soliciting feedback.

_

⁶⁸ There is no "complete power failure" or "unit failure" if the battery backup remained operative.

X. CANCELING AN ELECTION

Certain candidate elections may be canceled if there are equal to or fewer candidates seeking office, including write-in candidates, than the number to elect for a given race.

The following races are eligible for cancellation:

- 1. Precinct committeeman, A.R.S. § 16-410(A); A.R.S. § 16-822(B);
- 2. School district governing board member, A.R.S. § 16-410(A); A.R.S. § 15-424(D);
- 3. Community college district governing board member, A.R.S. § 16-410(A); A.R.S. § 15-1442(B); and
- 4. Any special taxing district board member, A.R.S. § 16-410(A); A.R.S. § 48-5503(C).

If a candidate race qualifies for cancellation, the applicable Board of Supervisors may cancel the election no earlier than 105 days before Election Day, appoint to the office those candidates who had timely filed a nomination paper for the office, and issue a certificate of election to the candidate. A.R.S. § 16-410(A)-(B).

After approval of the Board of Supervisors to cancel the election, the officer in charge of elections must omit the race in question from the ballot. If the cancellation occurs after the ballots have been printed, the canceled race must not be canvassed. A.R.S. § 16-410(D).

If no candidates filed nomination papers for the office in question, the Board of Supervisors may cancel the election no earlier than 105 days before Election Day, declare the office vacant, and initiate procedures to fill the vacancy. A.R.S. § 16-410(C).



CHAPTER 9: CONDUCT OF ELECTIONS/ELECTION DAY OPERATIONS

I. SETTING UP THE VOTING LOCATION

Upon arriving at the voting location (either on Election Day or the day prior to the election), the election board (at the direction of the officer in charge of the election) must:

- 1. Ensure that any accessible voting device is set up and in working condition, including any keypad, headphones, and alternative input devices;
- 2. Post the following documents or notices (1) in plain view in the room where ballots will be cast and (2) in at least one other conspicuous place in and around the polling place:
 - Sample ballots that correspond to the candidates/measures that will appear on the ballot (for precinct-assigned polling places), A.R.S. § 16-510(B); A.R.S. § 16-563(1);
 - "Instructions to Voters and Election Officers" (see Chapter 9, Section I(A)(1) below);
 - A notice of voters' "Right to Vote a Provisional Ballot" (see Chapter 9, Section I(A)(2) below);
- 3. Unless the same information is printed on the sample ballot, place a card or poster in each voting booth that contains a "Notice to Voters" in large plain type (see Chapter 9, Section I(A)(3) below);
- 4. Post a list of official write-in candidates in a conspicuous location within the voting location (if applicable), A.R.S. § 16-312(E);
- 5. Post a list of candidate withdrawals or vacancies in a conspicuous location within the voting location (if applicable), including a notice stating that any votes cast for the candidate will not be tabulated unless the withdrawal or vacancy was due to death or incapacity (however, for a Presidential Preference Election, the notice shall state that any votes cast for a candidate on the list will not be tabulated unless the candidate withdrew after ballots were printed or the withdrawal or vacancy was due to death or incapacity), A.R.S. § 16-343(F)-(G);⁶⁹
- 6. Display the United States flag, A.R.S. § 16-512;
- 7. Arrange voting booths in view of the election board, <u>A.R.S. § 16-562(A)</u>, and in a manner that provides an accessible path of travel for voters with disabilities (*see* ADA Checklist referenced in Chapter 5, Section III);
- 8. Arrange the signature roster, e-pollbook(s), or other check-in devices for convenient access;

Page | 190

⁶⁹ The notice must also be posted at all on-site early voting locations. See Chapter 2, Section II(A).

9. Prepare ballot boxes:

- Open and examine the ballot boxes to ensure the boxes are empty prior to voting, secure the ballot boxes; and arrange the ballot boxes in view of the election board. A.R.S. § 16-564(A).
- Confirm placement of the early ballot drop-off container (if separate boxes/containers are used);
- 10. Inventory the ballots received from the elections department, including ballot stock;
 - If the officer in charge of elections determines it is not feasible to inventory ballot stock at the voting location, the officer in charge of elections must implement a reasonable alternative method to ensure accountability of ballot stock.
- 11. Set up tabulation equipment (if applicable) and accessible voting equipment near an electrical outlet in plain view of the election board and the voters.
 - Ensure that electrical cords do not present a hazard to the board workers or voters;
 - For the tabulation equipment, plug in the voting equipment and obtain a zero count following procedures in Chapter 4, Section II(D)(4); and
 - Ensure that all tamper-resistant or tamper-evident seals are intact, contain the correct assigned number, and have not been tampered with.
- 12. Establish the 75-foot limit by posting at least three "75-foot limit" signs:
 - The signs must have the heading "75-foot limit" printed in letters at least 2 inches high; and
 - Have the following statement printed below the heading:

"No person shall be allowed to remain inside these limits while the polls are open, except for the purpose of voting, and except the election officials, one representative at any one time of each political party represented on the ballot who has been appointed by the county chairperson of such political party, and the challengers allowed by law. Voters having cast their ballots shall at once retire without the seventy-five foot limit. A person violating any provision of this notice is guilty of a class 2 misdemeanor."

A.R.S. § 16-515(B).

All signs and notices required under this Section must be printed in English and any other language required in the county under the Voting Rights Act.

A. Notices to Be Posted at the Voting Location

1. Instructions to Voters and Election Officers

The "Instructions to Voters and Election Officers" notice must be displayed at the voting location, containing substantially the following information:

Instructions to Voters and Election Officers

- 1. The polls are open from 6:00 a.m. until 7:00 p.m.
- 2. Please give your full name, place of residence or mailing address, and identification documents to the election officer. The election officer will determine your correct ballot style and whether you will use a regular or provisional ballot to cast your vote.
- 3. Once you have received your ballot, go to the next available voting booth to cast your vote. Mark your ballot in the appropriate place next to the name of each candidate for whom you want to vote.
- 4. If you want to vote for a person who is an official write-in candidate, write that person's name on the lines provided and mark the ballot in the appropriate place next to the name you have written.
- 5. Ask for assistance if you need assistance marking your ballot or wish to utilize the accessible voting equipment. If you request assistance marking your paper ballot, two election officers from opposing political parties will accompany you to the voting booth. They will:
 - Read you the names of all candidates for each office on the ballot;
 - Read you the political parties by which the candidates were nominated for each office;
 - Ask the name of the candidates for whom you want to cast your vote;
 and
 - Mark your ballot correctly.

Neither of the election officers who assist you with your vote is allowed to influence your vote by recommending, explaining, or suggesting any candidate or political party for any office or issue.

6. If you accidentally spoil your ballot, present it to the election judge. Make sure to conceal any votes you have made on the ballot. Either you or the judge will need to mark the ballot as spoiled, and the judge will give you another ballot on which to cast your vote. You are allowed to use no more than three ballots.

If you believe that a violation of the Help America Vote Act of 2002 has occurred, you may contact:

Secretary of State's Division of Election Services 1700 West Washington Street 7th Floor Phoenix, AZ 85007 1-877-THE VOTE

A.R.S. § 16-513; A.R.S. § 16-563(1).

2. Right to Vote a Provisional Ballot

The "Right to Vote a Provisional Ballot" notice must be displayed at the voting location, containing substantially the following information:

Right to Vote a Provisional Ballot

- 1. If you did not receive a regular ballot, you have a right to vote a provisional ballot if one of the following situations applies to you:
 - Your name does not appear on the signature roster or e-pollbook, and you are in the correct polling place based on your current residence;
 - You have moved to a new address within the county and have not updated your voter registration (if applicable);
 - You have legally changed your name and have not updated your voter registration (if applicable);
 - You requested an early ballot but did not vote an early ballot (if applicable);
 - You have not produced sufficient identification; or
 - You were challenged as a qualified voter.
- 2. To vote using a provisional ballot:
 - Present identification to the poll worker and state your first and last name;
 - Provide your complete residence address and mailing address (if different from your residence address) to the poll worker;
 - Provide your signature next to your name after the election official enters your name on the signature roster or e-pollbook; and
 - Sign an affirmation on the provisional ballot envelope stating that the information filled out on the provisional ballot envelope is correct, that you have resided in the precinct at least 29 days before the election, that you are eligible to vote in this election, that you have not previously voted in this election, that your provisional ballot will only be fully counted if you voted in the correct precinct (which is based on where you currently live), that you understand that voting in the wrong precinct means there may be some races or ballot questions on the ballot that you are not eligible to vote for, so your votes for those races or ballot questions will not be counted, and that you also understand that voting in the wrong county means that your ballot will not be counted.

Once you have voted using a provisional ballot, your ballot will be placed in a provisional ballot envelope, which you can seal. The poll worker will ensure that the envelope is sealed. You will then be given a provisional ballot receipt with information on how to present sufficient identification to the County Recorder (if necessary) and how to verify the status of your provisional ballot. Your vote will be counted upon verification of your eligibility to vote in the election.

A.R.S. § 16-513.01; A.R.S. § 16-563(1).

3. Notice to Voters

Unless the same information is printed on the sample ballot, a "Notice to Voters" card or poster must be placed in each voting booth (in large, plain type), containing substantially the following information:

Notice to Voters

Section one of this ballot is comprised of partisan candidates. To vote for the candidates for the partisan offices, mark the ballot next to the name of the candidate for each partisan office for whom you wish to vote. If you wish to vote for a person whose name is not printed on the ballot, write such name in the blank space provided AND put a mark next to the name according to the instructions.

Section two of this ballot is comprised of nonpartisan candidates, potentially including judicial candidates, school district candidates and city/town candidates, and initiative or referendum propositions. To vote for the candidates for the nonpartisan offices, mark the ballot opposite the name of the candidate for each nonpartisan office for which you wish to vote. If you wish to vote for a person whose name is not printed on the ballot, write such name in the blank space provided AND put a mark next to the name according to the instructions. Mark the ballot by the word 'yes' (or for) for each proposition or question which you wish to be adopted. Mark the ballot by the word 'no' (or against) for each proposition or question which you wish not to be adopted.

When marking a paper ballot the voter shall do so by placing a mark next to the printed name in the designated location or in the square or circle next to the name written in.

A.R.S. § 16-514. Minor alterations have been made to the statutory language to account for modern ballot design. The second paragraph of the notice above may be omitted for a Presidential Preference Election because there is no nonpartisan section on the ballot.

4. Notice of Write-In and Withdrawn Candidates

A County Recorder must post a Notice of Write-In and Withdrawn Candidates at each voting location. A.R.S. § 16-312(E); A.R.S. § 16-343(G).

Information about write-in and withdrawn candidates also must be posted to the website of the County Recorder or officer in charge of elections. <u>A.R.S. § 16-343(G)</u>.

5. Notice of Effect of Overriding Overvotes

If the voting equipment used for the election provides for the rejection of overvoted ballots or ballots that contain other irregularities, the Board of Supervisors shall provide for a written notice advising the voter that if the voter chooses to override the overvoted office or measure or override

any other ballot irregularity, the voter's vote for that office or measure will not be tallied. The notice shall be posted on or near the voting equipment so that the voter has a clear view of the notice. A.R.S. § 16-513(B).

II. OPENING THE VOTING LOCATION

The election board should arrive at the voting location no later than 5:30 a.m. on Election Day to promptly open the polls at 6:00 a.m.

Upon arrival at the polling place, members of the election board must take their oath of office, to be administered by a board member or another qualified elector of the precinct. A.R.S. § 16-534(C); A.R.S. § 38-231(E). If the county utilizes vote centers, the individual administering the oath need only be a qualified elector in the county.

If the voting location contains precinct voting equipment or accessible voting equipment that independently tabulates votes, the election board must generate a "zero report" from the voting equipment prior to opening the polls. The zero report is intended to confirm that the equipment contains no votes prior to commencement of voting.

To verify a zero report, the election board must:

- Ensure the tamper resistant seals or tamper evident seals are intact and do not show signs of tampering;
- Print a zero report from the equipment (the report must remain attached to the voting equipment and not removed until final results have been printed at the close of the polls);
- Verify the correct precinct number on the report (only in counties that conduct assigned polling place elections);
- Compare the zero report to the ballot and sample ballot to ensure the same names appear (only in counties that conduct assigned polling place elections);
- Confirm that no votes have been cast for any candidates or ballot measures;
- Have at least two board members of different political parties sign the zero report prior to opening the polls; and
- Make sure the digital readout on the front of the unit registers zero after the zero report is complete.

After verifying the zero report, the election board should look for a message indicating that the equipment is ready to accept ballots. If an error message is displayed instead, the election board should follow procedures specified by the officer in charge of elections, which may include calling for troubleshooting assistance.

The election board may be required to perform other necessary tasks prior to opening the voting location.

At 6:00 a.m., the marshal must announce that the polls are open, and voters will be allowed to enter the voting location. A.R.S. § 16-565.

III. PRESERVING ORDER AND SECURITY AT THE VOTING LOCATION

A. Enforcing Electioneering Ban

No electioneering may take place within the 75-foot limit of a voting location. A.R.S. § 16-515(A). Additionally, no electioneering may take place outside the 75-foot limit if it is audible from a location inside the door to the voting location. The 75-foot limit is measured from the main outside entrance of the voting location.

"Electioneering" occurs when a person knowingly, intentionally, and verbally expresses support for, or opposition to, a candidate or ballot measure on the ballot in that election, or a political party with one or more candidates who appear on the ballot in that election, in order to induce or compel another person to vote in a particular manner or to refrain from voting. A.R.S. § 16-515(I).

The electioneering ban applies to the election board, other election officials, political party observers, and any voter or other individual within the 75-foot limit.

Though voters or voters' assistants are permitted to wear clothing with political messages, election board members, other election officials, or political party observers may not wear, carry, or display any materials that identify or express support or opposition for a political party, political organization, or a candidate or ballot measure appearing on the ballot. <u>A.R.S. § 16-515(F)</u>.

The marshal, under the direction of the officer in charge of elections, enforces the electioneering ban on Election Day, while the County Recorder enforces the ban during in-person early voting and at ballot replacement sites. Law enforcement officials may be contacted to help enforce the ban in exceptional circumstances.

A County Recorder or other officer in charge of elections may grant emergency designations to polling places/vote centers, pursuant to which electioneering is not permitted on the property of the hosting facility, even outside the 75-foot limit. A.R.S. § 16-411(I); see Chapter 8, Section I(G).

B. Enforcing Photography Ban

No photography or video recording is permitted within the 75-foot limit at a voting location. <u>A.R.S.</u> § 16-515(G). There is no exception for members of the media.

A voter, however, may display on the internet an image, that was not taken in a voting location, of their own ballot that was received by mail. A.R.S. § 16-1018(4).

C. Enforcing Access Restrictions

A key component of preserving order at the voting location is ensuring that only authorized persons are present within the 75-foot limit. Only the following persons are authorized to be present within the 75-foot limit:

- 1. Members of the election board;
- 2. Election officials;
- 3. Voters (including minor children accompanying the voter, A.R.S. § 16-515(E))
 - Once in a voting booth, voters must vote promptly and move outside the 75-foot limit after voting. A.R.S. § 16-515(A); A.R.S. § 16-580(B)-(C).
- 4. A person selected by the voter to assist him or her voting (see Chapter 9, Section V);
- 5. Authorized political party observers (see Chapter 8, Section III); and
- 6. U.S. Department of Justice or other authorized federal government observers.

Unauthorized persons may not be present within the 75-foot limit, including but not limited to the following persons:

- 1. Members of the media;
- 2. Researchers;
- 3. Persons who conduct exit polls; or
- 4. Political party or campaign representatives without authorized political party observer status.

1. Simultaneous Activities Permitted at Voting Location

Regular business activity that normally occurs at the voting location may continue on Election Day, as long as the activity does not interfere with the voting process or result in electioneering. For example, a city clerk's office used as a voting location may require persons to cross or temporarily remain within the 75-foot limit in order to conduct city business. Additionally, Native American tribal election boards may be co-located with traditional election boards at the same voting location if a tribal election is held on the same day and time. A.R.S. § 16-515(D).

D. Preventing Voter Intimidation

Any activity by a person with the intent or effect of threatening, harassing, intimidating, or coercing voters (or conspiring with others to do so) inside or outside the 75-foot limit at a voting location is prohibited. A.R.S. § 16-1013. The officer in charge of elections has a responsibility to train poll workers and establish policies to prevent and promptly remedy any instances of voter intimidation.

The officer in charge of elections should publicize and/or implement the following guidelines as applicable:

- The inspector must utilize the marshal to preserve order and remove disruptive persons from the voting location. The inspector and/or marshal must use sound judgment to decide whether to contact law enforcement, and any higher-level decisions should be raised through the officer in charge of elections.
- Persons who witness problems at a voting location should not speak to or accost a voter in an attempt to "enforce" the law, but rather inform the inspector or marshal to allow them to resolve the issue.
- Private citizens are prohibited from bringing weapons into a polling place (including the 75-foot limit), even if the voter is properly licensed to carry such weapons. In order to keep voting locations safe and free of potential intimidation, therefore, observers at voting locations should leave weapons at home or in their vehicles. A.R.S. § 13-3102(A)(11) (exceptions apply for military and peace officers in the performance of official duties, see A.R.S. § 13-3102(C)).

In addition to the potentially intimidating conduct outlined above, the following may also be considered intimidating conduct inside or outside the polling place:

- Aggressive behavior, such as raising one's voice or taunting a voter or poll worker;
- Using threatening, insulting, or offensive language to a voter or poll worker;
- Blocking the entrance to a voting location;
- Disrupting voting lines;
- Following voters or poll workers coming to or leaving a voting location, including to or from their vehicles;
- Intentionally disseminating false or misleading information at a voting location, such as flyers or communications that misstate the date of the election, hours of operation for voting locations, addresses for voting locations, or similar efforts intended to disenfranchise voters:
- Directly confronting, questioning, photographing, or videotaping voters or poll workers in a harassing or intimidating manner, including when the voter or poll worker is coming to or leaving the polling location;
- Asking voters for "documentation" or other questions that only poll workers should perform;
- Raising repeated frivolous voter challenges to poll workers without any good faith basis, or raising voter challenges solely based on race, ethnicity, national origin, language, religion or disability; or
- Posting signs or communicating messages about penalties for "voter fraud" in a harassing or intimidating manner.

See A.R.S. § 16-1013(A); A.R.S. § 16-1017.

IV. CHECKING VOTER IDENTIFICATION

Voters are required to prove identity at the voting location before receiving a ballot on Election Day. A.R.S. § 16-579(A). The same requirements for proving identity also apply during in-person early voting, including at an on-site early voting location, emergency early voting center, or through personal early ballot delivery by a special election board. See Chapter 2, Section II(B).

Acceptable forms of identification fall into one of three categories:

- List 1: A valid form of photo identification with the voter's photograph, and name and address that reasonably match the name and address in the signature roster or e-pollbook;
- **List 2**: Two separate valid forms of non-photo identification with the voter's name and address that reasonably match the name and address in the signature roster or e-pollbook; or
- **List 3**: One valid form of identification with the voter's photograph and name, and address not reasonably matching the address in the signature roster or e-pollbook or a valid U.S. passport or military identification with the voter's name and photograph, <u>and</u> one valid form of non-photo identification from List 2.

A.R.S. § 16-579(A)(1)(a)-(c). Each list, as well as special rules applicable to Native American tribal members, is described in greater detail in the sections below.

The name and address on the identification must reasonably match the voter's name and residence or mailing address in the signature roster or e-pollbook in order to vote a regular ballot. Identification is deemed valid unless it can be determined on its face that it has expired. A.R.S. § 16-579(A)(1).

- The inclusion of an additional name on the voter's identification (e.g., a middle name or an additional last name) not listed in the signature roster or e-pollbook does not prevent the voter from being issued a regular ballot.
- Voter identification that includes a nonstandard address should be found to reasonably match if the county has modified the residence address in the roster or e-pollbook and the city or town on the identification matches the city or town on the roster or e-pollbook.
- Voter identification that lists a mailing address, in lieu of a residence address, is acceptable. If the mailing address on the identification matches the mailing address on the roster or epollbook, there is a reasonable match and the voter must be issued a regular ballot.

If the voter provides identification, but the name or address does not reasonably match the signature roster or e-pollbook, the voter should be issued a provisional ballot, not a conditional provisional ballot. See Chapter 9, Section VI(B)(1).

A voter who provides no proof of identity (or invalid proof of identity) must be issued a conditional provisional ballot. A.R.S. § 16-579(A)(2). In order for a conditional provisional ballot to count, the voter must present an acceptable form of identification to the County Recorder by 5:00 p.m. on the 5th business day following a primary, general, or special election that includes an election for a federal office, or by 5:00 p.m. on the 3rd business day following any other election. A.R.S. § 16-579(A)(2). For the purposes of determining the applicable deadline to provide identification: (i) the PPE is considered a federal election; and (ii) for counties that operate under a four-day workweek, only days on which the applicable county office is open for business are considered "business days."

If the voter identifies themself as a member of a recognized Native American tribe, the voter may present alternative proof of identity as outlined in <u>Chapter 9</u>, <u>Section IV(B)</u> below. <u>A.R.S. § 16-579(A)(1)</u>.

The officer in charge of elections must post a list of acceptable forms of identification in a conspicuous place (and make it available to voters upon request) at each voting location on Election Day (see sample forms in Chapter 17).

A. Acceptable Forms of Identification

1. List 1 – Photo ID with the Voter's Name and Address

Acceptable forms of identification with the voter's photograph, and name and address that reasonably match the voter's name and address in the signature roster or e-pollbook, include (only one required):

- A valid Arizona driver license;⁷⁰
- A valid Arizona non-operating identification license;⁷¹
- A tribal enrollment card or other form of tribal identification; or
- Any other valid United States federal, state, or local government-issued identification.⁷²

A.R.S. § 16-579(A)(1)(a)

⁷⁰ Including a valid, AZMVD-issued Arizona Mobile ID. *See https://azdot.gov/motor-vehicles/driver-services/mobile-id.*

⁷¹ Including a valid, AZMVD-issued Arizona Mobile ID. See https://azdot.gov/motor-vehicles/driver-services/mobile-id.

⁷² While identification issued by a public college or university or other public educational institution qualifies as a state or local government-issued identification, it is not sufficient for voting purposes unless it includes the voter's photograph, name, and address as required by A.R.S. § 16-579(A)(1)(a).

2. List 2 - Non-Photo ID with the Voter's Name and Address

A voter may present two separate documents that contain the voter's name and address. Acceptable forms of identification with the voter's name and address include the following:

- A utility bill for electric, gas, water, solid waste, sewer, telephone, cell phone, internet, or cable/satellite television service dated within 90 days of the election;
- A bank or credit union statement dated within 90 days of the election;
- A valid Arizona vehicle registration;
- A valid Indian or Native American census card;
- A property tax statement for the voter's residence;
- A valid tribal enrollment card or other valid form of tribal identification;
- A valid Arizona vehicle insurance card;
- A valid Recorder's Certificate;
- Any mailing marked "Official Election Material," including a valid Arizona voter registration card; or
- Any valid United States federal, state, or local government-issued identification.

A.R.S. § 16-579(A)(1)(b). Any List 2 document may be presented to a poll worker in electronic format, including on a smart phone or tablet.

3. List 3 – Acceptable Hybrid Forms of ID

The voter may present certain combinations of documents from Lists 1 and 2. Acceptable combinations include:

- A valid photo identification from List 1 with an address that does not reasonably match the voter's address in the signature roster or e-pollbook, accompanied by a document from List 2 with an address that does reasonably match the voter's address in the signature roster or e-pollbook;
- A valid U.S. Passport or passport card, accompanied by a document from List 2; or
- A valid U.S. Military identification, accompanied by a document from List 2.

<u>A.R.S. § 16-579 (A)(1)(c)</u>.

B. ID Requirements for Native American Voters

A voter who identifies themself as a member of a federally recognized Native American tribe and presents one item of tribal identification (that does not meet the requirements of List 1) must be issued a provisional ballot (in lieu of a conditional provisional ballot) and does not need to return

to confirm their identity. A.R.S. § 16-579(A)(1). A "tribe" includes a Native American nation, community, band, or tribal subdivision.

Acceptable forms of tribal identification include, but are not limited to, the following:

- A tribal identification card issued under the authority of the Bureau of Indian Affairs or a federally recognized Native American tribe;
- A tribal enrollment card issued under the authority of the Bureau of Indian Affairs or a federally recognized Native American tribe;
- A Certificate of Indian Blood issued under the authority of the Bureau of Indian Affairs or a federally recognized Native American tribe;
- A voter identification card issued under the authority of a federally recognized Native American tribe;
- A home site assignment lease, permit or allotment issued under the authority of the Bureau of Indian Affairs or a federally recognized Native American tribe; or
- A grazing permit or allotment issued under the authority of the Bureau of Indian Affairs or a federally recognized Native American tribe.

If the voter does not present an acceptable form of tribal identification and otherwise does not satisfy the identification requirements in A.R.S. § 16-579(A)(1) (see Chapter 9, Section IV(A) above), the voter must be issued a conditional provisional ballot. A.R.S. § 16-579(A)(2).

V. ASSISTING VOTERS ON ELECTION DAY

Voters may be accompanied within the 75-foot limit and assisted by a person of the voter's choice during any part of the voting process.⁷³

A voter may request assistance from a third-party (other than the voter's employer or union representative or a candidate appearing on the ballot⁷⁴) or from members of the election board.

If a voter requests assistance from the election board, two members of the board (of different political parties) should perform the following steps, as applicable, all with the goal of providing the voter as much privacy and independence in the voting process as possible:

• Jointly accompany the voter into the voting booth or to the accessible voting equipment;

Page | 202

⁷³ A voter with a disability may be accompanied by a service animal during any part of the voting process. A service animal is a dog that is individually trained to do work or perform tasks for a person with a disability. An animal whose sole function is to provide comfort or emotional support does not qualify as a service animal under the ADA. *See* U.S. Dept. of Justice, Civil Rights Division, Disability Rights Section, *ADA Requirements - Service Animals* (Feb. 24, 2020), available at https://www.ada.gov/service_animals_2010.htm.

⁷⁴ Candidates for precinct committeeman are permitted to provide voter assistance.

- If requested by the voter, audibly read the candidate's names for each office, including party designations and the number to elect;
- If requested by the voter, audibly read the relevant information pertaining to any ballot measures;
- If needed to assist the voter, ask the voter what candidates and issues the voter desires to vote for;
- If requested by the voter, instruct the voter how to operate any accessible voting equipment, including what to expect for the recorded instructions and what keys to use to move forward or go back on the screen;
- If requested by the voter, assist the voter in marking or verifying the voter's ballot selections; and
- If needed to assist the voter, ask the voter what candidates and issues the voter desires to vote for.

Those assisting a voter upon the voter's request may not attempt to influence a voter in the choice of candidates or issues, nor in any manner suggest or recommend a vote for any particular candidate or issue. See Chapter 9, Section I(A)(1) above. When assisting voters, poll workers should also remember to speak only as loudly as needed to assist the voter and protect their privacy as much as possible.

Curbside voting may also be provided to senior citizens or voters with disabilities as a reasonable accommodation or when the officer in charge of elections determines that a voting location is inaccessible, that no accessible sites are available, and that no temporary measures can make it accessible. See Chapter 5, Sections III and IV.

VI. ISSUING BALLOTS

A. Issuing a Regular Ballot

Upon checking in at a voting location, voters must announce their name and address or provide their name and residence or mailing address in writing (by presenting proof of identity). A.R.S. § 16-579(A).

In jurisdictions that conduct assigned polling place elections, the residence address must be within the precinct in which the voter is attempting to vote. By signing the signature roster or the epollbook signature pad, the voter is deemed to affirm that they are registered in that jurisdiction and is eligible to vote in that jurisdiction. A.R.S. § 16-584(C). If the voter is found in the signature roster or e-pollbook, has presented acceptable proof of identity, and does not fall into an exception listed in Chapter 9, Section VI(B)(1) below, the voter must be issued a regular ballot. See A.R.S. § 16-579(C).

Each voter must sign their name in the signature roster or e-pollbook signature pad prior to receiving a ballot. Alternatively, an inspector or judge may sign the roster or e-pollbook for a voter

who is personally unable to sign due to physical disability. In jurisdictions that use a paper signature roster, the inspector or judge must write the voter's name with red ink. A.R.S. § 16-579(D). In jurisdictions that use an e-pollbook, the inspector or judge must write the voter's name and the inspector's or judge's initials (on the e-pollbook signature pad) as an attestation. A.R.S. § 16-579(E).

A voter at a special district election for which no signature roster has been supplied may vote a regular ballot, but must provide the voter's name and address in an affidavit and affirm therein that the voter:

- Resides within the district boundaries or proposed district boundaries;
- Is a qualified elector for the election; and
- Has not already voted at the election.

A.R.S. § 16-579(F).

B. Issuing a Provisional Ballot

1. Circumstances Requiring Issuance of a Provisional Ballot

a. Voter Received an Early Ballot

A voter must be allowed to vote a provisional ballot if the voter appears on the signature roster or e-pollbook as having received an early ballot-by-mail, but either: (1) affirms that they have not voted and will not vote the ballot-by-mail; or (2) surrenders the ballot-by-mail to the inspector on Election Day. A.R.S. § 16-579(B).

Voters who appear at a voting location with a ballot-by-mail that has not been voted, along with the affidavit envelope, may use a privacy booth at the voting location to mark the ballot-by-mail. In this circumstance, the voter does not sign in at the voting location and the voter must place the voted ballot-by-mail in its affidavit envelope, sign the affidavit envelope, and place the envelope in the early ballot drop-off container at the voting location.

b. Name Does Not Appear on Signature Roster

A voter whose name does not appear on the signature roster must be issued a provisional ballot if the voter:

- Presents identification that includes their name and a residential address that the clerk verifies to be within the precinct (in counties that conduct assigned polling place elections); or
- Signs an affirmation that states the voter is registered and eligible to vote in that jurisdiction.

<u>A.R.S. § 16-584(B)</u>.

i. Recorder's Certificate

A voter whose name does not appear on the signature roster, but who presents a certificate from the County Recorder showing that the voter is entitled to vote at the voting location, is entitled to vote a regular ballot. In a jurisdiction that uses a paper signature roster, the voter must sign on the first available blank line on the signature roster. A.R.S. § 16-584(A).

c. Voter Has an Inactive Status

If a voter whose registration record is in inactive status and the voter has a new residential address in a different precinct, the voter must be directed to the correct voting location (in counties that conduct assigned polling place elections). In this case, the voter must also be informed that although the voter has a right to vote a provisional ballot at that location, the voter must vote in the correct polling place that corresponds to the voter's current address in order for the vote to count.

If a voter affirms they continue to reside at the address on the signature roster or in the e-pollbook, the voter must be issued a regular ballot and the County Recorder must place the voter's registration record in active status following the election, <u>A.R.S. § 16-583(A)-(B)</u>.

d. Voter Changed Their Name

If a voter's current name does not appear in the signature roster or e-pollbook because the voter changed their name, the voter must be issued a provisional ballot or conditional provisional ballot. In that case, the clerk must write the voter's new name and former name on the provisional ballot envelope. The provisional ballot envelope will be used by the County Recorder after the election to change the voter's name in the voter registration database.

However, if the election board has real-time access to voter registration records, the voter's information may be updated at the voting location upon completion of a new voter registration or address update form.

e. Voter Moved Within the County

If a voter moved to a new address within the county but did not update their address with the County Recorder before the election, the voter must vote a provisional ballot and (in counties that conduct assigned polling place elections) must vote at the polling place that corresponds to their new address. <u>A.R.S. § 16-584(C)</u>. A clerk must inform the voter that although the voter has a right to vote a provisional ballot at that location, the voter must vote in the correct polling place that corresponds to the voter's current address in order for the vote to count.⁷⁵

At the new polling place, the voter will be permitted (via the provisional ballot envelope) to update their voter registration record with the new address. A.R.S. § 16-584(C). In a jurisdiction that

Page | 205

⁷⁵ See Stipulation for Dismissal, Jones v. Reagan, No. CV2016-014708 (Ariz. Super. Ct. Aug. 2, 2017); Order of Dismissal, Jones v. Reagan, No. CV2016-014708 (Ariz. Super. Ct. Aug. 4, 2017).

utilizes vote centers, the voter may update their address in the same manner but may vote at any vote center within the jurisdiction.

If the election board has real-time access to voter registration records, the voter's information may be updated at the voting location upon completion of a new voter registration form or address update form.⁷⁶

f. Out-of-Precinct Voter

If the voter's name does not appear on that precinct's signature roster because the voter resides in another precinct (in counties that conduct assigned polling place elections), an election official shall direct the voter to the correct polling location or, if applicable, to a vote center. The election official must also inform the voter that although the voter has a right to vote a provisional ballot at that location, the voter must vote in the correct polling place in order for all of their votes to be counted. If the voter insists on voting at that incorrect location, a provisional ballot must be issued, but the voter should again be informed that voting in the wrong precinct means there may be some races or ballot questions on the ballot that the voter is not eligible to vote for so their votes for those races or ballot questions will not be counted. The voter should also be informed that ballots cast in the wrong county will not be counted.

Alternatively, upon a specific resolution of the Board of Supervisors issued pursuant to <u>A.R.S. §</u> <u>16-411(B)(4)</u> authorizing the use of accessible voting equipment within an assigned polling place to be used as a vote center, a voter shall be entitled to vote a regular ballot using the accessible voting equipment if:

- The election board has access to real time information and can confirm the qualified voter has not cast a ballot at another voting location;
- The accessible voting equipment is pre-programmed and certified to allow voters to mark or vote any ballot style for that county; and
- The accessible voting equipment enables the voter to vote/mark a ballot for the correct precinct in which the voter is entitled to vote.

2. Procedures for Issuing Provisional Ballots

A voter who is issued a provisional ballot must sign their name on a separate signature roster page beginning with the number V-1 and numbered consecutively (for paper signature rosters only). A.R.S. § 16-584(E). E-pollbooks must be able to produce a report of provisional voters, including the voter's signature, after the polls close.

Page | 206

⁷⁶ If a registrant moved to a different county during the 29-day period preceding the next election, the registrant is deemed a resident of and remains a qualified elector in the former county for that election and must vote in the *former* county. A.R.S. § 16-125.

The voter and election board member must complete the information required on the provisional ballot envelope. The voter then must:

- Take the completed envelope and provisional ballot to the voting booth;
- Vote the provisional ballot;
- Place the voted ballot inside the provisional ballot envelope and seal the envelope; and
- Provide the sealed provisional ballot envelope to the election board member.

Upon receipt of the provisional ballot envelope, the election board member or voter must deposit the provisional ballot envelope in the provisional ballot box (and ensure the ballot is not inserted into any precinct tabulation equipment). A.R.S. § 16-584(D). The voter will be provided with a receipt or number with which to electronically verify the status of their provisional ballot.

All voters shall have the option of voting a provisional ballot on an accessible voting device.

a. Issuing Provisional Ballots to Secured Registrants

In the event a secured registrant attempts to vote provisionally at a polling place (and informs the poll worker of his/her secured status), the poll worker undertake additional precautions, including but not limited to:

- Confirming the correct ballot style;
- Ensuring that a protected government official or protected victim lists their actual residential address on the provisional ballot envelope;
- Making a notation about secured registrant status on the provisional ballot envelope; and/or
- Limiting the signature roster to the registrant's voter ID number and the notation "address protected."

3. Procedures for Issuing Conditional Provisional Ballots

If the voter does not provide acceptable proof of identity, see <u>Chapter 9</u>, <u>Section IV</u> above, the voter must be issued a conditional provisional ballot. <u>A.R.S. § 16-579(A)(2)</u>.

The process for voting the ballot, completing the ballot envelope, and sealing the voted ballot in an envelope is the same procedure applicable to provisional ballots. See Chapter 9, Section VI(B)(2) above. However, for a conditional provisional ballot, the election board member must:

- 1. Indicate on the ballot envelope that the voter did not provide acceptable identification;
- 2. Deposit the sealed envelope in the conditional provisional ballot box or other appropriate ballot box (or allow the voter to do so);
- 3. Provide a receipt that:
 - Informs the voter how and where the voter may provide the required identification; and

- Informs the voter that they must provide proof of identity to the County Recorder by 5:00 p.m. on:
 - The 5th business day following a primary, general, or special election that includes an election for a federal office, or
 - The 3rd business day following any other election.

A.R.S. § 16-579(A)(2).

C. Ballot Privacy Folders/Sleeves

The election judge at the voting location shall give each qualified elector only one ballot (regular or provisional, depending on the circumstances) along with a ballot privacy folder or sleeve. However, no voter shall be required to accept or use a privacy ballot folder or sleeve. A.R.S. § 16-579(C).

VII. CHALLENGES TO A VOTER ELIGIBILITY TO VOTE

A qualified elector in the county may, at the voting location, orally challenge a voter's eligibility. The elector challenging a voter's eligibility must show, by clear and convincing evidence, that:

- 1. The voter has voted before at that election, A.R.S. § 16-591;
- 2. The voter is not the person whose name appears in the signature roster or e-pollbook, A.R.S. § 16-121.01(B)(1);
- 3. The voter has not resided in Arizona (or the relevant local jurisdiction) for at least 29 days before the election, A.R.S. § 16-121.01(B)(2);
- 4. The voter is registered at an address that is not permitted for registration purposes, A.R.S. § 16-121.01(B)(3); or
- 5. The voter is not otherwise a qualified elector, for example, the voter does not live within the proper electoral district or is not at least 18 years old. <u>A.R.S. § 16-121.01(B)(4)</u>; <u>A.R.S. § 16-101(A)</u>.

A.R.S. § 16-121.01(B).

A voter may not be challenged on the basis that they:

- Registered to vote using the State or Federal Form and did not provide proof of citizenship; or
- Moved from one address within the county to another within the county.

Challenges must be decided at the voting location by the inspector and two judges. The inspector should have the challenged voter step aside and permit the other voters in line to continue to vote while the challenge is being determined.

If requested by the challenged voter, and before administering any oath, the inspector must read to the voter the rules for determining residency, including the following information:

- 1. The residence of a person is that place in which their habitation is fixed and to which they have the intention of returning.
- 2. A person does not gain or lose their residence by reason of their presence at, or absence from, a place while employed in the service of the United States or of this state, or while engaged in overseas navigation, or while a student at an institution of learning, or while kept in prison or mental institution.
- 3. A person does not lose their residence by traveling to another county, state, or foreign country for temporary purposes, with the intention of returning.
- 4. A person does not gain a residence in any county they travel to for temporary purposes, without the intention of making that county their home.
- 5. If a person moves to another state with the intention of making it their residence, they lose residency in this state.
- 6. If a person moves to another state with the intention of making it their current residence and remaining there for an indefinite time, the person loses residency in this state even though they have an intention of returning at some future period.
- 7. The place where a person's family permanently resides is their residence (unless separated from their family), but is not their residence if it serves as a temporary location or is used for transient purposes.
- 8. If a person has a family residing in one place and the person does business in another, the family residence constitutes the person's place of residence. However, a person who has taken up a residence apart from their family with the intention of remaining in that separate residence shall be regarded as a resident where the person resides.
- 9. A United States citizen who has never resided in the United States is eligible to vote in this state by using a federal write-in early ballot if both of the following apply:
 - A parent is a United States citizen.
 - The parent is registered to vote in this state.
- 10. The mere intention of acquiring a new residence without leaving the state, or leaving the state without the intent to permanently do so, does not cause a loss of residency.

A.R.S. § 16-593(A); A.R.S. § 16-593(C). Board members should consult above residency requirements when determining registration validity.

If the challenged voter appears to be registered, the challenged voter must orally take the oath prescribed in the State Form: "I swear or affirm that the information in my voter registration is true, that I am a resident of Arizona, I have not been convicted of a felony or my civil rights have

been restored, and I have not been adjudicated incapacitated with my voting rights revoked." A.R.S. § 16-592(A).

The challenged voter also may choose to answer questions material to the challenge, under oath. Only the inspector may address questions to the challenged voter. <u>A.R.S. § 16-592(A)</u>. To prevent harassment and intimidation of the challenged voter, the person making the challenge may not speak to the challenged voter.

If a majority of the board finds the challenge to be invalid, the voter must be permitted to vote a regular ballot, so long as the voter is otherwise eligible to do so. A.R.S. § 16-592(B).

If the person challenged refuses to take any oath, refuses to answer questions material to the challenge, or if a majority of the board finds that the challenge is valid, the challenged voter must be permitted to vote a provisional ballot. A.R.S. § 16-592(C).

In the case of any challenge, the election board must complete the Official Challenge List (*see* Chapter 17 for sample forms) and may seek guidance from the officer in charge of the election.

VIII. CLOSING THE VOTING LOCATION

A. Announcing the Closing of the Polls

The polls close at 7:00 p.m. on Election Day. A.R.S. § 16-565(A). The marshal must announce the closing of the polls and make the following additional public announcements (inside the voting location and to any voters waiting in line) at the specified time intervals:

- 1 hour before the closing of the polls;
- 30 minutes before the closing of the polls;
- 15 minutes before the closing of the polls;
- 1 minute before the closing of the polls; and
- At the moment of closing at 7:00 p.m.

A.R.S. § 16-565(C). The marshal must allow everyone to vote who is physically in line at the moment of closing the polls. The marshal may use any reasonable system to document or keep track of which voters were in line as of 7:00 p.m., for example, by standing in line behind the last person to arrive as of the closing of the polls and telling those who arrive later that the polls are closed. Voters who arrive in line after 7:00 p.m. on Election Day are not permitted to vote. <u>A.R.S.</u> § 16-565(D).

B. Election Board Close-Out Duties

Upon closing the voting location after the last voter has voted on Election Day, the election board should perform close-out duties as assigned by the officer in charge elections, including the following duties as applicable:

- 1. Using the procedures specified by the officer in charge of elections, the election board must conduct an audit to ensure that the number of voters who signed in on the signature roster or e-pollbook matches the number of ballots cast, including regular and provisional ballots and, if the accessible voting equipment independently tabulates votes, any votes cast on the accessible voting equipment, A.R.S. § 16-602(A).
 - a. If ballots are tabulated at the voting location: a printed statement of tally or summary of all vote totals shall be printed from every tabulation machine, and the number of ballots cast shall be compared to the signature roster and/or e-pollbook list and provided with the Official Ballot Report, A.R.S. § 16-607.
- 2. The information from this audit must be recorded on an Official Ballot Report form, as provided by the officer in charge of elections, which must include:
 - a. The total number of printed ballots or estimated number of ballot stock received from the officer in charge of elections;
 - b. The number of voters who signed in on the signature roster, poll list, or e-pollbook and are indicated as having been issued regular ballots;
 - c. The number of voters who signed in on the signature roster, poll list, or e-pollbook and are indicated as having been issued provisional and conditional provisional ballots;
 - d. The number of regular ballots cast as determined by the election board's manual count if tabulation is not done at the voting location, or as reflected on the printed summary tape from the tabulation machine if tabulation is done at the voting location;
 - e. The number of provisional and conditional provisional ballots cast;
 - f. The number of unused ballots/ballot stock, spoiled ballots, misread ballots that still need to be tabulated (if tabulation is done at the voting location), and write-in ballots (if applicable);
 - g. The number of early ballots received by the voting location (unless ballots are transported in a secure and sealed transport container to the central counting place to be counted there);
 - h. In counties that use accessible voting units that independently tabulate, the number of regular and provisional ballots cast on the unit, and the unit's beginning and ending counts (if applicable);
 - i. The Official Ballot Report must be signed by the inspector and both judges, and if there are any discrepancies in the report, an explanation for the discrepancy should be attached or otherwise provided with the Official Ballot Report. The Audit Board will

use this information to conduct their post-election audit (see Chapter 10, Section II(H)).

- 3. Secure the ballot boxes with tamper-resistant or tamper-evident numbered seals, <u>A.R.S. §</u> 16-608(A);
- 4. Remove all memory cards or electronic media needed for election night reporting from voting equipment and e-pollbooks (if applicable);
 - a. Lock and/or seal any ports or compartments where memory cards or electronic media had been inserted.
- 5. Power down any voting equipment and prepare the equipment for transport/pick-up;
- 6. Collect all supplies required to be returned to the elections department;
- 7. Sign the Certificate of Performance for the signature roster or e-pollbook;
- 8. Prepare the official returns envelopes/containers and, if applicable, unofficial returns envelopes/containers, including the following items, for transport to the central counting place or other receiving site:
 - a. Official and unofficial returns envelopes/containers shall be plainly marked to identify items to be placed within each envelope/container:
 - The official returns envelope/container shall be securely sealed with a tamperevident, secure label signed by the inspector and both judges and should include, as applicable:
 - Spoiled ballots, including any spoiled early ballots, A.R.S. § 16-585;
 - One copy of the poll list (if the county uses paper signature rosters) or poll list produced by the e-pollbook; and
 - Affidavits of challenged voters, decisions of election officials, and challenge lists, A.R.S. § 16-594;
 - The unofficial returns envelope/container shall be returned with the official returns envelope/container and shall be made available for inspection by electors for a period of six months following the election. The unofficial returns envelope/container shall include the following, as applicable:
 - A copy of the paper signature roster and poll list (if e-pollbooks are used, the e-pollbook list must be captured (e.g., on memory sticks or electronic media, or exported from the e-pollbooks) and retained);
 - Payroll voucher envelope, if applicable, with the Official Ballot Report or duplicate thereof; and
 - Any other items as directed by the officer in charge of elections;
 - b. Voted ballots (with a report of the number of voters who have voted, sealed in a container with a tamper resistant or tamper-evident numbered seal, <u>A.R.S.</u> § 16-608(A));

- c. Unvoted ballots (in a sealed container, A.R.S. § 16-566(B));
- d. The original Official Ballot Report (if not included in the unofficial returns envelope/container);
- e. Tally lists, if ballots are tabulated at the voting location (enclosed in a secure envelope which is sealed and signed by the members of the board (inspector and both judges) and attested by the clerks), A.R.S. § 16-614;
- f. The original signature rosters/poll lists, if applicable (enclosed in a secure envelope, sealed and signed by the inspector and judges), A.R.S. § 16-615(A));
- g. E-pollbooks (if the signature roster information remains in the e-pollbook and has not been extracted by removing memory cards or electronic media or otherwise securely synced with the central server);
- h. Memory sticks or electronic media (securely sealed in a transport container for that purpose); and
- i. Any voting equipment that independently tabulates (if memory sticks or electronic media have not been removed).
- 9. All election night returns must be delivered to the designated receiving site and a receiving board log of the transmissions should be kept by the receiving board which will later be provided to the officer in charge of elections; and
- 10. Exit and lock the voting location.

C. Transport of Ballots, Voting Equipment, and Precinct Supplies

Following the close of voting on Election Day, a chain of custody record for voted ballots must be created and the transport of any ballots, voting equipment, and necessary precinct supplies to the central counting place or other authorized receiving site must be documented and done by: (1) two authorized election workers, who must be members of different political parties; or (2) if extenuating circumstances exist, a sworn official election messenger, such as a sheriff's deputy, appointed in accordance with A.R.S. § 16-615(B).

CHAPTER 10: CENTRAL COUNTING PLACE PROCEDURES

I. CENTRAL COUNTING PLACE OPERATIONS

All early ballots and provisional ballots are initially processed by the County Recorder and then transferred to the officer in charge of elections for tabulation at the central counting place. Regular ballots cast on Election Day that are not processed and tabulated at the voting location are also transmitted to the central counting place for processing and tabulation. Central counting place operations are conducted under the direction of the Board of Supervisors or the officer in charge of elections. The operations must be in accordance with the procedures outlined in this manual, and open to observation by representatives of each political party and the public.

The central counting place and the computer center, where the computer containing the election management system (EMS) is securely kept, may be separate or joined as determined by the Board of Supervisors or designee. Maximum efficiency and control results when all board functions are performed in the same facility. However, when physical restrictions result in inadequate working spaces, it is permissible to separate board functions as long as prescribed board functions and sequence are maintained and the public can observe.

When the computer center, central counting place, or receiving sites are not at the same location, the officer in charge of elections (or designee) transfers the ballots to the computer center or observes the transmission of voted results, even if they are initially received and processed at another location.

As authorized by the County Recorder or officer in charge of elections, a security officer or an election official may conduct tours through the central counting place for the public. At no time shall any public observance of the election process interfere with or interrupt the normal ballot flow, nor shall members of the public touch a ballot, computer, or tabulation device (except as permitted by the officer in charge of elections during demonstrations). A.R.S. § 16-621(A). Further, blue or black pen shall not be present in any area where voted ballots are being processed.

A. Deputies/Oath of Office

All persons taking part in the actual processing and counting of ballots, including the employees of a jurisdiction conducting an election, must be appointed in writing and take an oath provided by the Board of Supervisors (or designee) that they will faithfully and impartially perform their duties. Any person who has not been appointed in writing or taken the oath shall, under no circumstances, be permitted to touch any ballot, computer, or counting device used in processing ballots. A.R.S. § 16-621(A).

B. Providing Live Video Recording at Central Counting Place

For any statewide, legislative, or county election, and subject to local appropriation, the county officer in charge of elections must provide a live video recording of the custody of all ballots when ballots are present in the tabulation room in the central counting place.⁷⁷

The live video recording must include date and time indicators. If the live coverage is interrupted, the officer in charge of elections must attempt to reinstate coverage as soon as practicable. Any disruption in live video recording does not prevent the officer in charge of elections from continuing to tabulate ballots. The officer in charge of elections must record the video coverage and retain the recording as a public record at least through the challenge period for the election. At minimum, the challenge period is through the date to file or conclude any post-election recount or election contest.

The county officer in charge of elections must timely provide the website hyperlink to the Secretary of State, who must publish those hyperlinks on the Secretary of State's website. <u>A.R.S.</u> § 16-621(D).

C. Manual Ballot Counting

If it becomes impracticable to count all or some of the ballots with tabulating equipment, the officer in charge of elections may direct that ballots be counted manually, following the provisions governing the counting of paper ballots. No valid ballot shall be left uncounted.

II. ESTABLISHING CENTRAL COUNTING PLACE BOARDS

The Central Counting Place may have 11 or more types of boards as needed, which may be combined, if practicable, at the discretion of the officer in charge of elections. The Board of Supervisors or officer in charge of elections shall appoint boards for the tallying of results after the polls have closed. More than one board may be appointed for each type of board:

- 1. Receiving Board
- 2. Inspection Board
- 3. Central Counting Place Board
- 4. Ballot Duplication Board
- 5. Electronic Vote Adjudication Board
- 6. Accuracy Certification Board
- 7. Write-in Tally Board
- 8. Provisional Ballot Board

⁷⁷ Live video recording is not required for the post-election hand count audit. <u>A.R.S. § 16-602(B)</u>. Similarly, there is no live video recording requirement for L&A testing. *See* <u>A.R.S. § 16-449</u>.

- 9. Special Election Board
- 10. Audit Board
- 11. Snag Board

Board members are appointed by the Board of Supervisors or other county officer in charge of elections at least 14 days prior to the board beginning its duties. All board members should be trained on their duties before assuming their positions. Some boards may have their duties combined at the discretion of the County Recorder or officer in charge of elections.

Unless otherwise noted below, each board is comprised of two members of different political parties. County party chairpersons may nominate persons to fill board positions. Without a nomination from a party chairperson, the Board of Supervisors (or designee) may fill the position with a member of the appropriate party.⁷⁸

Separate boards consisting of two judges and an inspector will be appointed to process early ballots and write-in votes. At least one of the judges should not be a member of the same political party as the inspector.

The following procedures for processing ballots shall be followed, unless the Secretary of State has granted a jurisdiction permission to use another method. A jurisdiction wishing to deviate from these instructions must make a request in writing no later than 90 days prior to the election for which the exception is requested.

A. Receiving Board

The Receiving Board consists of two members who are not registered in the same political party. The officer in charge of elections or designee serves as the chair of the Receiving Board.

The Receiving Board is responsible for receiving the following items from the elections boards at the polling places and voting locations after the polls have closed, as applicable:

- 1. Memory devices;
- 2. Ballot transfer containers containing ballots;
- 3. Early ballots that have been dropped off at a polling place;

⁷⁸ If it is impossible to sufficiently staff the boards with members of different political parties, the officer in charge of elections shall, at minimum, exercise best efforts to utilize board members with no party affiliation or affiliated with unrecognized political parties to ensure that there is a diversity of political party affiliation (including no affiliation) on the boards and that no board is comprised of members of only one party. Further, the County Recorder or officer in charge of elections shall document when and how the political parties in the county were contacted about the need for board workers affiliated with those parties and all other actions taken in a best effort to obtain board workers from two different political parties. However, nothing in this Manual shall be interpreted to supersede otherwise applicable statutory requirements, including requirements as to differing political party affiliation of board workers.

Page | 216

- 4. Provisional ballots;
- 5. Official returns container;
- 6. Unofficial returns container;
- 7. Precinct payroll envelope containing vouchers and a copy of the Official Ballot Report;
- 8. Duplicate poll list; and
- 9. Signature roster or e-pollbook.

When a ballot transfer container is delivered to a Receiving Board, the following entries shall be made in the Receiving Board Log, as applicable:

- 1. Precinct/polling place or vote center name or other identifier;
- 2. Signatures of the persons delivering the container;
- 3. Seal number of the ballot transfer container;
- 4. Seal number on the carrying case of the tabulation unit;
- 5. Seal number on the carrying case of the Accessible Voting System unit and memory packs; and
- 6. Initials of the person receiving the ballot transfer container.

The Receiving Board shall ensure proper chain of custody documentation for all items received. The Receiving Board shall give a numbered receipt acknowledging receipt of such ballots to the person in charge who delivers such ballots. A.R.S. § 16-608(A).

If it appears that the ballot transfer container seal is broken, it shall be immediately referred to the officer in charge of elections or Snag Board for disposition. All other ballot transfer containers should be delivered unopened to the Inspection Board.

B. Inspection Board

The Inspection Board is responsible for:

- Opening and verifying information on the precinct ballot report if the ballot transfer container contains any voting materials other than voted ballots; and
- Inspecting returns as necessary.

Receiving Boards and Inspection Boards should normally be combined, unless circumstances would render this inefficient. The officer in charge of elections shall provide each board with a log to enter pertinent data for each precinct/polling place or vote center.

1. Preliminary Procedures

When the ballot transfer container or alternate ballot box arrives at the central counting place, the Inspection Board shall:

- 1. Break the seal and open the ballot transfer container;
- 2. Break the seal on the alternate ballot box, if used;
- 3. Remove the Ballot Report Form and check to see that the seal number is the same as shown on the log—if the Ballot Report Form is absent, incomplete, or the seal number does not agree with the number on your inspection board log, call for the supervisor or officer in charge of elections;
- 4. Enter on the inspection board log:
 - Precinct or voting location name and/or number;
 - Number of write-in ballots (if applicable);
 - Number of total provisional ballots, including conditional provisional ballots; and
 - Number of early ballots dropped off at the polling place;
- 5. Separate the types of ballots to be processed into:
 - Provisional and conditional provisional ballots,
 - Write-in ballots (if applicable),
 - · Voted ballots, and
 - Early ballots.

2. Provisional and Conditional Provisional Ballots

The provisional ballot envelopes should be visually distinguishable from other ballot envelopes issued at a voting location or early voting site. Provisional and conditional provisional ballot envelopes may be printed on colored paper, may bear bar codes that do not identify the voter, or may use other methods to visually distinguish those types of ballot envelopes.

If there are provisional and/or conditional provisional ballots, the Inspection Board must:

- 1. Keep provisional ballots separate from conditional provisional ballots;
- 2. Complete the provisional ballot transmittal slip by entering:
 - The number of provisional ballots stated on the ballot report,
 - The actual number of provisional ballots received,
 - The number of conditional provisional ballots stated on the ballot report, and
 - The actual number of conditional provisional ballots received; and
- 3. Record the number of provisional and conditional provisional ballots on the inspection board log.

3. Voted Early Ballots

Early ballots dropped off at the polling place must be delivered to the County Recorder for signature verification, and may be verified prior to or along with the provisional ballots. For more information about processing early ballots, see Chapter 2, Section VI.

4. Regular Voted Ballots

Regular ballots that were tabulated at the voting location remain in the ballot transfer container received from the precinct or are packaged for storage and retention in the Treasurer's vault. Regular ballots that were not tabulated at the voting location are received and processed by the Audit Board and/or Central Counting Place Board.

5. Write-In Ballots

If there are write-in ballots, the Inspection Board must:

- 1. Count the total number of ballots containing write-ins, if not previously counted at the polling place;
- 2. Record the number on the log; and
- 3. Complete a transmittal envelope for delivery of ballots containing write-in votes to the Write-In Tally Board.

C. Central Counting Place Board

The Central Counting Place Board is responsible for the processing and tabulation of voted ballots on the central count tabulation equipment and the EMS, and shall maintain the security of the ballots throughout the process. The Central Counting Place Board shall be under the direction of the Central Counting Place Board inspector; and consist of as many trained personnel selected by the Board of Supervisors (or designee) as required to process all ballots delivered to the central counting place.

Members of the Central Counting Place Board should be familiar with the L&A testing requirements, data processing procedures, and ballot tabulation equipment. There shall be no preferential counting of ballots for the purpose of projecting the election. A.R.S. § 16-621(A).

The Central Counting Place Board shall:

- 1. Secure all processed ballots until successful completion of the last accuracy certification test;
- 2. Seal the ballot containers and secure the room where the ballots are located;
- 3. Keep the containers in a secure area until:
 - The end of the challenge period, or
 - If a challenge is filed, until the challenge has been resolved, and

- The ballots have been released to the custody of the officer in charge of elections;
- 4. Transfer the sealed containers to the officer in charge of elections who shall transfer the ballots to the County Treasurer for retention.

The computer operating area, where the computer containing the EMS is located, shall be in a separate room or in an area of a larger room which is clearly marked as the computer operating area. Only members of the Central Counting Place Board and Accuracy Certification Board may be permitted in the immediate computer operating area. Other observers may be permitted to observe the operations of these boards and the computer from a designated location but must not interfere with the conduct of the operations. The Snag Board may enter the computer operating area to resolve any discrepancy.

Except for a County Recorder whose name is not on the ballot and who is carrying out official duties, no public officer serving in an elected position, or any candidate for an elective public office at the election shall be permitted to enter the central counting place unaccompanied by the officer in charge of elections (or designee), any area where a central count board has been convened, any area where decisions about ballots are being made, or any other operational area where ballots are being processed or tallied.

D. Ballot Duplication Board

When any ballot, including an early ballot, is damaged or defective so that it cannot be scanned by the tabulation machine, it must be manually duplicated by a Ballot Duplication Board and the duplicated ballot must be tabulated in place of the damaged ballot. <u>A.R.S. § 16-621(A)</u>. Certain ballots received from UOCAVA voters as well as ballots cast in the wrong precinct must also be manually duplicated in order to be tabulated.

1. Establishing a Ballot Duplication Board

Each Ballot Duplication Board shall be comprised of at least two members who are registered voters not of the same political party and who are appointed by the officer in charge of elections. An Inspection Board may serve as a Ballot Duplication Board.

The Ballot Duplication Board manually duplicates ballots that cannot be scanned by the tabulation machine but on which the voter has nonetheless clearly indicated their intent to vote on a particular race or ballot measure. This may include crumpled or otherwise damaged ballots, ballots with smudged ink, or ballots which are marked in the wrong color of ink or with a device that cannot be read by the tabulation machine. If voter intent is not clear and Ballot Duplication Board members do not agree on the voter intent for a particular ballot, that ballot should be referred to the Snag Board or officer in charge of elections for resolution prior to duplicating the ballot.

2. General Duplication Guidelines

Generally, only UOCAVA ballots, early ballots, provisional ballots, and ballots cast at voting locations without a tabulation machine on-site should be duplicated at central counting facilities.

Voters who vote at a voting location with a tabulation machine on-site feed their voted ballots directly into the tabulation machine and have the opportunity to correct an unreadable ballot or ballot read as over-voted or blank on the spot.

If a voter selects more than the maximum number of seats for a race, the tabulation machine will read the race as over-voted. Similarly, if a voter voted for a candidate whose name is printed on the ballot by marking the appropriate target area (e.g., arrow, square, or oval) and also wrote the candidate's name in the write-in area, the tabulation machine will read that race as over-voted. Over-voted ballots shall be sent to the Ballot Duplication Board (and the Snag Board or officer in charge of elections for adjudication if needed), even if the voter correctly filled in the arrow or oval for other races on the ballot, or to the Electronic Vote Adjudication Board. If voter intent can be determined, the ballot shall be duplicated and counted.

If a voter has consistently marked their ballot by circling the name of the candidates, or circling yes or no for issues, or placing an x, check mark, punched hole, or other similar mark next to the voter's choices, the tabulation machine will read the ballot as blank or invalid. These blank ballots shall be sent to the Ballot Duplication Board or the Electronic Vote Adjudication Board for processing.

If the Early Ballot Board finds ballots that are torn, corrected with white-out or labels, erased, or marked with ink or crayon that cannot be read by the equipment, the ballot must be sent to the Ballot Duplication Board.

Ballots received via fax, email, or secure web portal from UOCAVA voters shall be forwarded to the Ballot Duplication Board for processing. If the voter writes the name of a candidate on an FWAB, the vote shall be counted for that candidate. If a voter writes the name of a political party on an FWAB in a general election, the vote shall be counted as a vote for the candidate of that party. Any abbreviation, misspelling, common nickname, or other minor variation in the name of a candidate or political party shall be disregarded in determining the validity of the vote if the intent of the voter can be ascertained. A.R.S. § 16-543.02(C); A.R.S. § 16-645(A).

Counties should also consult the Secretary of State's Voter Intent Guide, available at www.azsos.gov/elections, for more detailed voter intent guidelines.

3. Procedures for Duplicating a Ballot

Ballots requiring duplication must be duplicated according to the following procedures:

- Ensure the correct ballot style for the voter's assigned precinct will be used to create the duplicated ballot (for out-of-precinct ballots, only the voter's selections for races and ballot measures for which the voter is eligible to vote shall be duplicated onto the correct ballot style);
- Mark the proper precinct identification code, if applicable;

- Record an identical serial number on both the original and duplicate ballot (including spoiled duplicates) this ties the ballots together and creates a paper trail as required by statute, A.R.S. § 16-621(A);
- Conspicuously mark the original ballot as "DUPLICATED;"
- Conspicuously mark the duplicate ballot as "DUPLICATE," A.R.S. § 16-621(A);
- Using the damaged or unreadable ballot as a guide, mark a blank ballot with votes identical to those on the original ballot;
- Do not duplicate write-in names that are not on the authorized write-in list ("blank" or "unofficial" may be typed in if using a ballot marking device to duplicate and the name/line cannot be left blank). However, mark the target area to indicate the vote cast;
- After marking the duplicate ballot, check to make sure it is identical to the original (including over-votes, if voter intent cannot be determined, and any under-votes);
- If the Ballot Duplication Board makes any errors, mark the duplicate ballot "SPOILED" in a conspicuous manner, and repeat the above steps on a new ballot;
- Place all original ballots in an envelope or container labeled "ballots that have been duplicated."

It is never permitted to enhance or alter a voter's original ballot markings to render the ballot readable. Instead, the ballot should be duplicated or, if appropriate, electronically adjudicated.

E. Electronic Vote Adjudication Board

As an alternative or in addition to manual duplication of ballots performed by the Ballot Duplication Board, the Board of Supervisors or officer in charge of elections may appoint Electronic Vote Adjudication Boards and utilize a certified electronic adjudication program to process specific votes requiring adjudication. Any electronic vote adjudication shall be done in compliance with A.R.S. § 16-621. Further, procedures must comply with the requirements in this Section, unless the Secretary of State has granted a jurisdiction written approval to use alternate procedures. A jurisdiction wishing to deviate from the procedures in this Section must make a request in writing no later than 90 days prior to the election for which the exception is requested. To be approved, the deviation must be compliant with A.R.S. § 16-621.

The following types of votes may be adjudicated using electronic adjudication:

- Over-votes: The Electronic Vote Adjudication Board may evaluate over-vote conditions to determine the voter's intent and make corresponding adjustments to the record if the voter's intent is clear. If the voter's choice for a specific race or ballot measure cannot be positively determined, no selection shall be counted for that race or ballot measure. <u>A.R.S. § 16-610</u>; <u>A.R.S. § 16-611</u>.
- Votes on ballots read as blank or unclear: The Electronic Vote Adjudication Board may review ballots read by the tabulation machine as blank or unclear, determine if voter intent is clear on some or all races or ballot measures, and make corresponding adjustments to

the record. If the voter's choice for a specific race or ballot measure cannot be positively determined, no selection shall be counted for that race or ballot measure. <u>A.R.S. § 16-610</u>; A.R.S. § 16-611.

Votes that do not meet the above criteria shall not be electronically adjudicated. ⁷⁹ Ballots that are damaged or defective such that they cannot be read or scanned by the tabulation equipment must be manually duplicated and shall not be electronically adjudicated. <u>A.R.S.</u> § 16-621(A).

1. EMS Requirements

To utilize electronic adjudication, the following minimum system and application requirements must be met:

- 1. The electronic adjudication application must be part of an election management system (EMS) that has received federal and state certification and is authorized for use in elections in Arizona.
 - The application must be installed with the EMS on a secure, isolated, closed network and shall not be connected to the internet or an external network.
- 2. The application shall provide distinct security roles, with separate usernames and secure passwords for each user or station. These security roles must have different functions. Each election worker shall be given access to only the components of the application necessary to perform their duties. If a secured username and password are used for each station rather than each user, a detailed log of who utilized each station and at what time(s) shall be maintained.
- 3. Users (and, if applicable, stations) shall have unique usernames and secure passwords. Vendor-supplied generic passwords may not be used.
- 4. Log-in must be required each time the electronic adjudication application is started. The application and/or tabulation system shall be capable of identifying ballots that contain over-votes or that are read as blank or unclear.
- 5. The application shall provide comprehensive logging of any changes to the ballot record for audit purposes, as well as validation of all changes through the use of multiple electronic "signatures" before committing any changes to the EMS results.
- 6. The application shall allow election officials to review, evaluate, and adjudicate votes, based on the voter's intent, through the application without physical duplication of the ballot and record those changes and any modified totals in the results report.
- 7. The application shall allow for each transaction to be reviewed and approved by at least two election officials of different political party affiliation.
- 8. There must be an efficient and reliable means of identifying and locating the physical ballots that have been electronically adjudicated if needed for auditing. For example, the

-

⁷⁹ The Write-In Tally Board may also use a certified electronic adjudication program to electronically tally write-in votes for qualified write-in candidates (in lieu of manual tallying of write-in votes). *See* Chapter 10, Section II(H)(2).

tabulation machine may be programmed to out-stack and/or print an identifying mark on the ballots to be electronically adjudicated.

Even if electronic adjudication is not utilized, the tabulation equipment may be programmed to stop on, sort, or flag write-in votes for races with official write-in candidates. Official write-in candidates may be entered into the EMS after the write-in filing deadline to facilitate this process as long as doing so does not modify the election programming if L&A testing has been completed.

2. L&A Testing Requirements

If electronic adjudication will be utilized for an election, that functionality of the tabulation system will also be tested during the L&A test for that election to ensure proper and secure functioning. A.R.S. § 16-621(B)(1); see Chapter 4, Section II. In addition, a paper audit log must be produced, verified, and signed off on by the Electronic Vote Adjudication Board members <u>before</u> committing their selections to the EMS for the purpose of updating results. See Chapter 10, Section II(E)(4).

3. Electronic Vote Adjudication Board Composition

If the officer in charge of elections elects to use electronic adjudication, they must appoint an Electronic Vote Adjudication Board consisting of two judges, overseen by an inspector. The two judges shall be divided as equally as practicable between the two largest political parties as required by A.R.S. § 16-531(D). A.R.S. § 16-621(B)(2).

4. Electronic Vote Adjudication Procedures

If the officer in charge of elections elects to use electronic adjudication, they must appoint an Electronic Vote Adjudication Board consisting of two judges, overseen by an inspector. The two judges shall be divided as equally as practicable between the two largest political parties as required by A.R.S. § 16-531(D). A.R.S. § 16-621(B)(2).

Prior to electronically adjudicating any ballots, the Electronic Vote Adjudication Board must be trained in their duties and application functionality.

- 1. The electronic adjudication of votes must be performed in a secure location, preferably in the same location as the EMS system, but open to public viewing.
- 2. The officer in charge of elections shall make a back-up of the election from the EMS prior to the start of electronic adjudication and again after electronic adjudication is complete in order to have a record of the results as initially read by the tabulator and after electronic adjudication.
- 3. The Electronic Vote Adjudication Board shall use the electronic adjudication application to: (a) review votes on ballots read as over-voted, blank, or unclear; (b) determine voter intent; and (c) electronically attribute votes according to the clear intent of the voter.
 - The general guidelines for determining voter intent in <u>Chapter 11</u>, <u>Section IX</u> should be followed to the extent they do not conflict with any requirements in this Section.

- The Electronic Vote Adjudication Board may decide to: (i) approve the ballot with no changes to any races; or (ii) approve the ballot with changes based on the board's adjudication of voter intent.
- The Electronic Vote Adjudication Board shall only adjudicate votes that are marked by the voter in a manner that prevents the tabulation machine from accurately counting the race as the voter intended. If it is not possible to positively determine the voter's choice for a particular race or ballot measure, the Electronic Vote Adjudication Board shall not designate a choice for that race or ballot measure. A.R.S. § 16-610; A.R.S. § 16-611.
- 4. Electronic adjudication of voter intent should generally be performed separate and apart from the electronic tallying of official write-in votes and by separate boards, and the results of adjudication of voter intent and tallying of official write-in votes shall be reported and verified on separate paper audit logs.
 - If electronic adjudication of voter intent and tallying of official write-in votes is done together for each ballot requiring such action, the board performing the joint electronic adjudication of voter intent and electronic tallying of official write-in votes shall meet all the requirements applicable to both the Electronic Vote Adjudication Board and the Electronic Write-In Tally Board, see Chapter 10, Section II(H)(2). In this case, the board's actions on the adjudication of voter intent and tallying of official write-in votes may be reported and verified on the same paper audit log.
- 5. The EMS and/or electronic adjudication application shall provide a report on the ballots and votes electronically adjudicated by each Electronic Vote Adjudication Board, the selections made by the Electronic Vote Adjudication Board, the names of the members of the Electronic Vote Adjudication Board that processed the votes on the report, and the date of processing.
- 6. The electronic adjudication process shall include production of a paper audit log of the Electronic Vote Adjudication Board's dispositions as to each ballot/vote electronically adjudicated. The paper audit log must be verified and signed off on by the board members, who shall verify that the paper audit log accurately reflects the board's selections and that those selections are accurately reflected in the electronic adjudication application *prior to* committing the selections to the EMS for the purpose of updating results. The paper audit log shall be maintained in case resolution of any discrepancy or audit of the electronic adjudication process is needed. A.R.S. § 16-621(B)(3)(b).
- 7. To meet the requirement of a board-verified paper audit log, the Electronic Vote Adjudication Board shall either:
 - Maintain a manual, hard-copy log of its selections for each ballot/vote electronically adjudicated by the board; or
 - Print from the application a log of the ballots and votes electronically adjudicated by the board and the selections made by the board for each ballot and vote, verify that the printed log accurately reflects the board's selections, and confirm that those

selections are accurately reflected in the electronic adjudication application <u>prior</u> <u>to</u> committing the selections to the EMS for the purpose of updating results.

- 8. The officer in charge of elections shall provide for a method to retain, track, and account for the original ballot and the digital duplicate of the ballot created by the electronic adjudication application that includes a serial number on the digital image, which can be used to track Electronic Vote Adjudication Board actions. A.R.S. § 16-621(B)(3)(a), (c).
- 9. After adjudication is complete, and the board has verified that the paper audit log of its selections are accurate and that those selections are accurately reflected in the application, the results shall be committed to the EMS and the election results will be updated with new totals.

F. Accuracy Certification Board

The Accuracy Certification Board consists of two elections officials registered with two different political parties and shall be appointed by the Board of Supervisors (or designee). The Accuracy Certification Board is responsible for verifying the accuracy of computer programs, through the L&A test materials, and attesting to the procedures during computer processing of ballots. <u>A.R.S.</u> § 16-449.

All L&A tests shall be observed by the Accuracy Certification Board and open to representatives of political parties, candidates, the press, and the general public. Political party observers are distinguished from members of the general public, who may view the central counting place activities from the public viewing area. Properly credentialed political party observers may observe the proceedings from inside the room where they happen. However, under no circumstances should a political party observer touch or operate the election server computer or any scanning device. See Chapter 10, Section I(A).

If an error is detected in the L&A test, it shall be corrected. An errorless test must occur and be completed before the program and computer are certified.

Immediately after completion of the tabulation of ballots, the Accuracy Certification Board shall certify that:

- The number of ballots processed for each precinct or voting location was checked against
 the number of ballots received from the precinct or voting location by the Ballot Inspection
 Board (part of the Central Counting Place Board), as reflected on the Ballot Report Form;
 and
- Any discrepancies in the number of ballots received and the number processed by the vote tally system are properly resolved.

G. Provisional Ballot Processing

Provisional ballots are processed initially by the County Recorder and then by a Provisional Ballot Board at the central counting place.

The provisional ballot affidavit, whether part of the provisional ballot envelope or a separate form, shall be deemed sufficient if it is signed by the voter. A provisional ballot shall not be rejected solely for lack of a signature on the affidavit by polling place election officials.

A conditional provisional ballot cast by a voter must be clearly distinguishable and kept separate from other provisional ballots. A conditional provisional ballot must not be processed and forwarded for tabulation until the voter has produced sufficient identification to the County Recorder, in accordance with the provisions of this manual governing proof of identity. *See* Chapter 9, Section IV. The County Recorder must disqualify the ballot if the voter does not provide sufficient identification by the deadline.

1. County Recorder Responsibilities

a. Verification of Provisional Ballots

All provisional ballots must be verified for proper registration within 10 calendar days after a general election that includes an election for federal office, and within five business days for all other elections. A.R.S. § 16-135(D). The provisional ballot shall be counted if:

- 1. The voter's registration is verified and the voter is eligible to vote in the precinct, and
- 2. The voter's signature does not appear on any other signature roster for that election, and
- 3. There is no record that the voter voted early in that election.

For a provisional ballot to be counted, the County Recorder shall confirm that all of the following requirements are met:

- 1. Confirm that the provisional ballot affidavit is signed;
- 2. Confirm that the voter was registered to vote and was eligible to vote in the election;
- 3. Confirm that the voter voted in the correct polling place or voting location or cast the ballot for the correct precinct;
- 4. Confirm that there is no record that the voter voted early for that election;
- 5. If the voter moved without updating their address and voted in the precinct for the new address, confirm that the voter did not vote in the prior precinct by confirming that the voter did not sign the signature roster for the prior precinct;
- 6. For a partisan primary election, confirm that the voter received and voted the correct party ballot based on the voter's party affiliation;
- 7. If the voter is registered as a "federal-only" voter, confirm that the voter received a "federal-only" ballot or clearly mark or stamp the outside of the provisional ballot envelope to indicate that the voter is a "federal-only" voter and only races for federal candidates should be duplicated and tabulated.

The County Recorder shall deliver only provisional ballot envelopes and/or affidavits of qualified voters who meet the above requirements to the Board of Supervisors or officer in charge of

elections for counting. Rejected provisional ballot envelopes and/or affidavits should be separately retained and delivered to the officer in charge of elections for retention in accordance with <u>A.R.S.</u> § 16-624.

b. Rejection Reason Code

The rejection reason code is determined by the County Recorder. The rejection reasons include:

- 1. Not registered;
- 2. Registered after 29-day cut-off;
- 3. No ballot in envelope;
- 4. No signature;
- 5. Insufficient/illegible information;
- 6. Wrong party;
- 7. Outside jurisdiction ballot;
- 8. Voter challenge upheld;
- 9. Voted and returned an early ballot;
- 10. Proper identification not provided by deadline;
- 11. Not eligible; and
- 12. Other (please specify).

c. Updating Voter Registration Records

The County Recorder shall update the appropriate county register or registration database with the names of all provisional voters whose registration was verified to indicate that those voters are qualified to vote in future elections. The County Recorder should also use the information from a provisional ballot envelope or affidavit to update a voter's name and address.

By the August 2022 Primary Election, a paper provisional ballot envelope or affidavit form shall substantially comply with A.R.S. § 16-152 and be used to register a voter for the first time for future elections (not the current election the provisional ballot was used for). Counties in which voters complete the provisional ballot affidavit on an e-pollbook should also ensure the affidavit substantially complies with A.R.S. § 16-152 so it can be used to register a voter for the first time, but, as an alternative and until compliance is possible, may offer provisional voters a State or Federal Form to complete and submit at the voting location.

Additionally, a "federal-only" voter may use the provisional ballot process to provide a driver license number as DPOC for future elections (although not for the current election the provisional ballot was used in).

d. Voter Verification of Provisional Ballot Status

The County Recorder shall create a provisional ballot record for the voter that contains the following information:

- 1. Provisional ballot receipt number;
- 2. Name of the voter;
- 3. Precinct/polling location where the provisional ballot was cast;
- 4. Provisional ballot status;
- 5. Provisional ballot status reason;
- 6. Address (optional)
- 7. Date of Birth (optional)
- 8. Political Party (optional).

A.R.S. § 16-584(E).

This information will be used for online verification of a voter's provisional ballot. The information shall be available online for one month after posting.

As soon as possible after verification of the provisional ballots is complete, a notice informing the voter whether their vote was counted or not counted, and the reason for not counting if applicable, shall be provided to the voter. This may be in the form of a notice mailed to the voter, or the voter may access the information pursuant to the instructions on the receipt that was issued to the voter at the time they voted the provisional ballot. The receipt will provide the voter with clear instructions on how to determine the status of their vote.

The County Recorder or other officer in charge of elections shall provide to provisional voters a toll-free number or other method of verifying the status of their votes. Reasonable restrictions will be employed to limit transmittal of the information only to the voter, such as verifying the date of birth, state or country of birth, or other information that could confirm the voter's identity if compared with the voter registration information on file. The officer in charge of elections will request verification of identity with information from the voter's registration record or provisional ballot envelope. A.R.S. § 16-584(F).

e. Challenges to Provisional Ballots

Challenges of provisional ballots will be determined by the Provisional Ballot Board using the procedure outlined for counting early ballots in <u>Chapter 2</u>, <u>Section V</u>. If the voter is found to be not registered, the ballot shall remain unopened and be retained in the same manner as voted

ballots. Party representatives and alternates may be appointed to be present during provisional ballot processing and to challenge the disposition of provisional ballots.

2. Provisional Ballot Board Responsibilities

The Board of Supervisors shall appoint one or more Provisional Ballot Boards, consisting of two elections officials not of the same political party, for the processing of provisional ballots.

Provisional Ballot Boards may convene and begin ballot processing any time after provisional ballots are delivered to the officer in charge of elections.

The inspector on the Provisional Ballot Board shall be in charge of processing. The inspector shall receive the provisional ballot envelopes from the verification staff and record the precinct identification data on the transmittal form if that data is not already pre-printed.

3. Provisional Ballot Board Procedures for Specific Scenarios

The Provisional Ballot Board at the central counting place must follow the following procedures in the specified scenarios below.

a. Provisional Ballots Cast by Federal-Only Voters

The Provisional Ballot Board must examine the outside of the provisional ballot envelope to determine if the Recorder's Office has identified the voter as a "federal-only" voter. If that indicator is present and the Recorder's Office has indicated that the ballot is otherwise verified, the board will open the provisional ballot envelope and confirm whether the ballot inside is a "full-ballot" or "federal-only" ballot.

- If the ballot in the provisional ballot envelope is a "federal-only" ballot, the ballot shall be removed and processed for tabulation.
- If the ballot in the provisional ballot envelope is a "full-ballot," the board will remove the ballot from the envelope and send the ballot to the Ballot Duplication Board for duplication of the races for President of the United States (Presidential Electors), United States Senator, and United States House of Representatives only. No other race or ballot measure will be duplicated from that ballot.

b. Provisional Ballots Voted on an Accessible Voting Device that Independently Tabulates Votes

The Provisional Ballot Board must examine the provisional ballot affidavit to determine if the Recorder's Office has identified the voter as a "federal-only" voter. If that indicator is present and the Recorder's Office has indicated that the ballot is otherwise verified, the verification staff will print a copy of the voted ballot or pull the voter-verifiable paper audit trail to confirm whether the ballot is a "full-ballot" or a "federal-only" ballot.

- If the ballot is a "federal-only" ballot, the ballot shall be marked "accepted" on the EMS and processed for tabulation.
- If the ballot is a "full-ballot," the verification staff will mark the ballot "Fed-Only" and send the ballot to the Ballot Duplication Board for duplication of the offices of President of the United States (Presidential Electors), United States Senate, and United States House of Representatives only. No other race or ballot measure will be duplicated from that ballot. The provisional ballot shall be marked "rejected" on the EMS and the duplicated ballot shall be counted with the rest of the provisional paper ballots.

c. Damaged Ballots

If there are damaged provisional ballots, the verification staff must:

- 1. Count the number of damaged ballots in each precinct;
- 2. Initiate a transmittal slip to accompany the ballot to the Ballot Duplication Board;
- 3. Record the number on the slip; and
- 4. Forward the ballots, with the transmittal slip, to the Ballot Duplication Board.

d. Ballots Ready for Counting

The number of ballots ready to be counted must be recorded on a transmittal slip. The ballots and transmittal slip are forwarded to the Central Counting Place Board.

e. Ballots to Be Duplicated

If any provisional ballots require duplication, the verification staff must forward those ballots to the Ballot Duplication Board in a proper transmittal envelope or container.

f. Write-In Votes

After the provisional ballots have been counted on a tabulation unit, any ballots containing write-in votes shall be separated from the other ballots and forwarded to the Write-in Tally Board or Electronic Write-in Tally Board.

H. Write-In Tally Board

1. Write-In Tally Board Procedures

The Write-In Tally Board is comprised of one inspector and two judges, who are members of the two political parties which cast the highest number of votes in the state at the last general election. At least one of the judges must be of a different political party than the inspector. At least 90-days before an election, the county chairperson of the two largest political parties may designate qualified electors to serve on the Write-In Tally Board. When the list is timely submitted, it shall be used to appoint board members. Without a nomination from a party chairperson, the Board of Supervisors (or designee) may fill the position with a member of the appropriate party. A.R.S. §

<u>16-531(A)</u>, (E). The Write-In Tally Board may manually tally write-in votes or do so through an electronic voting system pursuant to <u>Chapter 10</u>, <u>Section II(H)(2)</u> below. <u>A.R.S.</u> § 16-531(E).

Write-in votes are tallied only if the ballot is properly marked by the voter. This is done by writing in the name of a qualified write-in candidate <u>and</u> by filling in the oval or connecting the arrow (or other method of properly marking the vote as indicated in the instructions for the particular optical scan or digital scan ballot). A.R.S. § 16-448.

If a write-in vote is declared to be invalid, the Write-In Tally Board manually tallying write-in votes must disqualify the vote. The Write-In Tally Board must not count any write-in vote that an election official has identified as disqualified.

2. Electronic Tallying of Write-In Votes

As an alternative to manual tallying of write-in votes, the Write-In Tally Board may utilize an electronic program to tally write-in votes for qualified write-in candidates. Any electronic tallying of write-in votes shall be done pursuant to the requirements in this Section unless the Secretary of State has granted a jurisdiction written approval to use alternate procedures. A jurisdiction wishing to deviate from the procedures in this Section must make a request in writing no later than 90 days prior to the election for which the exception is requested.

a. EMS Requirements

To utilize an electronic program to tally write-in votes, the following minimum system and application requirements must be met:

- 1. The application must be part of an EMS that has received federal and state certification and is authorized for use in elections in Arizona.
 - The application must be installed with the EMS on a secure, isolated, closed network and shall not be connected to the internet or an external network.
- 2. The application shall provide distinct security roles, with separate usernames and secure passwords for each user or station. These security roles must have different functions. Each election worker shall be given access to only the components of the application necessary to perform their duties. If a secured username and password are used for each station rather than each user, a detailed log of who utilized each station and at what time(s) shall be maintained.
- 3. Users (and, if applicable, stations) shall have unique usernames and secure passwords. Vendor-supplied generic passwords may not be used.
- 4. Log-in must be required each time the application is started. The application and/or tabulation system shall be capable of identifying ballots that contain write-in votes.
- 5. The application shall provide comprehensive logging of any changes to the ballot record for audit purposes, as well as validation of all changes through the use of multiple electronic "signatures" before committing any changes to the EMS results.

- 6. The application shall include electronic review, attribution of eligible write-in votes, and tallying of official write-in votes within the application.
- 7. The application shall allow for each transaction to be reviewed and approved by at least two election officials of different political party affiliation.
- 8. There must be an efficient and reliable means of identifying and locating the physical ballots that have been electronically tallied, if needed, for auditing. For example, the tabulation machine may be programmed to out-stack (physically or digitally) the ballots with write-in votes to be electronically tallied and/or print identification numbers on the ballots.

The tabulation equipment may be programmed to stop on, sort, or flag write-in votes for races with official write-in candidates. Official write-in candidates may be entered into the EMS after the write-in filing deadline to facilitate this process as long as doing so does not modify the election programming if L&A testing has been completed.

b. L&A Testing Requirements

If write-in votes will be electronically tallied, that functionality of the tabulation system will also be tested during the L&A test for that election to ensure proper and secure functioning. In addition, a paper audit log must be produced, verified, and signed off on by the Write-In Tally Board members \underline{before} committing their selections to the EMS (see Chapter 10, Section $\underline{II(G)(2)(c)}$ below).

c. Electronic Tallying Procedures

Prior to electronically tallying any ballots with write-in votes, the Write-In Tally Board must be trained in their duties and application functionality.

- 1. The electronic tallying of write-in votes must be performed in a secure location, preferably in the same location as the EMS system, but open to public viewing.
- 2. A Write-In Tally Board that electronically tallies write-in votes must use the EMS and electronic adjudication/tallying application to: (i) electronically filter and review ballots with write-in votes; and (ii) determine voter intent and attribute votes to official write-in candidates according to the procedures specified in Chapter 10, <a href="Section II(G)(1). Write-in votes for unofficial write-in candidates are invalid and shall not be tallied electronically.
- 3. If the Write-In Tally Board cannot agree on the resolution of a vote, that vote shall be flagged and referred to the officer in charge of elections (or designee) for final determination.
- 4. The EMS and/or electronic adjudication/tallying application shall provide a report on the official write-in votes tallied, the names of the members of the Write-In Tally Board that processed the votes on the report, and the date of processing.
- 5. The electronic write-in tally process shall include production of a paper audit log of the Write-In Tally Board's decisions as to each ballot/vote electronically tallied. The paper

audit log must be verified and signed off on by the board members, who shall verify that the paper audit log accurately reflects the board's selections and that those selections are accurately reflected in the electronic adjudication/tallying application *prior to* committing the selections to the EMS.

- 6. To meet the requirement of a board-verified paper audit log, the Write-In Tally Board shall either:
 - a. Maintain a manual, hard-copy log of its selections for the official write-in votes tallied by batch; or
 - b. Print a log of its selections by batch from the application, verify that the printed log accurately reflects the board's selections, and confirm that those selections are accurately reflected in the electronic adjudication/tallying application *prior to* committing the selections for that batch to the EMS.

I. Audit Board

The officer in charge of elections is responsible for overseeing a post-election audit of each voting location using an Audit Board.

The officer in charge of elections shall ensure that all election board logs, the Official Ballot Report, tabulation units, accessible voting device tapes/printouts, and a copy of the downloaded precinct results are delivered to an Audit Board upon the completion of each election board's function.

The Audit Board:

- 1. Receives the Official Ballot Reports for each voting location and any supplemental information from the election boards that could explain any discrepancies;
- 2. Receives the signature rosters, poll lists (or scanned copies), or reports from e-pollbooks that show voter check-ins and signatures;
- 3. Receives the tabulation unit and accessible voting device precinct paper tape;
- 4. Receives a copy of the transmitted precinct results from the election management system;
- 5. Verifies the counts on the Official Ballot Report;
- 6. Verifies that the count from the tabulation unit and accessible voting device precinct paper tapes is the same as the count from the transmitted precinct results on the election management system;
- 7. Produces a written record that the correct vote totals for each candidate and issue were transmitted from the polling place to the election management system;
- 8. Has access to all voting locations' ballot statements contained in the unofficial return envelope;
- 9. Identifies discrepancies in the reports following final tabulation of duplicated ballots and provisional ballots;

- 10. Resolves problems that appear to be of major significance in the presence of political party observers; and
- 11. Resolves and documents all discrepancies.

The functions of the Audit Board must be completed prior to the acceptance of the canvassing results in order to ensure the integrity of the canvass results.

J. Snag Board

The Snag Board is comprised of at least three members who are knowledgeable about the entire elections process. Where possible, its members should have experience working as board members in several previous election cycles. The Snag Board is appointed by the Board of Supervisors or officer in charge of elections and should have members of at least two political parties.

The function of the Snag Board is to resolve any problem brought to its attention by any of the other election boards.



CHAPTER 11: HAND COUNT AUDIT

A limited precinct hand count and early ballot hand count audit must be conducted after each countywide primary, special, general, and PPE election and compared against the results from the electronic tabulation system, unless applicable exceptions apply. The purpose of the hand count audit is to compare the results of the machine count to the hand count to assure that the machines are working properly and accurately counting votes. Those conducting the hand count shall not be provided the machine count results of the batches of ballots they are hand counting prior to completion of the hand count of that batch. If the results from the hand count audit are within the "designated margin" of the electronic results for selected ballots, the hand count is deemed to have confirmed the accuracy of the electronic tabulation equipment, the hand count may cease, and the countywide electronic results are deemed the official results of the election. If the results from the hand count audit are outside of the "designated margin," a second hand count of the same ballots is required, potentially followed by an expanded hand count and one or more jurisdiction-wide hand counts depending on the results. A.R.S. § 16-602(C)-(F).

I. DESIGNATION OF HAND COUNT BOARD MEMBERS

At least 14 days prior to a countywide primary, special, general, or PPE election, the officer in charge of elections must notify the county chairpersons of each political party entitled to continued representation on the state ballot of the requirement to designate Hand Count Board members, who will perform the hand count audits under the supervision of the officer in charge of elections. The officer in charge of elections should forecast the requisite number of board members (including alternate board members) based on the number of precincts/vote centers included in the hand count and/or the total number of ballots to be hand counted.

The political party county chairpersons (or designee) must designate Hand Count Board members and alternates at least seven days before the election (*i.e.*, by 5:00 p.m. on the Tuesday before the election). The designation must be submitted as prescribed by the officer in charge of elections, who may require or permit electronic submission. If the political party is not represented by a county chairperson, the chairperson of the applicable state political party (or designee) may appoint the Hand Count Board members.

The proposed board members and alternates must be registered to vote in Arizona but need not be registered members of the political party that designated them. Candidates appearing on the ballot, except for the office of precinct committeeman, may not serve as Hand Count Board members. Board members are entitled to receive compensation, but not for lodging, meals, or travel.

The officer in charge of elections must notify a political party county chairperson by 9:00 a.m. on the Wednesday before the election if there is a shortage of required board members (*i.e.*, the total number of proposed board members provided by all parties is less than four times the number of

precincts to be audited). The chairperson must provide additional board member names by the next business day (5:00 p.m. on the Thursday before the election).

The hand count shall not proceed unless a sufficient number of Hand Count Board members have been designated by 5:00 p.m. on the Thursday preceding the election and appear at the designated time and location to perform the hand count. Further, for the hand count to proceed, not more than 75% of the persons performing the hand count shall be from the same political party. The hand count may also be canceled (and the electronic tabulation of ballots will constitute the official count) if the officer in charge of elections removes enough board members (due to disruption or members being unable to perform their duty) such that there is an insufficient number of board members and the shortage cannot be remedied with substitutions.

The officer in charge of elections must notify the Secretary of State if the hand count will be canceled. Among other information, the notification to the Secretary of State must outline the steps taken by the officer in charge of elections to secure sufficient participation in the hand count.

If a sufficient number of members are present for the hand count, the officer in charge of elections must create boards by selecting at least two judges and one inspector per board. Each Hand Count Board must be comprised of designees from at least two recognized political parties and no more than 75% of the members may be from the same political party. Typically, for a three-member Hand Count Board, no more than two board members may be members of the same political party entitled to continued representation on the ballot. All board members must take the oath specified in A.R.S. § 38-231(E).

Board members may not bring any electronic devices, black pens, blue pens, or cell phones into the designated location of the hand count.

A.R.S. § 16-602(B)(7).

II. OBSERVATION OF THE HAND COUNT AUDIT

The hand count is not subject to the live video requirements of A.R.S. § 16-621(D). However, political party representatives who are observing the hand count may bring their own video cameras to record the hand count. The sole act of recording the hand count does not constitute sufficient grounds for the officer in charge of elections to prohibit observers from recording or to remove them from the facility. However, the observation or recording may not interfere with the hand count. In addition, to preserve the right to a secret ballot, no recording of ballot content shall be allowed. If either situation occurs, the officer in charge of elections may remove the observers or board members from the facility or further restrict video recording. A.R.S. § 16-602(B).

III. TYPES AND QUANTITIES OF BALLOTS TO HAND COUNT

A post-election hand count audit includes a precinct hand count, which involves a manual count of regular ballots from selected precincts, and an early ballot hand count, which involves a manual count of a percentage of early ballots cast in the election.

A. Ballots Included in the Precinct Hand Count

For the precinct hand count, the officer in charge of elections must conduct a hand count of regular ballots from at least 2% of the precincts, or 2 precincts, whichever is greater. Provisional and conditional provisional ballots are not included in the hand count. <u>A.R.S. § 16-602(B)(1)</u>.

In counties that utilize vote centers, each vote center is considered to be a precinct/polling location and the officer in charge of elections must conduct a hand count of regular ballots from at least 2% of the vote centers, or 2 vote centers, whichever is greater.

In a PPE, the officer in charge of elections must conduct a hand count of regular ballots from 2% of the polling places or vote centers established pursuant to A.R.S. § 16-248. A.R.S. § 16-602(B)(3).

B. Ballots Included in the Early Ballot Hand Count

The officer in charge of elections is required to conduct a hand count of 1% of the total number of early ballots cast, or 5,000 early ballots, whichever is less. A.R.S § 16-602(F). Counties may elect to audit a higher number of ballots at their discretion.

At least one batch of up to 400 early ballots from each central count machine used to tabulate early ballots and at least one accessible voting machine (if those machines independently tabulate votes) used during on-site early voting shall be selected for the early ballot hand count process. The officer in charge of elections must securely sequester those selected ballots along with their unofficial electronically tabulated results for use in the early ballot hand count.

IV. SELECTING PRECINCTS/POLLING PLACES TO BE HAND COUNTED

The county political party chairpersons (or designees) shall take turns randomly drawing the precincts, vote centers, or consolidated polling places for the hand count. If a chairperson appoints a designee, the appointment must be in writing with the signature of the chairperson. The officer in charge of elections may prescribe the method for submitting the appointment and may require or permit electronic submission. The precincts/polling places shall be selected by lot without the use of a computer and the order of selection by the county political party chairpersons (or designees) shall also be by lot.

The selection of the precincts/polling locations shall not begin until all ballots voted in the precinct polling places have been delivered to the central counting facility. The unofficial vote totals from all precincts/polling locations shall be made public before selecting the precincts/polling locations to be hand counted. The selection of precincts/polling locations shall occur prior to the selection of the races to be counted.

At least 2% of the precincts/polling locations in the county (rounded to the nearest whole number) or two precincts/polling locations, whichever is greater, shall be selected at random from a lot

consisting of every precinct/polling location in that county. For any election where there are consolidated polling locations, the number of precincts to hand count should be calculated based on the number of active polling locations for that election.

For counties utilizing vote centers, each vote center shall be considered to be a precinct/polling location during the selection process and the officer in charge of elections must conduct a hand count of regular ballots from at least 2% of the vote centers, or two vote centers, whichever is greater.

The process for selecting the precincts for Primary and General Elections is:

- 1. **Determine Selection Order**: Select, by lot, the order in which the county political party chairpersons (or designees) shall draw precincts/polling locations. The selection order will apply for the entire hand count process.
- 2. Create Lot: Create a lot containing all precincts/polling locations in the county.
- 3. Select Precincts: Draw the required 2% or two precincts/polling locations to be counted from a lot containing every precinct/polling location in the county. Precincts/polling locations without any registered voters shall be excluded from the pool of available precincts/polling locations in the county. The county political party chairpersons (or designees) shall alternate selecting precincts/polling locations based on the order defined in Step 1 from the lot until the required number of precincts/polling locations is selected.
 - a. If a tabulation unit from a vote center was selected as a precinct/polling location to be hand counted, a subsequential selection shall be conducted to select a touchscreen voting machine (if they independently tabulate votes, and if there are more than one) utilized at that vote center:
 - Create Lot: Create a lot containing all touchscreen voting machines used at the same vote center in which a tabulation unit was previously selected.
 - Select Touchscreen Voting Machines: Draw a corresponding number of touchscreen voting machines to be hand counted for each tabulation unit from a vote center that was previously selected, from a lot containing every touchscreen voting machine utilized at a vote center from which a tabulation unit was selected during the selection of the precincts/polling locations.
- 4. **Record Precincts**: The officer in charge of elections shall record the precincts/polling locations to be hand counted in the Master Precinct and Race Selection Worksheet. The precincts/polling locations shall be listed in the order selected. The order of the precincts/polling locations shall be used when selecting the contested races in Section V of this Chapter.

A.R.S. § 16-602(B)(1), (B)(2), (B)(2)(e), (C).

V. RACES ELIGIBLE TO BE HAND COUNTED

A. Eligible Races Generally

The races to be counted in the hand count audit includes up to five contested races, which shall include:

- One statewide candidate race;
- One statewide ballot measure (if the election has a statewide ballot measure on the general election ballot);
- One legislative candidate race (Arizona House of Representatives or Arizona Senate);
- One federal candidate race (United States House of Representatives or United States Senate); and
- One presidential elector race (only in general elections with a race for President of the United States).

A.R.S. § 16-602(B)(2), (5).

A candidate race within one of the above-referenced categories is eligible for inclusion in the hand count only if the race is "contested," meaning there are more candidates seeking election or nomination than the number of seats available. A.R.S. § 16-602(B)(2)(f). Write-in candidacies do not create contested races if the race is not otherwise contested. A.R.S. § 16-602(B)(4).

If there are no contested races within one of the above-referenced categories, one or more additional contested races from one of the other categories must be selected by lot until the required number of contested races are selected for the hand count. A.R.S. § 16-602(B)(2)(e). For example, because a statewide ballot measure will not appear on the ballot during a primary election, an additional contested race from one of the other categories of eligible races must be drawn to make up the required four races.

For a primary election, each political party primary is considered a separate race. For example, the requirement to select one contested legislative race is satisfied by selecting either the Democratic or Republican primary election race. A.R.S. § 16-602(B).

For federal and legislative candidate races, only the type of office (House or Senate) must be selected, not any particular district. A.R.S. § 16-602(B)(2)(c)-(d). Therefore, if, for example, the race for U.S. House of Representatives has been selected to satisfy the federal candidate race category, and the county encompasses parts of three Congressional districts, ballots cast in any of the Congressional districts are eligible for the hand count audit as long as those races are contested.

B. Eligible Races in Special Elections

For a special election to vote on a statewide ballot measure, all statewide ballot measures should be selected for the hand count audit (assuming there are four or fewer statewide ballot measures on the special election ballot).

For a special election to fill a Congressional vacancy:

- If a Congressional primary is contested, all contested political party races should be selected for the hand count audit for that special primary election (assuming there are four or fewer contested primaries);
- Regardless of whether a Congressional primary was contested, a contested special general election must be selected for the hand count.

C. Eligible Races in PPEs

A hand count must be conducted following a PPE. A.R.S. § 16-602(B)(3). Since no other races may appear on a PPE ballot, all contested political party preference races should be selected for the hand count audit (assuming there are four or fewer contested preference races). A.R.S. § 16-241(A).

VI. SELECTING RACES TO BE HAND COUNTED

The county political party chairpersons (or designees) must randomly select the particular contested races to be hand counted, continuing with the order determined at the beginning of the hand count process and used to select precincts/polling locations.

If there are fewer than four contested races on the ballot, only the contested races on the ballot that fall within one of the four categories shall be included in the hand count audit. If there are no contested races in any of the designated categories in an election, no hand count will take place. A.R.S. § 16-602(B)(2)(f).

A. Selecting Races for Primary and General Elections

The following process shall be used to select the races to be counted for both the precinct hand count and early ballot hand count for primary and general elections:

- 1. Determine the race <u>categories</u> available for this election. The possible race categories shall be statewide candidate, federal candidate, state legislative candidate, and ballot measure, and, in a presidential election year, presidential elector. Some categories may not appear on the ballot for a particular election. <u>A.R.S. § 16-602(B)(2)</u>.
- 2. Create a master list of all <u>contested races</u>. Create a list by race category of all possible contested races. This list will be referenced when creating the lots of possible races to count. The entries on this list shall be specific. Examples for the Primary would include Governor/Democrat or State House/Republican. Examples for the General would include State Treasurer or State Senate.

- **3.** Determine the required <u>number</u> of races that will be counted from each category. There should be one race for each required category unless a category does not have an eligible race.
 - a. Determine if there is a contested presidential elector race.
 - Indicate if there is no contested presidential elector race on the ballot, for example, by placing a zero in the "Presidential Elector" line of Section B of the Master Precinct and Race Selection Worksheet, *see* sample form in Chapter 17.
 - Indicate if there is a contested presidential elector race, for example, by placing a tick mark in the "Presidential Elector" line.
 - b. Determine if there is a contested statewide candidate race.
 - Indicate if there is no contested statewide candidate race on the ballot, for example, by placing a zero in the "Statewide Candidate" line of Section B of the Master Precinct and Race Selection Worksheet and placing a tick mark in the "Additional Races Needed" line.
 - Indicate if there is a contested statewide candidate race, for example, by placing a tick mark in the "Statewide Candidate" line.
 - c. Determine if there is a statewide ballot measure race.
 - Indicate if there is no statewide ballot measure on the ballot, for example, by placing a zero in the "Statewide Ballot Measure" line of Section B of the Master Precinct and Race Selection Worksheet and placing a tick mark in the "Additional Races Needed" line.
 - Indicate if there is a statewide ballot measure race, for example, by placing a tick mark in the "Statewide Ballot Measure" line.
 - d. Determine if there is a contested federal candidate race on any of the ballots in the precincts/polling locations selected.
 - Indicate if there is no contested federal candidate race in any of the selected precincts/polling locations, for example, by placing a zero in the "Federal Candidate" line of Section B of the Master Precinct and Race Selection Worksheet and placing a tick mark in the "Additional Races Needed" line.
 - Indicate if there is a contested federal candidate race, for example, by placing a tick mark in the "Federal Candidate" line.
 - e. Determine if there is a contested state legislative race on any of the ballots in the precincts/polling locations selected.
 - Indicate if there is no contested state legislative race in any of the selected precincts/polling locations, for example, by placing a zero in the "State Legislative" line of Section B of the Master Precinct and Race Selection Worksheet and placing a tick mark in the "Additional Races Needed" line.

- Indicate if there is a contested state legislative race, for example, by placing a tick mark in the "State Legislative" line.
- f. If additional races are needed, determine if the number of races can be satisfied by an additional race(s) in another category.
 - The priority for selecting other categories, if needed, is as follows: statewide candidate, statewide ballot measure, federal candidate and then state legislative. All additional races shall be fulfilled with the highest priority race category possible. For example, if two additional races are needed and there are two additional contested statewide races, both additional races shall be statewide races. The categories of races to be hand counted and the number per category shall be recorded on the Master Precinct and Race Selection Worksheet.
- 4. Separate out the contested races by category and create selection lots for each category from which a race or races will be selected.
 - **a.** For the statewide candidate lot in a primary election, each contested party race shall be placed in the lot (*e.g.*, Governor/Republican, State Mine/Democrat).
 - **b.** For the federal candidate lot, the officer in charge of elections shall determine the possible federal candidate race types for the lot. If one or more precincts/polling locations have a contested federal candidate race, that race type shall be placed in the lot. In a primary election, each contested party race type shall be placed in the lot. The selections for U.S. House of Representative shall not contain the specific district since the names of the candidates may vary among the sampled precincts/polling places (*e.g.*, U.S. House/Republican and U.S. House/Democrat).
 - **c.** For the state legislative lot, the officer in charge of elections shall determine the possible contested state legislative race types for the lot. If one or more precincts/polling locations have a contested state legislative race, that race type shall be placed in the lot. In a primary election, each contested party race type shall be placed in the lot. The selections for state legislative race shall not contain the specific district since the names of the candidates may vary among the sampled precincts/polling locations (*e.g.*, State House/Democrat, State House/Republican, State House/Libertarian).
 - If any candidate race is for a vacancy, the vacancy race shall be treated as a separate race for creating lots. For example, if an AZ Corporation Commission seat is vacant and the term ends in 2010 and there is also a race for the seat with a term that ends in 2012, the Corporation Commission Term Ending 2010 and Corporation Commission Term Ending 2012 will be two separate races when creating the Statewide Candidate lot.
- 5. Select the contested races to be hand counted. The county political party chairpersons (or designees) shall alternate selecting races continuing with the order defined when selecting precincts/polling locations. The races will be selected by lot until the required number of races is selected. Document any selected race(s) in Section C of the Master Precinct and Race Selection Worksheet.

- If a selected candidate race does not have a contested race in each of the selected precincts/polling locations, only the precincts/polling locations where there is a contested candidate race shall be hand counted for that race. The machine counts of the races in this category shall be added together and measured against the hand counts of the races in this category to determine if the total difference falls within the designated margin.
- **6.** The races selected for the precinct hand count shall be the same used for the early ballot hand count. Because the batches used for the early ballot hand count do not correspond to the precincts/polling locations selected for the precinct hand count, the names of candidates for the selected races may differ among the various early ballot batches selected for the audit. The machine counts of the races in such categories shall be added together and measured against the hand counts of the races in those categories to determine if the total difference falls within the designated margin.
- 7. Create Hand Count Board Worksheets. The officer in charge of elections shall create a Hand Count Board Worksheet for each Hand Count Board. The worksheet documents the members of the Hand Count Board and what races they will be hand counting.

B. Selecting Races for a PPE

The following process shall be used to select the races to be hand counted for a PPE:

- 1. **Determine Selection Order.** Select by lot the order in which the county political party chairpersons (or designees) shall choose from the pool of available precincts.
- 2. **Create Lot of Polling Locations.** Create a lot of available polling locations. A county may consolidate precincts in a PPE. Only actual polling locations will be placed in the lot of available polling locations.
- 3. **Select Precincts.** Draw the required 2% or two polling locations to be counted among a lot containing every actual polling location for the PPE.
- 4. **Record Precincts.** The officer in charge of elections shall record the polling locations to be hand counted in Section A of the Master Precinct and Race Selection Worksheet.
- 5. **Create Lot of Contested Races.** Create a lot of the contested races available for the PPE. Each political party that is participating in the PPE will count as a contested race.
- 6. **Select Race(s).** If there are four contested races or less, all possible races will be hand counted. If there are more than four contested races, the county political party chairperson (or designee) who is next (from Step 1), shall choose a contested PPE race to be hand counted. The political party chairpersons (or designees) will alternate until four contested races are selected.
- 7. **Record Race.** The officer in charge of elections shall record the PPE race(s) to be hand counted in Section B of the Master Precinct and Race Selection Worksheet.

A.R.S. § 16-602(B)(3).

VII. HAND COUNT TABULATING METHODS

There are two approved methods of hand counting votes:

- Stacking method: used for hand counting optical/digital scan ballots; and
- Three-person call-out method: used for hand counting votes from the VVPAT of an accessible voting machine.80

For either method, each judge shall be given a tally sheet that shall be marked with the precinct/polling location, the race, and the names of the candidates for that particular race. See Sample Hand Count Tally Sheet in Chapter 17.

A. Stacking Method for Optical/Digital Scan Ballots

The stacking method is used for hand counting optical/digital scan ballots and may also be used to hand count paper ballots printed by accessible ballot marking devices. For the stacking method, ballots are sorted into piles by the three board members (the inspector and two judges) and the number of votes for each candidate in the particular race being hand counted are tallied using the process below.

1. Processing Ballots with Write-In Votes

- 1. If write-in votes have not been tabulated yet, it is very important to keep ballots with write-in votes segregated from ballots without write-in votes. To do so, the first judge counts the total number of ballots with write-in votes. The second judge shall recount the total number of ballots with write-in votes. If the totals from both judges match, the result shall be documented in the Hand Count Tally Sheet.
- 2. The inspector shall announce the specific race to be counted, identify that race on the ballot, and separate out ballots with over-votes or no selection for that race. The two judges shall confirm that the inspector performs this step correctly.
- 3. The inspector shall announce the first candidate/selection listed in the race and begin the stacking process for that candidate/selection:
 - The Hand Count Board members shall hold up the ballots one at a time and declare the voter's choice for the specific candidate/selection in the race. All ballots with a vote for that candidate/selection shall be placed in one stack (the "yes" stack) and all ballots with a vote for any other candidate/selection in the

⁸⁰ Because no Arizona counties currently use accessible voting machines that independently tabulate votes or produce a VVPAT rather than a paper ballot for tabulation, the three-person call-out method used in that circumstance is not addressed in detail in this version of the Elections Procedures Manual. Interested persons may consult Chapter 11, Section VII of the 2019 Elections Procedures Manual for a description of the three-person call-out method previously used in Arizona by applicable counties. Should any county revert to using accessible voting machines that independently tabulate votes or produce a VVPAT, the county must follow the three-person call-out method described in the 2019 Elections Procedures Manual when conducting the post-election hand count audit.

race shall be placed in a separate stack (the "no" or "other" stack). The judges and inspector shall view each ballot and ensure that the ballot was placed in the right stack.

- After the sorting process is complete, one judge shall count each pile in stacks of 10 or 25 (or another agreed-upon, pre-determined number) and then the other judge shall recount each stack. The inspector shall enter the number of ballots in each stack onto the Hand Count Tally Sheet.
- The inspector shall move the "yes" stack aside, perform the stacking process for the next candidate/selection in the race using the ballots in the "no" or "other" stack, and repeat until done recording totals for all candidates/selections on the Hand Count Tally Sheet.
 - If the race being counted is for multiple seats (e.g., vote for two), it will be necessary to go through entire set of ballots for each candidate, without the option of setting aside the "yes" stack as described in the prior step.
- If there is any question about the intent of the voter, the determination of voter intent must be made by unanimous consent of all three Hand Count Board members using the standards established in Chapter 11, Section IX. If a unanimous decision cannot be reached by the Hand Count Board, the officer in charge of elections shall make the final decision regarding the voter's intent. A notation of the final decision shall be logged on the tally sheet and the inspector shall place the ballot into the proper stack for counting.
- 4. After completing the stacking process, the inspector shall place the ballots with write-in votes back in the write-in envelope and keep those ballots separated from the regular ballots if write-in votes were not already tabulated and ballots with write-in votes were segregated from ballots without write-in votes.

2. Processing Regular Ballots

- 1. The first judge shall count the total number of regular ballots. The second judge shall recount the total number of regular ballots. If the totals from both judges match, the result shall be documented in the Hand Count Tally Sheet.
- 2. The inspector announces the specific race to be counted, identifies that race on the ballot, and separates out ballots with over-votes or no selection for that race. The two judges shall confirm that the inspector performs this step correctly.
- 3. The inspector announces the first candidate/selection listed in the race and begins the **stacking process** for that candidate/selection, using the same procedure described above for ballots with write-in votes. The stacking process is repeated for each race to be hand counted.
- 4. After completing the stacking process, the inspector shall place the regular ballots back in the regular ballot envelope and keep those ballots separated from the ballots with write-in votes.

VIII. PROCEDURES FOR CONDUCTING THE HAND COUNT

The officer in charge of elections must commence the hand count with a public announcement and explanation of the procedure. The hand count must begin within 24 hours after the polls close on Election Day and must be completed before the county canvass. A.R.S. § 16-602(I). The start of the hand count can be defined as the official training of the Hand Count Board members, selection of the precincts and races, coordinating the hand count with the party leaders, or any other activity that furthers the progress of the hand count for that election.

Hand count board members shall not bring cellular phones, other electronic devices, or pens with black or blue ink into the official hand counting area.

Throughout the hand count, the officer in charge of elections must retain custody and control of all hand counted ballots. A.R.S. § 16-602(H).

A. Precinct Hand Count

1. Precinct Hand Count Process

The initial precinct hand count must be conducted according to the following procedure for each race selected for the hand count.

- 1. The officer in charge of elections: (i) ensures each board is properly assembled and has been provided all necessary forms and supplies; (ii) apportions ballots to the Hand Count Boards; and (iii) announces which specific race will be hand counted. The boards are not provided with the electronically tabulated results for any race at this time.
- 2. The inspector or one of the judges fills out a **Hand Audit Tally Sheet** (*see* sample forms in <u>Chapter 17</u>) for each race to be hand counted.⁸¹ The inspector signs each Hand Audit Tally Sheet. All Hand Audit Tally Sheets from the precinct hand count shall be provided to the officer in charge of elections after completion.
 - a. Each judge shall fill out the top of the Hand Audit Tally Sheet, listing the precinct/polling location name, precinct/polling location number, inspector name and their name as the judge. Each judge shall also check the box for the proper election type.
 - b. For a candidate race, list each candidate's name on a separate counting line of the Hand Audit Tally Sheet. For ballot measures, list "Yes" on the first counting line and "No" on the second counting line.
- 3. The Hand Count Board shall hand count each group of ballots using the stacking method described in Section VII(A) above.

⁸¹ See Sample Count Tally Sheet – Stacking Method, and Hand Count Tally Sheet – Three-Person Call Out Method, in <u>Chapter 17</u>.

- 4. The Hand Count Board shall list the totals for each candidate on the appropriate Hand Audit Tally Sheet. Each precinct/polling location shall have one Hand Audit Tally Sheet for the optical/digital scan ballots and one for the accessible voting devices, unless the accessible voting device produces a paper ballot read by a tabulation unit and those paper ballots were hand counted using the stacking method. At this point, the hand count results for the batch is compared to the machine count results and the inspector initials the Hand Count Tally Sheet to indicate that there are no discrepancies in the batch totals.
- 5. The officer in charge of elections shall create a Precinct Hand Count Margin Worksheet (*see* sample form in Chapter 17) for each race that was hand counted and calculate the hand count margin using the Precinct Hand Count Margin Worksheet and following the steps below in the presence of the county political party chairpersons (or designees):
 - a. **Fill out Top of Form.** Fill out the date of the election. Indicate the proper election (general, special, primary, or PPE). State the race category that the worksheet is for (presidential elector, statewide candidate, statewide ballot, federal candidate, or state legislative candidate). List the specific race (e.g., State Senator, Corporation Commission/Democrat). List the hand count round (1st hand count, 2nd hand count, expanded hand count, or full hand count).
 - b. Enter Hand Count Totals. For each precinct/polling location that was hand counted, enter separately the hand count totals for the optical/digital scan ballots and the hand count totals for the accessible voting devices. These totals will come directly from the Hand Count Tally Sheets. Each candidate's counts or yes/no counts for ballot measures from the Hand Count Tally Sheet must be listed in the table. The total number of hand counted votes shall be calculated and noted in the worksheet.
 - c. **Enter Machine Count Totals.** For each precinct/polling location that was hand counted, enter separately the machine totals for the optical/digital scan ballots and the machine totals for the accessible voting devices. These totals will come directly from Election Management Systems. Each candidate's counts or yes/no counts for ballot measures from the Hand Count Tally Sheet must be listed in the table. The total number of machine counted votes shall be calculated and noted in the worksheet.
 - d. Calculate Absolute Difference. For each candidate's total or ballot measure's yes/no total, calculate the absolute difference between the hand count and the machine count. The absolute difference is the difference between the two numbers listed as a positive value (*e.g.*, [100 99] or [99 100] will both have an absolute value of one). The total absolute value for each precinct/machine type shall be calculated and noted in the worksheet.
 - e. Calculate Grand Totals. Add up all the machine count totals for a particular race category to calculate the "Grand Total Machine Count." Add up all the absolute differences for a particular race category to calculate the "Grand Total Absolute Difference."

- f. Calculate Hand Count Margin. Divide the "Grand Total Absolute Difference" by the "Grand Total Machine Count" and multiply the result by 100 to calculate the margin in a percentage form.
- 6. Compare the hand count margin for each race to the designated margin established by the Vote Count Verification Committee (established by the Secretary of State pursuant to A.R.S. § 16-602(K)) to determine if it is in the acceptable range or if a second or expanded precinct hand count is required. The applicable designated margin is available on the Secretary of State's website at https://www.azsos.gov/elections/voting-election/voting-equipment.
- 7. If the calculated margin for the specific race from the Precinct Hand Count Margin Worksheet is less than the designated margin for the precinct hand count established by the Vote Count Verification Committee, the precinct hand count will be deemed concluded and the results of the electronic tabulation will constitute the official count for that race. The officer in charge of elections shall indicate on the Hand Count Cumulative Sheet that the count is complete, and the officer in charge of elections and the chairperson (or designee) from each political party present shall sign the sheet.

2. Second Precinct Hand Count

If any hand counted race results in a calculated margin that is equal to or greater than the designated margin for the precinct hand count, a second precinct hand count of that race and of those same ballots shall be performed. A new Precinct Hand Count Margin Worksheet shall be created for the second precinct hand count for the race in question.

If the second precinct hand count results in a calculated margin that is less than the designated margin, the precinct hand count will be concluded and the results of the electronic tabulation will constitute the official count for that race, A.R.S. § 16-602(C). The officer in charge of elections shall indicate on the Hand Count Cumulative Sheet that the count is complete, and the officer in charge of elections and the chairperson (or designee) from each political party present shall sign the sheet.

3. Expanded Precinct Hand Count

If the second precinct hand count results in a margin that is equal to or greater than the designated margin, the precinct hand count shall be expanded to include a total of twice the original number of randomly selected precincts/polling locations. Those additional precincts/polling locations (equal to the original number of randomly selected precincts/polling locations, so that the total number of ballots hand counted is twice the original number) shall be selected in accordance with the process set forth in Section IV. If the remaining number of precincts/polling locations for a race is less than the original number of precincts/polling locations selected for the first hand count, then the total remaining precincts/polling locations shall be included in the expanded hand count. A.R.S. § 16-602(C). A new Precinct Hand Count Margin Worksheet shall be created for the expanded Precinct Hand Count race in question.

If the calculated margin for the expanded precinct hand count (as calculated based on the results of the original hand count plus the expanded hand count) is less than the designated precinct hand count margin, the precinct hand count will be concluded and the results of the electronic tabulation will constitute the official count for that race. A.R.S. § 16-602(D). The officer in charge of elections shall indicate on the Hand Count Cumulative Sheet that the count is complete, and the officer in charge of elections and the chairperson (or designee) from each political party present shall sign the sheet.

4. Full Precinct Hand Count

If the expanded precinct hand count results in a calculated margin that is equal to or greater than the designated precinct hand count margin, the precinct hand count shall be extended to include the entire jurisdiction for that race. If the jurisdictional boundary for that race includes any portion of more than one county, the full precinct hand count shall not be extended into the precincts/polling locations that are outside of the county that is conducting the full precinct hand count. A new Precinct Hand Count Margin Worksheet shall be created for the full precinct hand count race.

If necessary, the officer in charge of elections may work with the county political party chairpersons (or designees) to select additional Hand Count Board members using the same selection procedure for the initial Hand Count Board members.

The full hand count must be repeated for a particular race until the results of a full hand count are identical to the results of another full hand count for that race. When an identical hand count result is achieved, the hand count (not the electronic tabulation) constitutes the official result for the race in that county. The precinct hand count totals shall be added to the total count of early ballots, provisional ballots, conditional provisional ballots, and write-in votes to determine the final count and the officer in charge of elections shall report that final count to the Secretary of State. <u>A.R.S.</u> § 16-602(D)-(E).

B. Early Ballot Hand Count

The early ballot hand count is a hand count of a percentage of early ballots actually voted. The number of early ballots to be counted is 1% of the total number of early ballots cast or 5,000 early ballots, whichever is less. Each machine used for early ballot tabulation shall have at least one batch included in the early ballot hand count, and batch sizes may not exceed 400 ballots. <u>A.R.S.</u> § 16-602(F).

1. Early Ballot Hand Count Process

The selected early ballots shall be hand counted according to the following procedure for each race selected for the early ballot hand count.

1. Prior to beginning the tabulation of early ballots, the officer in charge of elections shall determine the total number of early ballots <u>sent</u> for the election. From this number the officer in charge of elections shall calculate a number that equals 1% of the number or

5,000, whichever is less. Because the number of early ballots <u>voted</u> (including in-person early voting) will generally be lower than the number of early ballots sent, this calculation should yield a number of ballots that meets or exceeds the number of early ballots required to be hand counted.

2. The officer in charge of elections shall then determine the number and size of the batches. The number of batches must be enough to include at least one batch per machine used for early ballot tabulation. That number must then be doubled to account for the possibility of an expansion from 1% to 2% of early ballots required to be hand counted. The batch size can be any amount up to 400 ballots. The size of the batch should start with the 1% number divided by the number of machines used for early ballot tabulation. The table below provides some examples.

	County A	County B	County C
Number of early ballots sent to voters	4,000	60,000	800,000
Number of machines used for early ballot tabulation	2	4	3
1% of early ballots sent to voters, or 5,000, whichever is less	40	600	5,000
2% of early ballots sent to voters, or 10,000, whichever is less (in case expansion is needed)	80	1,200	10,000
Size of Batches	20	150	400 (max)
Number of Batches Required to Meet 1%	(40/20) = 2	(600/150) = 4	(5,000/400) = 13
Number of Batches Required to Meet 2%	(80/20) = 4	(1,200/150) = 8	(10,000/400) = 25

- 3. The county political party chairpersons (or designees) will work with the officer in charge of elections to randomly select one or more batches of early ballots included in the initial tabulation, including at least one batch from each machine used to tabulate early ballots. The officer in charge of elections shall securely sequester those ballots, along with their unofficial tally reports, for use in the early ballot hand count.
 - a. Every precaution should be taken to ensure that no partial or complete tallies of the early election board be released or divulged before all precincts have reported or one hour after the closing of the polls on Election Day, whichever occurs first.
- 4. From the sequestered early ballots, the officer in charge of elections will randomly select the required number of early ballots with which to conduct a hand count of the same races that are being hand counted in the precinct hand count and create batches consisting of up to 400 ballots per batch. The total number of ballots divided into batches shall satisfy the total number of early ballots required to be hand counted. At least one batch shall be created from early ballots tabulated on each machine used for tabulating early ballots. The batches may be selected from any presorted early ballot returns from Step 3 above. The batches

used for the early ballot hand count need not correspond to the precincts/polling locations selected for the precinct hand count. The names of the candidates may vary among the batches if necessary. The machine counts of the races in this category shall be added together and measured against the hand counts of the races in this category to determine if the total margin of difference falls within the designated margin.

- 5. If a county has an EMS that can produce sub-reports of results, then the officer in charge of elections will complete the steps necessary to create a batch report for each batch and print out the sub-report.
- 6. The ballots included in a batch, as well as the baseline and batch tally reports, will be clearly labeled and sequestered separate from any other ballots or batches. The machine that the batches of early ballots were counted on shall be identified and listed with the batch. Each batch may include a stack of regular ballots and a stack of ballots with write-in votes.
- 7. This process shall continue until a sufficient number of batches have been created.
- 8. On Election Day, the officer in charge of elections shall calculate the exact number of early ballots tallied up to that point in time plus the estimated number of additional early ballots expected to be received by 7:00 p.m. on Election Day. From this number, the officer in charge of elections shall calculate a number equaling 1% of the estimated total early ballots. This number (or 5,000, whichever is less) shall serve as the minimum number of ballots to audit.
- 9. The political party chairpersons shall randomly select one or more batches until enough ballots have been selected to equal the number of ballots to audit.
- 10. If needed, for each race selected for audit, the officer in charge of elections shall calculate the electronic total for the race by subtracting the batch tally total for that race from the baseline tally total for that race. This shall be done for all selected batches. All races selected for the precinct hand count shall also be hand counted in the early ballot hand count. For the early ballot hand count, the races shall be listed in Section C of the Master Precinct and Race Selection Worksheet.
- 11. A Hand Count Tally Sheet shall be created for each selected contested race listed on the Master Precinct and Race Selection Worksheet.
- 12. The Hand Count Board members shall then perform a hand count of the optical/digital scan ballots using the stacking method.
- 13. The officer in charge of elections shall add all hand count results together for each race, including any accessible voting device results, add all electronic results together for each race, including any accessible voting device, and calculate the margin of difference using the Early Ballot Hand Count Margin Worksheet as follows:
 - a. **Fill out Top of Form.** Fill out the date of the election. Indicate the proper election (general, special, primary, or PPE) and the race category that the worksheet is for (presidential elector, statewide candidate, statewide ballot, federal candidate, or state legislative candidate). List the specific race (*e.g.*, State Senator, Corporation

Commission/Democrat). List the hand count round (1st hand count, 2nd hand count, expanded hand count or full hand count).

- b. **Enter Hand Count Totals.** Enter separately the hand count totals for the optical/digital scan ballots and the hand count totals for the accessible voting devices. These totals will come directly from the Hand Count Tally Sheets. Each candidate's counts or yes/no counts for ballot measures from the Hand Count Tally Sheet must be listed in the table. The total number of hand counted votes shall be calculated and noted in the worksheet.
- c. Enter Machine Count Totals. Enter separately the machine totals for the optical/digital scan ballots and the machine totals for the accessible voting devices. These totals will come directly from Election Management Systems. Each candidate's counts or yes/no counts for ballot measures from the Hand Count Tally Sheet must be listed in the table. The total number of machine counted votes shall be calculated and noted in the worksheet.
- d. Calculate Absolute Difference. For each candidate's total or ballot measure yes/no total, calculate the absolute difference between the hand count and the machine count. The absolute difference is the difference between the two numbers listed as a positive value (e.g., [100 99] or [99 100] will both have an absolute value of one).
- e. Calculate Grand Totals. Add up all the machine count totals for a particular race category to calculate the "Grand Total Machine Count." Add up all the absolute differences for a particular race category to calculate the "Grand Total Absolute Difference."
- f. Calculate Hand Count Margin. Divide the "Grand Total Absolute Difference" by the "Grand Total Machine Count" and multiply the result by 100 to calculate the margin in a percentage form.

If the margin of difference between the manual count of early ballots compared to the electronic tabulation of those ballots is less than the designated early ballot hand count margin, the electronic tabulation shall be the official count of the race and included in the canvass. No further hand count of the early ballots shall be conducted. A.R.S. § 16-602(F). The officer in charge of elections shall indicate on the Early Ballot Hand Count Margin Worksheet that the count is complete, and the officer in charge of elections and the chairperson (or designee) from each political party present shall sign the sheet.

2. Second Early Ballot Hand Count

If the margin of difference is equal to or greater than the designated early ballot hand count margin for any race, the Hand Count Board shall repeat the hand count of the same early ballots for that race.

If the second early ballot hand count results in a margin that is less than the designated margin, the early ballot hand count will be concluded, and the results of the electronic tabulation will constitute

the official count for that race. No further hand count of the early ballots shall be conducted. <u>A.R.S.</u> § 16-602(F). The officer in charge of elections shall indicate on the Hand Count Cumulative Sheet that the count is complete, and the officer in charge of elections and the chairperson (or designee) from each political party present shall sign the sheet.

3. Expanded Early Ballot Hand Count

If the margin is equal to or greater than the designated early ballot hand count margin for any race, the Hand Count Board shall conduct an expanded early ballot hand count for that race, to include a number of additional early ballots equal to 1% of the total early ballots cast or an additional 5,000 ballots, whichever is less, to be randomly selected from the batch or batches of sequestered early ballots. The Hand Count Board shall hand count the additional early ballots using the steps spelled out in Chapter 11, Section VIII(B)(1) above. A.R.S. § 16-602(F).

To calculate the hand count margin for the expanded early ballot hand count, add the first and expanded electronic count and add the first and expanded hand count together and then calculate the margin using the equation in Step 13 in Chapter 11, Section VIII(B)(1) above.

If the expanded early ballot audit results in a difference for that race that is equal to or greater than the designated early ballot hand count margin, the manual counts shall be expanded for that race until a manual count results in a margin that is less than the designated margin, or until all early ballots for that race have been hand counted, whichever occurs first.

All results shall be documented in writing and signed by the officer in charge of elections and the chairperson (or designee) from each political party present. The officer in charge of elections shall label the ballots used for the early ballot hand count and preserve them separately. <u>A.R.S.</u> § 16-602(F).

C. Review of Election Program by a Special Master

If a full jurisdiction-wide hand count is necessary, the Secretary of State must make available the escrowed election program source code for that county's election equipment to the superior court for that county. The superior court for that county must then appoint a special master to review the election program.

The special master must:

- 1. Have expertise in software engineering;
- 2. Not be affiliated with an election equipment or software vendor;
- 3. Not be affiliated with a candidate who appeared on the ballot in that county;
- 4. Be bound by a signed nondisclosure agreement with respect to the contents of the election program.

The special master must prepare a public report to the superior court and to the Secretary of State with their findings on any discrepancies found in the election program.

The Secretary of State's Election Equipment Certification Committee must review this report when considering the continued certification of that election equipment and software. <u>A.R.S. § 16-602(J)</u>.

IX. STANDARD FOR DETERMINING VOTER INTENT IN HAND COUNT

Ballots with vote choices that were marked improperly, corrected or erased, or otherwise read as blank or unclear by the electronic tabulation machine have likely been duplicated using the procedures in Chapter 10, Section II(D) prior to being tabulated and/or committed to the EMS. Where necessary, the Hand Count Board members must also determine the voter's intent on such ballots, using the following standards:

- 1. If the voter selected more than the allowed number of selections for a particular race and the voter's intended choice(s) cannot be positively determined, then no vote is counted for any candidate for that race or for or against that ballot measure.
- 2. If the voter did not select any choice for a particular race or ballot question, then no vote is counted for any candidate for that race or for or against that ballot measure.
- 3. If the voter clearly and unambiguously indicated their intended vote choice on the face of the ballot in a manner consistently used throughout the rest of the ballot but the vote choice was nonetheless unreadable by the electronic tabulation equipment, either due to the voter marking the ballot using an improper method or for other reasons, the Hand Count Board must count the voter's intended choice in the hand count.
 - If the voter properly marked the ballot (for example, filled in the oval or connected the arrow) but the ballot face includes other extraneous marks, the extraneous marks should be disregarded and the Hand Count Board must consider the properly marked vote choice as the voter's intended selection.
- 4. If the voter attempted to erase or undo their original vote choice, the Hand Count Board must determine which mark is clearest and count it as the proper vote choice.
- 5. If the voter marked the ballot using an improper method (for example, circling a vote choice rather than filling an oval) such that the selections were unreadable by the electronic tabulation equipment, but the markings indicate the clear and unambiguous intent of the voter and the improper method is consistently used throughout the rest of the ballot, the Hand Count Board must count the voter's selections in the hand count, even if a ballot is slightly defaced or soiled.

The Hand Count Board members must reach a unanimous decision as to voter intent. If the Hand Count Board members are unable to reach a unanimous decision in a particular race, the officer in charge of elections shall make the final determination of voter intent. A.R.S. § 16-602(G).

X. HAND COUNT OF RECOUNTED ELECTIONS

A precinct hand count audit must also be conducted following a court-ordered recount pursuant to A.R.S. § 16-661 through A.R.S. § 16-663(B). This means any ballots that have been electronically re-tabulated for purposes of a recount are treated as if a new election took place and therefore are again subject to hand count audit requirements.

The same procedures for a precinct hand count shall be followed except that the officer in charge of elections and the political parties must conduct a hand count of at least 5% of precincts for the recounted race. A.R.S. § 16-663(B). In counties that conduct vote center-based elections, the officer in charge of elections and the political parties must conduct a hand count of at least 2% of the total number of ballots that were subject to the recount.

XI. REPORTING RESULTS OF THE HAND COUNT

Within two business days of the completion of the precinct hand count and early voting hand count, and prior to the county canvass, the officer in charge of elections must electronically submit a report to the Secretary of State that includes the following information:

- Dates of the precinct and early ballot hand counts;
- Precincts or vote centers selected for the precinct hand count;
- Races selected, as well as a Master List of All Contested Races;
- Summary of the results by precinct/voting location and race for both the electronically tabulated vote totals and the hand counted totals; and
- The margins from the hand count when compared to the electronically tabulated results.

County-appropriate versions of the following sample forms, available in <u>Chapter 17</u>, may be submitted to the Secretary of State's Office for reporting purposes:

- Master Precinct and Race Selection Worksheet
- Master List of All Contested Races
- Precinct Hand Count Report
- Early Ballot Audit Hand Count Report
- Aggregate Precinct Hand Count Report
- Aggregate Early Ballot Audit Hand Count Report
- Hand Count/Early Ballot Audit Report

The Secretary of State must post the results submitted by the counties on the Secretary of State's website. A.R.S. § 16-602(I).

CHAPTER 12: OTHER POST-ELECTION DAY PROCEDURES

I. REPORTING ELECTION RESULTS

The officer in charge of elections may publicly release partial or complete results of the early ballot tabulation at the earlier of:

- The time when all ballots cast on Election Day at voting locations have been tabulated and publicly reported; or
- One hour after all polls under the jurisdiction of the officer in charge of elections have closed on Election Day.

Polls presumptively close at 7:00 p.m. on Election Day unless extended by court order. <u>A.R.S. § 16-551(C)</u>; <u>A.R.S. § 16-565(A)</u>. 82

For elections involving a federal, statewide, or legislative candidate race or a statewide ballot measure, the officer in charge of elections must promptly transmit those election results to the Secretary of State, prior to or immediately after making those results public. For the initial transmission of election results on Election Day, and as additional results are tabulated prior to the county canvass, the officer in charge of elections must transmit election results to the Secretary of State in the required electronic format using an application specified by the Secretary of State. A.R.S. § 16-622(B).

II. CONDUCTING POST-ELECTION LOGIC & ACCURACY TEST

A post-election logic and accuracy (L&A) test of tabulation equipment must be performed by the officer in charge of elections after the official count has been completed but before the county canvass.

The post-election L&A test must be performed using the same election program and tabulation equipment used for the pre-election L&A test and the election. The same test ballots and test script from the pre-election L&A test must be utilized.

The post-election L&A test should generate the same results as the pre-election L&A test, after which the officer in charge of elections shall execute a certification of accuracy or otherwise document the results. If the post-election L&A test does not yield the same results, the officer in charge of elections should visually assess the test ballots and/or voting equipment for errors or

Page | 257

⁸² Although Arizona does not observe Daylight Savings Time (DST), the Navajo Nation, including those portions in Arizona, does. Therefore, when DST is in effect in the Navajo Nation, voting locations in the Navajo Nation presumptively close at 7:00 p.m. DST unless extended by court order.

malfunctions and run the test again. If the problem still cannot be resolved, the officer in charge of elections should contact the Secretary of State and/or the County Attorney for further assistance.

III. FILING FEDERAL POST-ELECTION REPORTS

A. Election Assistance Commission Reporting

Within 90 days after a federal general election (or any later date established by the federal Election Assistance Commission (EAC)), the Secretary of State must submit a comprehensive post-election report to the EAC in accordance with the format prescribed by the EAC. The report must be prepared in conjunction with, and based on data from, County Recorders and/or the other officers in charge of elections. <u>A.R.S. § 16-142(B)</u>.

B. Department of Justice UOCAVA Reporting

At the request of the United States Department of Justice, the Secretary of State must report the following information following a federal election:

- The number of UOCAVA ballots requested for the election;
- The number of UOCAVA ballots timely transmitted; and
- The number of UOCAVA ballots that were not timely transmitted.

If the County Recorder believes that UOCAVA ballots will be transmitted late, the County Recorder should notify the Secretary of State as soon as practicable.

County Recorders must provide the required data to the Secretary of State in order to meet the federal reporting requirements. <u>52U.S.C.</u> § <u>20308</u>.

IV. POST-ELECTION REIMBURSEMENT REQUESTS

A. Reimbursement for Conducting Local Election

Within 90 days after conducting an election on behalf of a local jurisdiction, the County Recorder or other officer in charge of elections must prepare an accounting report which itemizes all expenditures incurred by the county in administering the election. The report must include the specific charges for each local jurisdiction which participated in the election. Local jurisdictions that participated in the election may request and receive a copy of the report. A.R.S. § 16-205(D).

B. Reimbursement for PPE Expenses

Within 90 days after a PPE, the County Recorder or other officer in charge of elections should submit a proper claim to the Secretary of State for reimbursement of expenses incurred in conducting the election. The claim must include the number of registered voters in the county as of January 2 of the PPE year.

The Secretary of State must reimburse each county that submitted a claim at the specified statutory rate per active registered voter in the county as of January 2. A.R.S. § 16-250(B).

The Secretary of State may reimburse a county at a rate greater than \$1.25 per active registered voter, in the Secretary of State's discretion, if the County Recorder or other officer in charge of elections: (1) submitted a proper claim that outlined the county's actual expenses to conduct the PPE; and (2) demonstrates that reimbursement at the statutory rate would significantly jeopardize the county's ability to comply with federal and state law. A.R.S. § 16-250(B).

C. Reimbursement for Sample Ballots

The Board of Supervisors or officer in charge of elections shall seek reimbursement from the Secretary of State for each sample ballot mailed to a county household. The Board of Supervisors or officer must present a certified claim that specifies the actual cost for printing, labeling and postage, along with supporting documentation. The Secretary of State shall direct payment of such authenticated claims from funds of the Secretary of State's Office. A.R.S. § 16-510(C).

CHAPTER 13: CERTIFYING ELECTION RESULTS

I. DETERMINING ELECTION RESULTS

In a partisan primary election:

- The candidate who receives the largest number of votes must be declared the party nominee
 for that office and issued a certificate of nomination by the Board of Supervisors (or
 designee).
 - If more than one candidate may be nominated, the candidates who receive the largest number of votes will be declared nominees and issued certificates of nomination in accordance with the number to be nominated. Nomination entitles the candidate to be placed on the general election ballot.

A.R.S. § 16-645(A), (F).

- In order for a write-in candidate to become the nominee of a party with continued representation on the ballot, the candidate:
 - Must receive the largest number of votes; and
 - Must receive at least as many votes as the number of nomination petition signatures required to appear on the primary election ballot for that office.

At the general election:

- Unless otherwise specified in law, the candidate who receives the largest number of votes must be declared elected to that office and issued a certificate of election by the Board of Supervisors (or designee), A.R.S. § 16-647; A.R.S. § 16-650; and
- A ballot measure that is approved by a majority of votes cast for the measure will be declared to be law, <u>Ariz. Const. Art. IV, Pt. 1, § 1(13)</u>.
 - If two or more conflicting measures (in whole or in part) are approved by voters at the same election, the measure with the most votes will prevail with respect to any provisions that are in conflict. Ariz. Const. Art. IV, Pt. 1, § 1(12).

Upon completion of the canvass by the Secretary of State, the Governor will issue a proclamation of the votes cast for and against any constitutional amendments, initiatives, and referenda, and declare those approved by a majority to be law. A.R.S. § 16-651.

A.R.S. § 16-649 specifies the result of the election in the event of a tie.

II. CANVASSING THE ELECTION

The governing body conducting an election must meet and canvass the election results of each precinct or election district. The purpose of the canvass is to officially certify the election. The canvass includes vote totals for all races tabulated by voting equipment (including early ballots, regular ballots, and provisional ballots) and write-in votes.

A canvass must be conducted by the statutory deadline, but should not be conducted until all necessary audits by the Audit Board have been completed to verify the accuracy and integrity of the election results. *See* Chapter 10, Section II(I).

A. County Board of Supervisors Canvassing Duties

A Board of Supervisors must canvass the official election results in a public meeting. The official election results must include the following information:

- 1. A Statement of Votes Cast, which includes:
 - a. The number of ballots cast in each precinct and in the county;
 - b. The number of ballots rejected in each precinct and in the county;
 - c. The titles of the offices up for election and the names of the persons (along with the party designation, if any, of each person) running to fill those offices;
 - d. The number of votes for each candidate by precinct and in the county;
 - e. The number and a brief title of each ballot measure; and
 - f. The number of votes for and against each ballot measure by precinct and in the county.

A.R.S. § 16-646.

- 2. A cumulative Official Final Report, which includes:
 - a. The total number of precincts;
 - b. The total number of ballots cast;
 - c. The total number of registered voters eligible for the election;
 - d. The number of votes for each candidate by district or division, including a designation showing which candidate received the highest number of votes;
 - In a PPE, the number of votes for each candidate by congressional district;
 - In a primary election, the report must contain the party designation for each office; whereas in a general election, the report must contain the party designation for each candidate;
 - e. The number of votes for and against each ballot measure by district, including a designation of which choice received the highest number of votes; and
 - f. The total number of votes in each district or division.

3. A Write-In Votes Report, which includes the name and number of votes for each authorized write-in candidate by precinct (if not already included in the reports above).

1. Deadline to Canvass Results

The Board of Supervisors should canvass the election results only after all necessary audits have been performed and any discrepancies have been addressed by the County Recorder or other officer in charge of elections.

Assuming all prerequisites have been met, the Board of Supervisors must canvass the election by the required deadline, which varies by type of election.

- For primary elections and PPEs, the Board of Supervisors must canvass the results within 14 days after the election. A.R.S. § 16-241(C); A.R.S. § 16-645(B).
- For all other elections held on a consolidated election date (including general elections), the Board of Supervisors must canvass between six and 20 days after the election. <u>A.R.S.</u> § 16-642(A).
- For special elections, the Board of Supervisors must canvass the election according to the deadline established in the order calling the election.

2. Scope of Duty to Canvass

The Board of Supervisors may postpone the canvass on a day-to-day basis if the results from any precinct are missing. If precinct results are still missing after six postponements, the Board of Supervisors must canvass the remaining election results. A.R.S. § 16-642(C).

The Board of Supervisors has a non-discretionary duty to canvass the returns as provided by the County Recorder or other officer in charge of elections and has no authority to change vote totals or reject the election results.

3. Preserving and Transmitting Canvass Results

Once the Board of Supervisors has certified the election results, the Official Final Report and Statement of Votes Cast from the canvass must be published on the website of the officer in charge of elections. An original signed canvass should be preserved as a permanent record by the Board of Supervisors.

For any elections that include a federal, statewide, or legislative office, or a statewide ballot measure, the Board of Supervisors or officer in charge of elections must transmit the official canvass to the Secretary of State (in an electronic format determined by the Secretary of State) within the applicable statutory deadline. <u>A.R.S. § 16-645(B)</u>. In addition, a certified copy must be promptly mailed to the Secretary of State to be preserved as a permanent record.

If the county conducted an election on behalf of a local jurisdiction, the Board of Supervisors or officer in charge of elections should promptly transmit a copy of the official canvass to those jurisdictions as well.

4. Post-Canvass Reports

a. Provisional Ballot Report

The County Recorder or other officer in charge of elections must submit a provisional ballot report to the Secretary of State with the primary and general election canvasses. The Secretary of State may require the counties to use a uniform electronic media format provided by the Secretary of State for the report. The report must contain the following information about provisional ballots cast at that election:

- 1. The number of voters in each precinct;
- 2. The number of provisional ballots cast in each precinct;
- 3. The number of provisional ballots verified/counted in each precinct;
- 4. The number of provisional ballots not verified/counted in each precinct, along with the reason for not doing so;
- 5. The number of conditional provisional ballots cast in each precinct;
- 6. The number of conditional provisional ballots verified/counted in each precinct; and
- 7. Whether the uniform procedures were followed for determining whether a provisional ballot is counted or not counted.

b. Accessibility Report

The County Recorder or other officer in charge of elections must submit an accessibility report to the Secretary of State within 30 days of the general election canvass (which includes information for both the primary and general election). The Secretary of State may require the counties to use a uniform electronic media format provided by the Secretary of State for the report. The report must contain the following information about the recently conducted elections:

- 1. The number of early voting and Election Day voting locations in the county;
- 2. The number of early voting and Election Day voting locations that were fully handicapaccessible under the Americans with Disabilities Act (ADA);
- 3. The number of early voting and Election Day voting locations that were not fully handicap-accessible under the ADA. If some locations were not fully handicap-accessible, the report must identify:
 - The address or description of the voting location;
 - The number of voters registered in the precinct(s) in question (if the county conducts polling place-assigned elections); and
 - The number of ballots cast at the voting location;

- 4. If some locations were not fully handicap-accessible prior to use during the early voting period or on Election Day, the efforts undertaken prior to the election to either make the voting location fully accessible or identify an alternative location that was fully accessible;
- 5. The measures being undertaken to bring inaccessible voting locations into compliance or to replace inaccessible voting locations with accessible locations;
- 6. The alternative language accessibility provided for ballots, publicity pamphlets, voter registration forms and voter education materials, if applicable; and
- 7. If the jurisdiction is covered under Section 203 of the Voting Rights Act, a summary of the steps taken to provide language assistance to voters, including appointment of bilingual poll workers, access to on-site or remote interpretation services, and the availability of an Election Terminology Glossary in the covered language(s).

c. Voter Education Report

The County Recorder or other officer in charge of elections must submit a voter education report to the Secretary of State within 30 days of the general election canvass (which includes information for both the primary and general election). The Secretary of State may require the counties to use a uniform electronic media format provided by the Secretary of State. The report must contain the following information about the recently conducted elections:

- 1. The percentage of voter turnout;
- 2. The number of public service announcements about the election prior to the election, including during the 90-day period prior to election day, including a summary of media outreach (such as paid advertising, social media posts, public events, interviews, etc.);
- 3. The number of voter education and outreach events, including seminars or community meetings that provided voter education;
- 4. The number of locations where the County Recorder or officer in charge of elections provided voter information or equipment for public display and the length of time such information was on public display; and
- 5. A comparison of all of the statistics referenced above with the same statistics from the previous equivalent federal election.

d. Early Voting Report

The County Recorder or other officer in charge of elections must submit an early voting report to the Secretary of State within 30 days of the general election canvass (which includes information from both the primary and general election). The Secretary of State may require the counties to use a uniform electronic format provided by the Secretary of State. The report must contain the following information about the recently conducted elections:

- 1. The number of locations where the County Recorder established in-person early voting locations, including:
 - The physical address or location description of each early voting location;

- The number of early ballots cast at each early voting location; and
- The total number of early ballots cast in-person at all early voting locations;
- 2. The number of early ballots transmitted to voters by mail;
- 3. The number of replacement early ballots transmitted to voters by mail;
- 4. The number of mailed early ballots returned by voters;
- 5. The number of mailed and in-person early ballots that were verified and tabulated;
- 6. The number of early ballots returned by voters that were not verified and tabulated, with the corresponding reason, including:
 - Received after 7:00 p.m. on Election Day;
 - Missing signature;
 - Signature not verified;
 - Returned in an unofficial envelope with no early ballot affidavit; and
 - Returned by a voter that already voted in-person,

e. Poll Worker Training Report

The County Recorder or other officer in charge of elections must submit a poll worker report to the Secretary of State within 30 days of the general election canvass (which includes information for both the primary and general election). The Secretary of State may require the counties to use a uniform electronic media format provided by the Secretary of State. The report must contain the following information about the recently conducted elections:

- 1. The number of poll workers trained;
- 2. A description of the types of election board workers assigned to each voting location, including:
 - The number of inspectors, marshals, judges, and clerks assigned to each voting location;
 - The number of "premium" poll workers (if any) assigned to each voting location or other area;
 - The number of "troubleshooters" (if any) assigned to each voting location or other area; and
 - The number of student poll workers (if any) assigned to each voting location or other area.
- 3. A summary of the mechanism used to assess individual poll workers' performance following the election;
- 4. The number of provisional ballots cast at each voting location; and
- 5. The number of signature rosters or e-pollbooks used at each voting location.

f. Political Party Ballot Report

Concurrently with submitting its primary election canvass, the County Recorder or other officer in charge of elections must file a report with the Secretary of State that identifies the total number of partisan ballots, by party, selected by voters registered as no party preference, independent, or any political party not recognized for continued representation on the ballot. A.R.S. § 16-645(B).

B. Secretary of State's Canvassing Duties

The Secretary of State must canvass the results for any elections that include a federal, statewide, or legislative office, state appellate court judges, and statewide ballot measures.

1. Deadline to Canvass Results

For primary elections and PPEs, the Secretary of State must canvass the results on or before the third Monday after the election. A.R.S. § 16-241(C); A.R.S. § 16-645(B). In the case of a PPE, the Secretary of State must promptly transmit the results to the state chairpersons of any political party that had candidates on the ballot.

For a general election, the Secretary of State must canvass the results on the fourth Monday following the election. A.R.S. § 16-648(A). The Secretary of State must conduct the general election canvass at a public meeting and in the presence of the Governor and Attorney General. A.R.S. § 16-648(A). If any statewide ballot measures appeared on the ballot, the Secretary of State must canvass the results in the presence of the Governor and Chief Justice of the Arizona Supreme Court. A.R.S. § 16-648(B).

2. Scope of Duty to Canvass

The Secretary of State may postpone the canvass on a day-to-day basis if the results from any county are missing. A.R.S. § 16-648(C). All counties must transmit their canvasses to the Secretary of State, and the Secretary of State must conduct the statewide canvass, no later than 30 days after the election. A.R.S. § 16-648(C).

The Secretary of State has a non-discretionary duty to canvass the returns as provided by the counties and has no authority to change vote totals or reject the election results.

3. Preserving and Transmitting Canvass Results

Once the Secretary of State has certified the election results, the official canvass (along with the official final precinct level results files from each county) must be published on the Secretary of State's website. An original signed canvass must be preserved as a permanent record.

Following a general election with at least one statewide ballot measure, the Secretary of State must promptly transmit the results of each ballot measure to the Governor. A.R.S. § 16-648(B).

Following an electoral college to select the President of the United States, the Secretary of State must transmit Certificates of Ascertainment and Certificates of Vote to the Archivist of the United States, President of the United States Senate, and the Chief Judge of the United States District Court for the District of Arizona by the deadline provided under federal law. *See* https://www.archives.gov/electoral-college/state-officials.html.

C. City and Town Canvassing Duties

A city or town council must canvass the official election results of city or town elections in a public meeting. A.R.S. § 16-403.

A certified copy of the official canvass must be filed with the city or town clerk, which must be preserved as a permanent record. A.R.S. § 16-646(D).

D. Special Taxing District Canvassing Duties

A special taxing district must canvass the official results for its elections in a public meeting and present the canvass results to the applicable Board of Supervisors at the Board's next regularly scheduled meeting. A.R.S. § 16-642(B).

For the purposes of an election contest pursuant to A.R.S. § 16-673, the canvass is not complete until the special taxing district results have been presented to the Board of Supervisors. A.R.S. § 16-642(B). The clerk of the Board of Supervisors is responsible for maintaining and preserving the certified permanent copy of the official canvass. A.R.S. § 16-646(D).

E. County School Superintendent Canvassing Duties

Within 30 days following the date of any school election, the County School Superintendent must meet with the Chairperson of the Board of Supervisors or designee to canvass the returns in accordance with procedures for the canvass of returns in a general election. <u>A.R.S 15-426(B)</u>; <u>A.R.S. § 15-302(A)(8)</u>.

Within 14 days following the date of any community college district board election, the County School Superintendent must meet with the Chairperson of the Board of Supervisors or designee to canvass the returns in accordance with procedures for the canvass of returns in a general election. Any canvass conducted by the County School Superintendent in November of an even-numbered year shall be conducted as part of the county's general election canvass. A.R.S. § 15-1442(C).

III. CONDUCTING AN AUTOMATIC RECOUNT

A. Vote Margins that Trigger Recount

A recount must be performed following a general, primary, special, or recall election if the margin of votes, based on the official canvass, between the two candidates receiving the highest number

of votes for a particular office, or the votes cast for and against a ballot measure, are equal to the lesser of:

- 1. 1/10 of 1% or less of the total number of votes cast for the top two candidates or the ballot measure in question; or
- 2. One of the following margins:
 - 200 votes for statewide or federal office where the total number of votes cast exceeded 25,000;
 - 200 votes for a ballot measure;
 - 50 votes for statewide or federal office where the total number of votes cast was 25,000 or less;
 - 50 votes for state legislative office; or
 - 10 votes for county, city, or town office.

A.R.S. § 16-661(A).83

The automatic recount requirements do not apply for the following offices:

- Precinct committeemen;
- School district or joint technical education district board member;
- Community college district board member;
- · Special taxing district board member; or
- Presidential candidate in a PPE.

A.R.S. § 16-249(B); A.R.S. § 16-661(B).

B. Method of Initiating a Recount

If the official canvass demonstrates that a recount is required, the recount is automatically triggered but must be initiated by court order. A.R.S. § 16-662.

Promptly following the canvass, the applicable filing officer must:

• File a lawsuit in the appropriate superior court, citing to the applicable vote margin that triggered the automatic recount and including the canvass;

Page | 268

⁸³ See also A.R.S. § 16-537 ("The powers and duties conferred or imposed by law upon any public officer with respect to regular elections are conferred and imposed upon such officers with respect to special elections."); A.R.S. § 19-215 ("The powers and duties conferred or imposed by law upon boards of election, registration officers, canvassing boards and other public officials who conduct general elections, are conferred and imposed upon similar officers conducting recall elections under the provisions of this article together with the penalties prescribed for the breach thereof.")

- Consult with the applicable officer(s) in charge of elections and estimate the time period it will take to recount the affected ballots; and
- Obtain a signed court order that initiates the recount and sets a court hearing to announce the results, and then distribute the order to the applicable officer(s) in charge of elections.

A.R.S. § 16-662; A.R.S. § 16-663(A). A third-party may not request a recount as a matter of right.

C. Method of Conducting the Recount

For any race other than the Secretary of State's race, the Secretary of State is responsible for ensuring that the electronic voting equipment to be used for the recount is available and properly programmed. Unless the Board of Supervisors race is subject to an automatic recount, the Secretary of State may delegate this duty to the Board of Supervisors, who in turn may delegate this duty to the officer in charge of elections. If a Board of Supervisors race is subject to an automatic recount, the Secretary of State may directly delegate this responsibility to the officer(s) in charge of elections. A.R.S. § 16-664(A).

If the Secretary of State's race is the race to be recounted, the Governor is responsible for performing the oversight duties normally performed by the Secretary of State in a recount. A.R.S. § 16-664(B).

If the Secretary of State delegates oversight to the Board of Supervisors, ballots from the race to be recounted will be tabulated using the same electronic voting equipment that was used during the election, except the equipment must be reconfigured to only tabulate the race(s) to be recounted. This reconfiguration constitutes a different "program" from the program used to initially tabulate votes. A.R.S. § 16-664(C).

Regardless of which electronic voting equipment is used for the recount, the equipment must be L&A tested by the officer in charge of elections (and, in the case of a legislative, statewide, or federal office or statewide ballot measure, by the Secretary of State as well).

The recount must be conducted by running paper ballots from the applicable race through the designated electronic voting equipment.84

While the recount is in progress, the officer(s) in charge of elections may not publicly release vote totals from the recount.

At the conclusion of the recount, the officer(s) in charge of elections must provide the official results to the filing officer who initiated the recount. Once the filing officer has collected all the recount results, the filing officer must appear at the scheduled court hearing and provide the sealed results to the court. The court must declare the winner in open court. The court announcement

⁸⁴ A recount conducted in accordance with this section is deemed to be "conducted in the accordance with the laws pertaining to contests of elections." A.R.S. § 16-663(A).

and/or order constitute the official result for the recounted race, making it unnecessary to recanvass the race.

Where there are discrepancies between the initial result and the result from the automatic recount, the officer in charge of elections shall undertake reasonable efforts to reconcile the discrepancy and provide a report to the Secretary of State explaining the reasons for any discrepancy.

In a candidate race, the prevailing candidate must be issued a Certificate of Nomination or Certificate of Election at the conclusion of the court proceedings by the Clerk of Board of Supervisors. A.R.S. § 16-647.

IV. ISSUING CERTIFICATES OF NOMINATION AND ELECTION

Upon completion of the applicable canvass or recount process, a city or town council (or designee) must promptly issue a Certificate of Nomination (following a primary or first election) or Certificate of Election (following a general or second election) to each candidate who received the highest number of votes for each office at the election.

Likewise, upon completion of the county's canvass or recount process, the Clerk of the Board of Supervisors must promptly issue a Certificate of Nomination (following a primary election) or Certificate of Election (following a general election) to each candidate who received the highest number of votes for the following offices:

- All county offices;
- Precinct committeemen;
- Community college district board member; and
- Special taxing district board member. A.R.S. § 16-645(A).

Certificates of election for school district board members must be issued by the county school superintendent following the applicable canvass. <u>A.R.S. § 15-426</u>.

However, a certificate may not be issued under the following conditions:

- A Certificate of Nomination may not be issued to a write-in candidate for a city or town office, and that candidate may not advance to the general or run-off election if the write-in candidate did not receive a number of votes equivalent to at least the number of signatures required by A.R.S. § 16-322 for nominating petitions for the same office, A.R.S. § 9-821.01(F);
- A Certificate of Nomination may not be issued to a write-in candidate from a political party recognized for continued representation who did not receive at least as many votes as the number of signatures required to appear on the primary election ballot, A.R.S. § 16-645(E);
- A Certificate of Nomination may not be issued to a write-in candidate of a political party not recognized for continued representation who did not receive a plurality of the votes of the party for the office for which the candidate is a candidate, A.R.S. § 16-645(D); and

• A Certificate of Election may not be issued to a write-in candidate for precinct committeemen or nonpartisan office who did not receive at least as many votes as the number of signatures required to appear on the ballot, <u>A.R.S. § 16-322(A)(6), (8)-(10)</u>, A.R.S. § 16-645(C).

Following completion of the statewide canvass or recount process (and subject to the same exception for write-in candidates from a political party not recognized for continued representation), the Secretary of State must promptly issue a Certificate of Nomination or Certificate of Election to each legislative, statewide, and federal candidate who received the highest number of votes for each office at the election. The Certificate of Election must be signed by the Secretary of State and authenticated with the Great Seal of the State of Arizona. A.R.S. § 16-645(B); A.R.S. § 16-650.

V. ISSUING BALLOT MEASURE PROCLAMATIONS

At the conclusion of a statewide canvass that contains a ballot measure, the Governor must issue a proclamation that:

- Proclaims the number votes cast for and against each proposed constitutional amendment;
- Proclaims the number of votes cast for and against each proposed initiative or referendum;
 and
- Declares which measures were approved by a majority of those voting on the measures.

A.R.S. § 16-651; A.R.S. § 19-126(A). If there are two or more conflicting measures approved at the same election, the Governor must proclaim which measure received the greatest number of affirmative votes. A.R.S. § 19-126(B). If two or more conflicting measures (in whole or in part) are approved by voters at the same election, the measure with the most votes will prevail with respect to any provisions that are in conflict. Ariz. Const. Art. IV, Pt. 1, § 1(12).

For any approved measure, the Secretary of State must cause the measure to be printed with the general laws enacted by the next ensuing session of the Arizona Legislature, along with the date of the Governor's proclamation declaring the measure to be approved. A.R.S. § 19-127(B).

VI. STORAGE OF BALLOTS AND RETURNS OF THE ELECTION

After the county canvass is complete, the officer in charge of elections must seal the voted ballots and deliver these ballots and official returns to the County Treasurer (or a secure facility contracted by the County Treasurer) for secure storage. A.R.S. § 16-624(A). If voting equipment produces digital ballot images, the digital ballot images must be retained and preserved in the same manner. A.R.S. § 16-625. Unused ballots are not subject to retention.

The County Treasurer must keep the ballots and official returns unopened and unaltered for a period of 24 months following an election for federal office and six months for all other elections. During these retention periods, ballots and official returns may only be opened pursuant to a court order (including for the purpose of a recount or election contest). In the absence of any recount or

election contest, the County Treasurer must dispose of the ballots and official returns after the applicable retention period without opening or examining the contents. A.R.S. § 16-624(A), (D).

If a county conducts an election on behalf of a local jurisdiction, the county officer in charge of elections may transfer the official returns to the local jurisdiction (which thereafter must be preserved by the local jurisdiction in lieu of the County Treasurer).

To ensure the security and integrity of ballots, and protect against inadvertent or intentional tampering or damage to ballots during the required retention period, in the rare circumstances in which election officials or any other officials must, pursuant to court order or other compulsory process, access and/or otherwise handle ballots after they have been securely stored for retention, those officials shall implement adequate procedures to maintain the security, integrity, and chain of custody of the ballots, including, at minimum, the requirements that apply to election officials' handling of voted ballots described in this Elections Procedures Manual. See, e.g., Chapter 2, Sections I(I) and VI(B); Chapter 8, Section V(E); Chapter 9, Section VIII(B)-(C); Chapter 10, Sections I and II; and Chapter 13, Section VI.

Page | 272

⁸⁵ The U.S. Department of Justice interprets the Civil Rights Act of 1960, 52 U.S.C. § 20701, to require that federal election records, including ballots, must "be retained either physically by election officials themselves, or under their direct administrative supervision." If election officials are required to hand over election records to other officials, "administrative procedures [must] be in place giving election officials ultimate management authority over the retention and security of those election records, including the right to physically access" the records. In other words, in addition to the requirements imposed by state law, federal law requires retention and preservation of federal election records, including maintaining the security, integrity, and chain of custody of ballots, regardless of who has physical possession of those records. See U.S. Dept. of Justice, Federal Law Constraints on Post-Election "Audits" (July 28, 2021), available at https://www.justice.gov/opa/press-release/file/1417796/download; U.S. Dept. of Justice, Offenses, 2017), Federal Prosecution Election at 75-80 (Dec. available of https://www.justice.gov/criminal/file/1029066/download.

CHAPTER 14: REGULATION OF PETITION CIRCULATORS

Arizona law prescribes certain requirements for circulators and signers regarding the gathering of petition signatures. Failure to adhere to these requirements may result in petition signatures being invalidated. More information regarding the regulation and registration of circulators, including the Secretary of State's recommended best practices for circulating petition sheets, is available on the Secretary of State's website at www.azsos.gov/elections.

I. QUALIFICATIONS FOR PETITION CIRCULATORS

Any person who is qualified to register to vote in Arizona, or who would be qualified to register to vote in Arizona if they were an Arizona resident, may circulate petitions for a candidate, ballot measure, or political party recognition. <u>A.R.S. § 16-321(D)</u>; <u>A.R.S. § 16-801(A)(2)</u>; <u>A.R.S. § 19-114(A)</u>.

Certain individuals are prohibited from circulating initiative, referendum, or recall petitions due to perceived conflict of interest. No County Recorder or Justice of the Peace may circulate petitions for an initiative, referendum, or recall. Any signatures gathered on petitions circulated by prohibited individuals are void. A.R.S. § 19-114(A); A.R.S. § 19-205.02.

In addition, the following individuals may not circulate recall or statewide initiative or referendum petitions:

- Those who have had a civil or criminal penalty imposed for a violation of Title 16 or Title 19 within the last five years;
- Those who have been convicted of treason or a felony and have not had their civil rights restored; and
- Those who have been convicted of any crime involving fraud, forgery, or identity theft.

A.R.S. § 19-118(D).

II. CIRCULATOR REGISTRATION AND DISCLOSURE REQUIREMENTS

A petition circulator must register with the Secretary of State's Office if the circulator:

- is <u>paid</u> to circulate any recall or statewide initiative or referendum petitions (whether or not the circulator is a resident of this state); or
- is <u>not a resident</u> of this state (whether or not the circulator is paid) and will circulate: (i) a <u>statewide</u> initiative or referendum petition, (ii) a recall petition in any Arizona jurisdiction, or (iii) a candidate petition in any Arizona jurisdiction (statewide, county, city, or town).

A.R.S. § 19-118(A); A.R.S. § 19-205.01(A); A.R.S. § 16-321(D).

A. Paid Circulators

A circulator may be paid or act as a volunteer.

- A volunteer circulator is an individual who does not receive any compensation for circulating petitions.
- A "paid circulator" is defined as an individual who receives compensation for circulating a statewide initiative or referendum petition, but does not include a paid employee of a political committee unless that employee has or will obtain 200 or more signatures on a statewide initiative, referendum, or recall petition in an election cycle. A.R.S. § 19-118(I)(1)-(2).
 - Statewide initiative and referendum petition circulators may not be paid based on the number of signatures collected. Signatures collected by circulators who are paid per-signature are void. A.R.S. § 19-118.01. 86

Any paid circulator, whether a resident or non-resident of Arizona, is required to register with the Secretary of State prior to circulating: (i) a statewide initiative or referendum petition; or (ii) a recall petition in any Arizona jurisdiction. Failure to do so invalidates the petition signatures collected by the circulator prior to registration. A.R.S. § 19-118(A); A.R.S. § 19-102(E); A.R.S. § 19-205.01(A).

All initiative, referendum, and recall petition circulators, whether or not they are required to register with the Secretary of State, must indicate their paid or volunteer status by checking the appropriate box on each petition sheet prior to circulation. Failure to indicate on an initiative or referendum petition sheet whether the circulator is paid or acting as a volunteer invalidates any signatures collected on that petition sheet. <u>A.R.S. § 19-101(C)-(E)</u>; <u>A.R.S. § 19-102(C)-(E)</u>; <u>A.R.S. § 19-204(C)-(E)</u>.⁸⁷

B. Non-Resident Circulators

Circulators who are not residents of Arizona must register with the Secretary of State prior to circulating: (i) a statewide initiative or referendum petition; (ii) a recall petition in any Arizona jurisdiction; or (iii) a candidate petition in any Arizona jurisdiction (statewide, county, city, or town). Failure to do so invalidates the signatures collected by the circulator prior to registration. A.R.S. § 19-118(A); A.R.S. § 19-205.01(A); A.R.S. § 16-321(D).

⁸⁶ A.R.S. § 19-118.01 does not prohibit circulators from being paid per signature collected for local initiatives. See Ariz. Chapter of the Associated Gen. Contractors of Am. v. City of Phoenix, 247 Ariz. 45, 445 P.3d 2 (2019).

⁸⁷ The "paid circulator" or "volunteer" status boxes may be pre-marked by the circulator or, with the consent and knowledge of the circulator, the committee or petition circulating organization may pre-mark the correct box on behalf of the circulator.

A circulator who lists an out-of-state address on the back side of a petition sheet is deemed to be a non-resident circulator.

C. Circulator Registration Procedures

Circulator registration must be conducted as prescribed by the Secretary of State through the electronic Circulator Portal (https://apps.azsos.gov/apps/election/circulatorportal/). A circulator registration is not complete until the Secretary of State confirms the registration in writing. https://apps.azsos.gov/apps/election/circulatorportal/). Once a circulator is properly registered, the circulator must select in Circulator Portal the petition(s) they will circulate (by serial number and/or candidate name).

Circulators must satisfy the following requirements when registering with the Secretary of State through the Circulator Portal:

- Provide his/her name, residential address, telephone number, and email address;
- Consent to the jurisdiction of Arizona courts in resolving any disputes concerning the circulation of petitions by that circulator;
- Indicate the committee's address in Arizona (for statewide initiative or referendum petitions) or a designated address in Arizona (for candidate petitions) at which the circulator will accept service of process related to disputes concerning circulation of that circulator's petitions;
- Indicate the circulating organization at which the circulator is employed (if applicable); and
- For circulators of recall or statewide initiative or referendum petitions, provide a notarized circulator affidavit declaring that the circulator is eligible to register, that all information contained in the registration is true and correct, and that the circulator has read and understands Arizona election laws applicable to the collection of signatures for a recall or statewide initiative or referendum. Exact language to be included in the affidavit can be found at A.R.S. § 19-205.01(B)(5) (for recalls) and A.R.S. § 19-118(B)(5) (for statewide initiatives and referenda).

Circulators registering through Circulator Portal will be prompted to upload an electronic copy of the notarized circulator affidavit, which must first be accepted by the Secretary of State's Office before the circulator is permitted to register to circulate a recall or statewide initiative or referendum petition. The circulator, committee, or circulating organization should retain the original notarized circulator affidavit in case it is necessary for a court challenge.

<u>A.R.S. § 19-118(B)</u>; <u>A.R.S. § 19-205.0</u>1(B).

The applicable committee and/or the circulating organization that employs petition circulators, at the direction of the applicable committee, may coordinate with their circulators to gather the

necessary information, including, if applicable, notarized circulator affidavits, and facilitate submission of registration applications through Circulator Portal.

The Secretary of State's Office has no obligation to review the substance of circulator registrations to ensure that accurate or proper information has been provided. The circulator remains solely responsible for compliance with all legal provisions.

1. Issuance of Circulator ID Number

Within five business days after submission of a circulator registration application, the Secretary of State will assign a random circulator ID number to each such circulator. A.R.S. § 19-118(C); A.R.S. § 19-205.01(C). The circulator ID number is permanently assigned to the circulator and must be used for all petitions being circulated by that particular individual (regardless of the election cycle or which petition is being circulated).

The circulator ID number of registered circulators must be printed on the front and back of each recall or statewide initiative or referendum petition sheet. A.R.S. § 19-121(A)(2); A.R.S. § 19-121.01(A)(1)(c); A.R.S. § 19-208.01(A)(1)(c). In contrast to the petition serial number, the circulator ID number may be placed on the petition sheet at any time prior to submitting the petition sheets to the Secretary of State. The circulator ID number may be pre-printed on petition sheets and need not be written on the petition sheet by the circulator personally.

2. Updating or Canceling Circulator Registrations

An individual circulator may update or cancel their circulator registration for any or all measures directly through the Secretary of State's Circulator Portal.

In addition, an authorized representative of the committee serving as an initiative or referendum proponent (*i.e.*, the committee designated on the initiative or referendum serial number application) may cancel the registration of circulators for its measure by providing to the Secretary of State's Office, in writing, a list of circulator names and identification numbers and a request that those circulators' registration for the specific measure be canceled. The committee must also provide notice of the cancellation request to each affected circulator.

Such cancellation does not affect the validity of signatures collected by those circulators before the cancellation, but any signatures collected by canceled circulators thereafter are invalid if circulator registration was otherwise required.

D. Service of Process on Registered Circulators

Circulators who are required to register must provide an address in Arizona at which the circulator will accept service of process related to disputes concerning circulation of that circulator's petitions. For circulators of recall or statewide initiative or referenda petitions, this address must be the address of the committee in this state for which the circulator is gathering signatures. In the

event of litigation regarding the petition circulated, service of process on the circulator is effected by delivering a copy of the subpoena to that person individually, by leaving a copy of the subpoena with a person of suitable age, or by mailing a copy of the subpoena to the committee or circulator by certified mail to the address provided on the circulator's registration application. <u>A.R.S. § 19-118(B)(3)-(4), (E); A.R.S. § 19-205.01(B)(3)-(4), (E); A.R.S. § 16-315(D).</u>

III. SIGNATURE GATHERING AND VERIFICATION REQUIREMENTS

Every person who signs a paper petition must do so in the presence of a circulator, therefore a circulator must personally witness each collected signature.

- For an initiative, referendum, or recall petition, the circulator must execute the circulator affidavit of verification on the back of the petition before a notary after collecting signatures on a paper petition sheet. <u>A.R.S. § 19-112(A), (C)-(D)</u>; <u>A.R.S. § 19-205</u>; <u>A.R.S. § 19-204</u>.
- For a candidate petition or petition for new party recognition, the circulator must sign the circulator verification statement on the back of the petition sheet, but notarization is not required. A.R.S. § 16-321(D).

Additionally, an initiative, referendum, or recall petition must have a copy of the official and correct title and text attached to the petition sheet before any signatures are obtained on that sheet. A.R.S. § 19-112(B)-(C); A.R.S. § 19-202.01(D); A.R.S. § 19-203(D). For statewide measures, the political committee or circulator must ensure that the staple is placed within the designated area in the upper-left corner of the petition sheet.

Qualified electors who require assistance in completing and/or signing a petition due to a physical disability or medical condition shall not be prevented from signing a petition solely on that basis. If a petition circulator assists a qualified elector in signing a petition, as a best practice, the circulator should execute a supplemental affidavit (in addition to the circulator affidavit on the petition sheet) specifying that the voter required, and asked for, assistance.

More information regarding signature collection requirements and circulator verification, including the Secretary of State's recommended best practices, is available on the Secretary of State's website at www.azsos.gov/elections.

CHAPTER 15: POLITICAL PARTY RECOGNITION

A recognized political party is entitled to representation on a partisan primary election ballot and subsequent placement of the prevailing candidate on the general election ballot. This chapter describes the process by which a political party achieves or maintains official recognition.

A political party may obtain first-time or new-party recognition by submitting a sufficient number of valid petition signatures to the appropriate filing officer. A.R.S. § 16-801(A); A.R.S. § 16-802. Alternatively, an existing political party maintains its recognition by either receiving a sufficient number of votes in the last general election or by achieving a sufficient number of registered voters. A.R.S. § 16-801(B); A.R.S. § 16-804(A)-(B).

I. NEW PARTY RECOGNITION

A group of qualified electors seeking to form a new political party is not required to establish a political committee unless the group raises or spends at least the current adjusted registration threshold pursuant to A.R.S. § 16-931(A)(1) in connection with the effort to seek new party recognition. A.R.S. § 16-905. If the group is required to register as a committee (or decides to voluntarily register), the group must register as a political action committee. A.R.S. § 16-905(C). A group may only register as a political party committee after the filing officer has granted new party recognition pursuant to A.R.S. § 16-803. A.R.S. § 16-905(G).

Qualified electors seeking to form a new political party must comply with the following requirements, depending on the jurisdiction.

A. Requirements for Seeking New Party Recognition

1. Statewide Recognition

To qualify for statewide recognition, qualified electors must timely submit the following documents to the Secretary of State:

- An affidavit signed by 10 qualified electors, requesting that a new political party be formed; and
- Petition signatures equal to at least 1½ percent of the total votes cast for Governor at the last preceding general election at which a Governor was elected. The number of votes cast for Governor are determined based upon the applicable statewide canvass, calculated by the Secretary of State and published on the Secretary of State's website.

A.R.S. § 16-801(A).

The new party affidavit must be completed on a form prescribed by the Secretary of State. Within seven business days of filing, the Secretary of State must send the affidavit to the applicable County Recorders to verify that each signer is a qualified elector. A.R.S. § 16-801(A)(1). The Secretary of State must transmit the affidavit to the County Recorders, and the County Recorders must verify that the affidavit signers are qualified electors, in accordance with the deadlines outlined in A.R.S. § 16-803(B) and A.R.S. § 16-803(E). The Secretary of State may deny party recognition if the County Recorders determine there are less than 10 qualified electors who signed the new party affidavit.

The new party petitions must be substantially in the form of candidate petitions but must be captioned "Petition for Political Party Recognition." A.R.S. § 16-801(A)(2)-(3). Petitions for statewide recognition must be printed on a form prescribed by the Secretary of State. Petition signatures must be gathered from registered voters in at least five different counties, and at least 10% of the required total of qualified signers must be registered in counties with populations of less than 500,000 persons. A.R.S. § 16-801(A)(1).

Both the new party affidavit and new party petitions must be filed with the Secretary of State at least 250 days before the primary election for which the party seeks recognition. A.R.S. § 16-803(A). However, in order to be eligible to participate in the PPE, new parties must have filed their petition for recognition with the Secretary of State between 180 and 150 days before the PPE. A.R.S. § 16-244(A)(2).

The Secretary of State may require electronic filing for the affidavit and new party petitions.

2. County Recognition

To qualify for county recognition, qualified electors must timely submit petition signatures equal to at least 2% percent of the total votes cast for County Attorney at the last preceding general election at which the County Attorney was elected. The number of votes cast for County Attorney is determined based upon the applicable county canvass. The petitions must be filed with the officer in charge of elections. A.R.S. § 16-802.

The new party petitions must be substantially in the form of candidate petitions but must be captioned a "Petition for Political Party Recognition." A.R.S. § 16-801(A)(2)-(3). Petitions for county recognition must be printed on a form prescribed by the officer in charge of elections.

New party petitions must be filed with the officer in charge of elections at least 250 days before the primary election for which the party seeks recognition. A.R.S. § 16-803(A).

The County Recorder shall review new party petitions in the same manner as prescribed by <u>A.R.S.</u> § 16-803 for petitions for new party recognition at the state level, including:

- Selecting a random sample of 20% of the total signatures eligible for verification, which shall be individually verified and certified;
- Performing a calculation and projection of the total number of valid signatures; and

 Making a determination whether the new party will be recognized, as prescribed by <u>A.R.S.</u> § 16-803(I).

A.R.S. § 16-802.

3. Simultaneous Statewide and County Recognition

Qualified electors may simultaneously seek statewide and county recognition by filing the original petitions with the county officer in charge of elections and filing a certified copy with the Secretary of State. Petitions must be in the form prescribed by the Secretary of State. A.R.S. § 16-803(A).

Both filing officers must process the petitions in accordance with the procedures applicable to their jurisdiction. Accordingly:

- The electors must file the required affidavit with the Secretary of State; and
- The electors must submit petition signatures equal to at least:
 - 1½ percent of the total votes cast for Governor at the last preceding general election for statewide recognition; and
 - 2% of the total votes cast for applicable County Attorney at the last preceding general election for county recognition.

A.R.S. § 16-801(A); A.R.S. § 16-802.

If the petitions do not meet the requirements for certification at the statewide or county level, the political party will not be recognized in that jurisdiction.

4. City or Town Recognition

To qualify for city or town recognition, qualified electors must timely submit petition signatures equal to at least 2% of the total votes cast for Mayor at the last preceding election at which the Mayor was elected.

If a Mayor is not elected by voters (for example, the Mayor is appointed or elected by other councilmembers, not the city's or town's electorate), qualified electors must timely submit petition signatures equal to at least 2% of the highest total votes cast for any councilmember at the last preceding election at which a councilmember was elected. <u>A.R.S. § 16-802</u>. The number of votes cast for Mayor or councilmember are determined based upon the applicable city or town canvass.

New party petitions must be filed with the applicable city or town clerk. A.R.S. § 16-802.

The new party petitions must be substantially in the form of candidate petitions, but must be captioned "Petition for Political Party Recognition." <u>A.R.S. § 16-801(A)(2)-(3)</u>. Petitions for municipal recognition must be printed on a form prescribed by the city or town clerk.

New party petitions must be filed with the city or town at least 250 days before the primary (or first) election for which the party seeks recognition. A.R.S. § 16-803(A).

B. Processing Statewide New Party Petitions

1. Secretary of State Processing

a. Out-of-County Signature Eliminations

Signatures must be grouped by county on the petition sheets. Signatures collected outside the county of the majority of signers must be eliminated from a petition sheet. A.R.S. § 16-803(B)(1).

The Secretary of State must initially assume that the signers of a petition sheet reside in the county listed in the caption of the petition sheet. The Secretary of State prints a three-letter code in the upper right-corner of each petition image that corresponds to this county. <u>A.R.S.</u> § 16-803(B)(1)(a).

The Secretary of State must then review each signature line to verify the signer resides in the county designated at the top of the petition sheet. Any signature line printed by a signer who appears to reside in a different county will be eliminated. A.R.S. § 16-803(B)(1)(b).

The Secretary of State does not have a duty to verify that each individual address falls within the designated county's boundary but must verify that the signer's city or town falls within the designated county. If the city or town is missing, the Secretary of State must verify that the signer's zip code falls within the county. For cities or towns that cross county lines, the Secretary of State may assume the signer resides in the county designated at the top of the petition sheet.

If a majority of signers on the petition sheet reside (based on the city or town listed) in a different county than what was designated at the top of the petition sheet, the Secretary of State must change the county code for that petition sheet to the majority county and eliminate signature lines printed by signers who do not reside in the majority county. A.R.S. § 16-803(B)(1).

Petition sheets must be organized by county prior to transmitting any petition sheets to a County Recorder. A.R.S. § 16-803(B)(1)(c).

b. Individual Signature Eliminations

In addition to striking signatures outside the county of the majority of signers, the Secretary of State must eliminate petition signatures for any of the following reasons:

- 1. The signature of the petition signer is missing, A.R.S. § 16-803(B)(2)(a):
 - However, the Secretary of State should not eliminate a signature line if the signature is illegible, if the first and last names are switched and printed in the wrong columns or if the printed name and signature are switched and printed in the wrong columns.

- 2. The signer did not provide a residence address or description of the signer's residence location, or provided a P.O. Box without a town, city, or zip code, <u>A.R.S.</u> § 16-803(B)(2)(b):
 - If the signer provided any information that could be reasonably construed as a street name or street number, the Secretary of State should not eliminate the signature line.
 - The Secretary of State should not eliminate a signature line if the street type (such as "lane," "boulevard," or "circle") is missing. *See Jenkins v. Hale*, 218 Ariz. 561, 564, 190 P.3d 175, 178 (2008).
 - The Secretary of State may not eliminate a signature line that uses quotation marks or "ditto" marks to incorporate the address from the signature line immediately above.
- 3. The petition signature date is missing, A.R.S. § 16-803(B)(2)(6):
 - The Secretary of State should eliminate a signature line if it is missing the day or month of signing. *See Meyers v. Bayless*, 192 Ariz. 376, 378, 965 P.2d 768, 770 (1998).
 - The Secretary of State may not eliminate a signature line that is only missing the year of signing. *See Energy Fuels Nuclear, Inc. v. Coconino County*, 159 Ariz. 210, 213, 766 P.2d 83, 86 (1988).
 - The Secretary of State may not eliminate a signature line that uses quotation marks or "ditto" marks to incorporate the date from the signature line immediately above.

The Secretary of State does not have authority to reject petition sheets or signatures based on the following legal deficiencies:

- 1. A missing petition caption, modified petition caption, or a caption that contains inaccurate information; or
- 2. A missing county in the petition caption.

The foregoing legal deficiencies are not explicitly or implicitly referenced in <u>A.R.S. § 16-803(B)(2)</u>, therefore these legal deficiencies must be reviewed by a court.

c. Preparing Signatures for County Recorder Verification

Within seven business days after receipt of a petition for statewide recognition, the Secretary of State must perform the following steps to determine whether signatures may be transmitted for County Recorder verification:

- 1. Count the number of signature lines on each valid petition sheet that have not been stricken, and place the total number on the upper right-hand corner on the front side of each petition sheet.
- 2. Count the total number of petition sheets and signatures eligible for County Recorder verification. Each petition sheet has been labeled upon being scanned, therefore the petition

sheets are not re-numbered after the Secretary of State has completed the sheet and signature count.

- 3. Determine whether the signatures eligible for verification exceed the required minimum:
 - If the minimum has been met, the Secretary of State must conduct a 20% random sample and should issue a receipt to the applicant that includes the following information:
 - The total number of signatures eliminated by the Secretary of State;
 - The total number of signatures that remain eligible for County Recorder verification (this number must exceed the required minimum):
 - The total number of signatures that have been randomly sampled and transmitted to one or more County Recorders; and
 - The deadline for County Recorder review.
 - If the minimum has not been met, the Secretary of State must issue a receipt to the applicant, stating that the political party is not eligible for recognition, and cease further processing of the petition.

A.R.S. § 16-803(B)(3)-(5), (C).

The Secretary of State's selection of a random sample to transmit to County Recorders must also be conducted within seven business days after receipt of a petition for statewide recognition:

- 1. The Secretary of State must randomly select (whether manually or electronically) 20% of eligible signatures across all petition sheets that have not been eliminated;
- 2. The Secretary of State must mark the petition signature lines that have been randomly selected in a clear manner; and
- 3. The Secretary of State must transmit the front sides of any petition sheet containing a randomly sampled signature to the applicable County Recorder(s). This may be done electronically.

A.R.S. § 16-803(C). Although there is no deadline for transmitting the random sample to the applicable County Recorders, the Secretary of State should do so within a reasonable timeframe.

2. County Recorder Processing

Following receipt from the Secretary of State, a County Recorder shall determine which signatures of individuals whose names were transmitted shall be disqualified for any of the following reasons:

1. No residence address or description of residence location is provided.

- 2. No date of signing is provided.
- 3. The signature is illegible and the signer is otherwise unidentifiable.
- 4. The address provided is illegible or nonexistent.
- 5. The individual was not a qualified elector on the date of signing the petition.
- 6. The individual was a registered voter but was not at least eighteen years of age on the date of signing the petition or affidavit.
- 7. The signature was disqualified after comparison with the signature on the affidavit of registration.
- 8. If a petitioner signed more than once, all but one otherwise valid signature shall be disqualified.
- 9. For the same reasons any signatures could have been removed by the secretary of state pursuant to this section.

A.R.S. § 16-803(E).

The County Recorder must issue a certification and transmit this certification to the Secretary of State and the electors within 10 business days of receiving the signatures. <u>A.R.S. § 16-803(E)</u>. The County Recorder's certification must include:

- The total number of signatures that were transmitted to the County Recorder for verification;
- The total number of random signatures that were disqualified by the County Recorder; and
- The name of any signer whose petition signature was eliminated, including the petition page number and signature line number where the signature was eliminated.

A.R.S. § 16-803(F). The County Recorder must transmit this certification to the Secretary of State in the manner specified by the Secretary. If the Secretary of State electronically transmitted petition sheets to the County Recorder, it is unnecessary for the County Recorder to return the petition sheet images to the filing officer. See A.R.S. § 16-803(G)(1).

The Secretary of State should also transmit the County Recorder certifications to the chairperson or other representative of the party seeking new party recognition.

3. Final Certification by Secretary of State

Within three calendar days of receiving the last County Recorder's certification, the Secretary of State must determine whether there are sufficient valid signatures for the party to qualify for the ballot:

- The Secretary of State calculates the total number of petition signatures verified by County Recorders, including the percentage of verification.
- The Secretary of State then multiplies the total number of eligible signatures by the verification percentage.

A.R.S. § 16-803(H). The Secretary of State must also review the certification(s) regarding the affidavit of electors. See A.R.S. § 16-801(A)(1).

The new party qualifies for recognition if the number of presumed valid signatures exceeds the required minimum and all 10 electors were found to be qualified electors by the County Recorder(s). If the new party petition qualifies, the Secretary of State issues a certification and receipt to the electors and notifies the Boards of Supervisors, County Recorders, and officers in charge of elections. A.R.S. § 16-803(I).

If the new party petition does not qualify for recognition, the Secretary of State issues a certification and receipt to the electors explaining why the petition did not qualify for recognition and returns the original petition sheets to the electors. A.R.S. § 16-803(I).

C. Duration of New Party Recognition

A new political party that receives statewide recognition is entitled to recognition through the next two general elections for federal office immediately following recognition of the party. A.R.S. § 16-801(B). For example, if a new political party achieves statewide recognition in March 2020, the party is entitled to recognition through the 2022 general election.

D. Recognition Following Expiration of New Party Status

Following the expiration of new party status, the party may maintain recognition by:

- Qualifying for continued representation based upon votes cast at the election preceding the expiration of new party status or a requisite number of active registered voters; or
- Timely filing a new petition for new party recognition.

A.R.S. § 16-801(B); A.R.S. § 16-804.

A political party that qualifies for continued representation is treated differently from a political party that files a new petition for new party recognition. For example, a member of a political party with continued representation may not sign a nomination petition for a candidate seeking a nomination from a different party with continued recognition. A.R.S. § 16-321(F). Thus, a voter registered with the Democratic Party—a party with continued representation—may sign a nomination petition for Democratic candidates, new party candidates, or independent candidates, but not for Republican candidates—another party with continued representation. Whereas a voter registered with a new party may sign any candidate's petition.

As a corollary, members of a political party with continued representation are not included when calculating other continuously represented parties' signature totals to run for office. For example, the number of signatures needed to run for the U.S. Senate as a Republican—a party with continued representation—are determined by calculating ¼ of one percent of all Republicans, new party registrants, independents, and registrants with no party designation. In contrast, the number of signatures needed to run for the U.S. Senate as a new party candidate excludes Republicans,

Democrats, and any other recognized parties with continued representation. <u>A.R.S. § 16-322(A)(1)</u>; <u>A.R.S. § 16-321(F)</u>.

E. Expiration of New Party Status

If a new political party does not re-qualify for recognition as a new party, new party status expires when the Secretary of State, County Recorder, or city or town clerk (as applicable) issues their announcement regarding continued representation. See A.R.S. § 16-804(C)-(E).

II. QUALIFYING FOR CONTINUED RECOGNITION

To qualify for continued representation, a political party must meet one of two baseline levels of support: number of votes cast for the party's candidate or the number of active registered voters in the jurisdiction. A.R.S. § 16-804(A)-(B); see also A.R.S. § 16-193(5).

A. Statewide Continued Representation

To qualify for statewide continued representation:

- The new party's candidate for Governor or President must receive at least 5% of the votes cast at the federal general election immediately preceding the expiration of new party status; or
- The new party must have at least $\frac{2}{3}$ of $\frac{1}{6}$ of active registered voters statewide as of October 1st of the year preceding expiration of new party status.

The Secretary of State must determine the political parties qualified for continued representation by December 1st of the appropriate year. A.R.S. § 16-804(A)-(C).

Promptly thereafter, the Secretary of State must notify the political party, county election officials, and the public about whether the party qualified for continued representation.

B. County Continued Representation

To achieve continued representation at the county level:

- The new party's candidate for County Attorney must receive at least 5% of the votes cast at the federal general election immediately preceding the expiration of new party status; or
- The new party must have at least ½ of 1% of active registered voters in the county as of October 1st of the year preceding expiration of new party status.

A.R.S. § 16-804(A). The County Recorder must determine the political parties qualified for continued representation by December 1st of the appropriate year. A.R.S. § 16-804(D). Promptly thereafter, the County Recorder must notify the political party, county election officials, and the public about whether the party qualified for continued representation.

C. City or Town Continued Representation

To achieve continued representation in a city or town that conducts partisan elections:

- The new party's candidate for Mayor must receive at least 5% of the votes cast at the general election (or second or runoff election) immediately preceding the expiration of new party status; or
- The new party must have at least ½ of 1% of active registered voters in the city or town (as determined by the applicable County Recorder) as of 155 days prior to the primary election (or first election) that will be conducted in the year new party status expires.

A.R.S. § 16-804(A).

The city or town clerk must determine the political parties that qualify for continued representation 140 days prior to the primary election (or first election) that will be conducted in the year new party status expires. A.R.S. § 16-804(E).

Promptly thereafter, the city or town clerk must notify the political party, county election officials, and the public about whether the party qualified for continued representation.



CHAPTER 16: CAMPAIGN FINANCE

I. CAMPAIGN FINANCE REPORTING

The Secretary of State is required to prescribe the format for all campaign finance reports and statements. A.R.S. § 16-926(A). Sample forms are included in Chapter 17 for reference by local jurisdictions. Candidates who file their campaign finance reports and statements with the Secretary of State's Office must use the Secretary of State's online campaign finance reporting system, available at beacon.arizona.vote.

Additional campaign finance guidance is available on the Secretary of State's website at www.azsos.gov/elections. All candidates and campaign finance committees (which include candidate committees, political party committees, and political action committees) are encouraged to read the Secretary of State's campaign finance guides for additional information. In addition, candidates should be aware of the requirements in the Clean Elections Act and may contact the Citizens Clean Elections Commission (CCEC) or visit their website at www.azcleanelections.gov for further information.

II. CAMPAIGN FINANCE ENFORCEMENT

Campaign finance enforcement may be initiated through the filing officer. 88 In addition, any person may file a complaint with CCEC if they believe a violation of the Clean Elections Act or CCEC rules has occurred. CCEC staff may also initiate an internally generated complaint against a person for violation of the Clean Elections Act. See A.R.S. § 16-957. More details about CCEC enforcement procedures are available at https://www.azcleanelections.gov/campaign-finance-enforcement. 89

Adjudication of third-party campaign finance complaints filed with the filing officer follows a bifurcated structure, relying on an initial determination by a filing officer followed by the final

Page | 288

⁸⁸ The Secretary of State is the filing officer for statewide and legislative elections. The county officer in charge of elections is the filing officer for county, school district, community college district and special taxing district elections, including retention elections for superior court judges. The city or town clerk is the filing officer for city and town elections. A.R.S. § 16-938(A).

⁸⁹ A.R.S. § 16-938(A) states ". . . a filing officer is the sole public officer who is authorized to initiate an investigation into alleged violations of . . . [Articles 1, 1.1, 1.2, 1.3, 1.4, 1.5, 1.6 and 1.7 of Title 16, Chapter 6 of the Arizona Revised Statutes], including the alleged failure to register as a committee." However, the phrase "is the sole public officer" has been invalidated by the Arizona Court of Appeals. *See Arizona Advocacy Network et al.*, v. State of Arizona, 250 Ariz. 109, 475 P.3d 1149 (Ct. App. 2020).

decision of an enforcement officer. The overall process is summarized as follows and is covered in more detail in this Section:

- The filing officer will make a preliminary determination whether a campaign finance violation has occurred, known as a "reasonable cause" finding. A.R.S. § 16-938(C).
- If the filing officer makes a reasonable cause finding, the filing officer generally will refer the matter to the appropriate enforcement officer. A.R.S. § 16-938(C).
- The enforcement officer makes the final determination whether a legal violation occurred, which may require an additional investigation beyond the information provided by the filing officer. A.R.S. § 16-938(C), (E).
- If the enforcement officer concludes that a campaign finance violation occurred, the enforcement officer may issue a notice of violation to the alleged violator. If the violation has not been timely remedied, the enforcement officer may initiate legal action to secure compliance with campaign finance law. A.R.S. § 16-938 (E)-(G).

A. Initiation of Campaign Finance Complaints

1. Third Party Complaints

Any person may file a complaint with the appropriate filing officer if they believe a violation of Arizona campaign finance laws has occurred, including but not limited to:

- Failure to register as a campaign finance committee when required;
- Unlawful commingling of money;
- Violation of campaign contribution limits;
- Making or accepting unlawful contributions;
- Failure to include proper advertising disclaimers;
- Failure to file campaign finance reports (if the filing officer has not already initiated an enforcement action);
- Improper or unreported expenditures; or
- Filing incomplete or inaccurate campaign finance reports.

The complaint must be made in writing and submitted to the applicable filing officer for campaign finance reports. Email submissions are acceptable. See A.R.S. § 16-938(B).

Regardless of whether a complainant is represented by counsel, a complaint must contain the full name, email address, and mailing address of the complainant. A complaint should also:

• Clearly recite the facts that describe a violation of Arizona campaign finance law under the filing officer's jurisdiction as specifically as possible (citations to the law are highly encouraged);

- Clearly identify each person, committee, organization or group that is alleged to have committed a violation;
- Include any supporting documentation (such as sworn affidavits from persons with first-hand knowledge, media reports, advertisements, website links, etc.) supporting the alleged violation, if available; and
- Differentiate between statements based on a complainant's personal knowledge and those based on information and belief. Statements not based on personal knowledge should identify the source of the information.

Complaints should be filed as soon as possible after the alleged violation becomes known to the complainant in order to preserve available evidence and initiate the enforcement process within the four-year statute of limitations period. See A.R.S. § 12-550. A filing officer must retain candidate filings, including campaign finance filings, based on the applicable retention schedule. See Chapter 17 for the latest retention schedules.

The filing officer must review the complaint for compliance with the required criteria outlined above, including confirmation that the complaint falls within the filing officer's jurisdiction. If the complaint does not meet the criteria, the filing officer should notify the complainant of the deficiencies and that no action will be taken on the complaint. If the complaint is deemed sufficient, the filing officer will:

- Assign the complaint a complaint number (in a format determined by the filing officer);
- Confirm in writing that the complaint has been received;
- Inform the complainant that the respondent will be provided an opportunity to submit a response and the complainant may submit a reply within specified time periods; and
- Inform the complainant that the filing officer will notify all parties once a preliminary decision has been made.

Before a reasonable cause determination is made, a filing officer may not order a person to register as a committee, and do not have audit or subpoena powers to compel the production of evidence or the attendance of witnesses concerning a potential campaign finance violation. However, a filing officer may request the voluntary production of evidence or attendance of witnesses in making a reasonable cause determination. A.R.S. § 16-938(D); see also Arizona Advocacy Network et al., v. State of Arizona, 250 Ariz. 109, 475 P.3d 1149 (Ct. App. 2020).

2. Mitigating Conflicts of Interest

A filing officer and enforcement officer should avoid actual or perceived conflicts of interest when adjudicating campaign finance complaints. A conflict analysis should be undertaken promptly after a complaint is filed and before the respondent is directed to submit a response. A.R.S. § 38-503(B).

If a filing officer determines that a conflict of interest exists, the filing officer should refer a campaign finance complaint to another filing officer in the state who accepts the referral. The receiving officer has the same jurisdiction to make a reasonable cause determination as the original officer. A.R.S. § 16-938(A). If the receiving officer ultimately does find reasonable cause, they may: (i) refer the matter directly to an appropriate enforcement officer, if permitted by the enforcement officer, or; (ii) refer the matter back to the original filing officer, and the original filing officer must refer the matter to the enforcement officer for that jurisdiction.

If a filing officer makes a reasonable cause finding but believes the corresponding enforcement officer will have a conflict of interest, the filing officer nonetheless must make the referral to that enforcement officer. Winn v. Maricopa County Attorney's Office, No. CV2013-003007, Minute Entry pg. 5 (Ariz Super. Ct. May 2, 2013); see also Comm. for Justice & Fairness v. Arizona Sec'y of State's Office, 235 Ariz. 347, 350, 332 P.3d 94, 97 (Ct. App. 2014). The enforcement officer must then determine whether a conflict of interest exists and, if so, refer the matter to another enforcement officer.

B. Notice of Complaint and Opportunity for Response and Reply

1. Notice to Respondents

A "respondent" is the person who is the subject of the campaign finance complaint or referral.

Within ten business days after receiving a properly filed complaint, the filing officer will send the respondent a copy of the complaint and a letter describing the filing officer's campaign finance processing procedures. The notification letter reflects no judgment about the accuracy of the allegations, but simply: (i) informs the respondent that the filing officer has received allegations as to possible violations of campaign laws by the respondent; (ii) provides a copy of the complaint or referral document, or in limited circumstances, a summary of the complaint; and (iii) gives the respondent an opportunity to respond in writing in a timely manner.

2. Submitting a Response

The response is the respondent's opportunity to demonstrate to the filing officer why the filing officer should not pursue an enforcement action, or to clarify, correct, or supplement the information in the complaint or referral. Respondents are not required to respond to the allegations. Respondents must be provided an opportunity to respond to both a third-party complaint and an internally initiated investigation.

_

⁹⁰ If the original filing officer cannot promptly identify another filing officer who will accept the referral, the original filing officer should promptly notify the complainant and respondent after the complaint was filed that: (i) the filing officer has a conflict of interest; and (ii) the new filing officer (once identified) will contact the parties and formally initiate the enforcement proceedings.

Respondents, if they choose, may be represented by counsel. Once the filing officer receives a notification that the respondent is represented by counsel, the filing officer will communicate only with the counsel unless otherwise authorized by the respondent.

There is no prescribed format for responses. While not required, providing documentation, including sworn affidavits or declarations under penalty of perjury from persons with first-hand knowledge of the facts, is helpful. It is also helpful for a respondent to specifically address each allegation in the complaint. The response may be submitted by email, and the respondent need not copy the complainant on the response.

The filing officer may set a response deadline not to exceed 30 calendar days. Upon request by the respondent and for good cause shown, the filing officer may grant a reasonable extension of the response deadline. The respondent must make the request to the filing officer in writing, and the filing officer must copy the complainant on the filing officer's decision on the extension request.

3. Submitting a Reply

Within ten business days after receiving a response, the filing officer will send the complainant a copy of the response and a letter that explains the opportunity for the complainant to submit a reply.

There is no prescribed format for replies and complainants are not required to file a reply. However, the reply is the complainant's opportunity to address issues raised in the response and/or buttress the complaint's original allegations. The reply may not raise new issues that were not addressed in the original complaint.

The filing officer may set a reply deadline not to exceed 14 calendar days. The filing officer may not take any action on the complaint or referral (other than dismiss the matter) until this time period has passed. Upon request by the complainant and for good cause shown, the filing officer may grant a reasonable extension of the reply deadline.

C. Decision by Filing Officer

After the reply period (and any extension, if granted) has passed, the filing officer will evaluate the complaint, response, and reply (if any) to determine whether there is reasonable cause to believe a violation occurred. The filing officer should also consider any relevant campaign finance reports or documents on file with the filing officer and any other information available in the public record. The filing officer does not possess subpoena powers to compel production of evidence or attendance of witnesses concerning a potential campaign finance violation (nor may any party to the proceeding conduct discovery). However, the filing officer may request voluntary production of information to assist in evaluating the complaint or response. A.R.S. § 16-938(D).

1. Determining Whether a Violation Occurred

A filing officer may take one of three courses of action: find reasonable cause, dismiss the matter, or find no reasonable cause.

a. Finding Reasonable Cause

To refer a matter to an enforcement officer, a filing officer must find "reasonable cause to believe a person violated" campaign finance law. A.R.S. § 16-938(C). A reasonable cause finding is not a definitive finding that the respondent violated campaign finance law but simply means that the filing officer believes a violation may have occurred.

In determining whether there is reasonable cause, the standard of review is akin to "probable cause" to support the complainant's allegations, which generally means there is reasonably trustworthy information and circumstances that would lead a reasonable person to conclude there is substantial likelihood that the respondent committed a violation. *See In re Shaheen Tr.*, 236 Ariz. 498, 501, 341 P.3d 1169, 1172 (Ct. App. 2015); *State v. Keener*, 206 Ariz. 29, 32, 75 P.3d 119, 122 (Ct. App. 2003).

b. Dismissal of Complaint

In their discretion, a filing officer may dismiss a matter that does not merit further use of government resources. The filing officer may take into account the following factors when deciding whether to dismiss a complaint:

- Whether there is a small dollar amount at issue;
- The insignificance of the alleged violation;
- The vagueness or weakness of the evidence;
- Whether the alleged violation has been remedied and not likely to be repeated; and
- Whether the alleged violation was unintentional.

If dismissal is warranted, the filing officer may send a letter cautioning or reminding the respondent regarding the relevant legal obligations going forward.

c. Finding No Reasonable Cause

A filing officer should find "no reasonable cause" if a violation occurred when the complaint, response, and reply (if any), along with any publicly available information, taken together, fail to give rise to a reasonable inference that a violation has occurred (or even if the allegations were true, would not constitute a violation of the law).

2. Issuance and Notification of Decision

A filing officer should issue a reasoned decision explaining the basis for the filing officer's determination. Absent extenuating circumstances, a filing office shall render a decision within 150 days after the deadline for submitting a reply if a response was submitted, or within 150 days after the deadline for a response if no response was submitted. However, if the filing officer's deadline to issue a decision falls within 30 days of an election in the filing officer's jurisdiction, the decision shall be issued within 60 days after the election. The filing officer should keep the parties reasonably apprised of the projected decision timetable and shall notify all parties in writing of the decision.

If the filing officer dismisses the complaint or finds no reasonable cause, the matter is closed and no notification is given to the enforcement officer. A dismissal or finding of no reasonable cause are not considered appealable actions.

If the filing officer finds reasonable cause, the filing officer must notify the enforcement officer and provide all relevant documentation from the case:

- For matters investigated by the Secretary of State as filing officer, the Secretary must notify the Attorney General;
- For matters investigated by a county filing officer, the county filing officer must notify the county attorney; or
- For matters investigated by a city or town filing officer, the city or town filing officer must notify the city or town attorney.

A.R.S. § 16-938(C)(1)-(3).

If the filing officer determines there is reasonable cause to believe that knowing and intentional misrepresentations were made, the filing officer may refer the matter to the enforcement officer for possible criminal prosecution as well. <u>A.R.S. § 16-1021</u>.

D. Decision by Enforcement Officer

Upon receipt of a reasonable cause finding from a filing officer, an enforcement officer must:

- Review the matter for potential conflicts of interest;
- If necessary, conduct an investigation and/or compel discovery through the enforcement officer's subpoena powers; and
- Reach a final decision whether a campaign finance violation occurred.

Nonpublic information independently gathered during the investigation (other than the complaint, response, reply and accompanying exhibits, which may be disclosed) must be kept confidential until after the final disposition of any appeal of the enforcement order. A.R.S. § 16-938(E)(3).

If the enforcement officer determines a violation occurred, the enforcement officer may serve a notice of violation on the respondent. The notice must:

- State with reasonable particularity the nature of the violation;
- Specify the fine or penalty imposed, and any other corrective action required to be undertaken; and
- Require compliance within 20 calendar days after the date of issuance of the notice.

A.R.S. § 16-938(E)(2).

1. Late Campaign Finance Reports

In the case of a registered committee's failure to file campaign finance reports, no further investigation or discovery is generally necessary and the enforcement officer may proceed to issue a notice of violation. The notice should include a calculation of the penalties that have accrued between the filing deadline and the date of the notice of violation, and state that penalties will continue to accrue until paid in full or corrective action is taken. <u>A.R.S. § 16-938(E)(2)</u>; see also A.R.S. § 16-937(B).

2. Other Campaign Finance Violations

In the case of any other campaign finance violation, the notice of violation should include a presumptive financial penalty equal to the amount of money improperly received, spent, or promised in violation of the law. In special circumstances, based on the severity, extent, or willful nature of the violation, the enforcement officer may issue a financial penalty up to three times the amount of money improperly received, spent, or promised. The enforcement officer should outline the special circumstances in the notice of violation.

A notice of violation also may require the respondent to form a campaign finance committee and thereafter file campaign finance reports for past and future political activity. However, if the respondent timely appeals this ruling, the respondent need not file the campaign finance reports unless and until the enforcement officer's notice of violation has been upheld.

A.R.S. § 16-938(E)(2).

E. Response to Notice of Violation

1. Respondent Takes Corrective Action

If a notice of violation requires corrective action and payment of a fine or financial penalty, but the respondent takes the specified corrective action within 20 days of being served with the notice, the respondent is not subject to any fine or financial penalty. <u>A.R.S. § 16-938(G)(1)</u>. The enforcement officer should close the matter and issue a confirmation in writing.

2. Respondent Takes No Corrective Action

If the respondent fails to timely comply with a notice of violation, the enforcement officer may impose the fine or financial penalty (if any) and provide the respondent a final notice stating that the fine or penalty may be appealed to the Superior Court. A.R.S. § 16-938(G)(2).

3. Respondent Appeals to Superior Court

If the respondent fails to comply with a final notice but timely files an appeal, the final notice is stayed until the appeal is resolved. A respondent must file an appeal in superior court within 30 days after receiving the final decision and provide a copy of the appeal to the enforcement officer. A.R.S. § 16-938(H).

At the hearing, the Superior Court must conduct a trial de novo and the enforcement officer has the burden of proving any alleged violations by a preponderance of the evidence. A.R.S. § 16-938(I).

CHAPTER 17: APPENDICES AND SAMPLE FORMS

The sample forms contained in this manual are subject to revisions. Please contact the Secretary of State's Office, Election Services Division, for the most current version.

TABLE OF CONTENTS

	Page #
I. Appendices	A5
A. Election Calendar	A6
B. Retention Schedule – Election Records (GS-1058)	A27
C. Retention Schedule – Recorder Records (GS-1070)	A34
D. County Recorder Petition Signature Verification Guide (available at www.azsos.gov/elections)	N/A
E. AZSOS HAVA Complaint Handbook (available at www.azsos.gov/elections)	N/A
F. HAVA Administrative Complaint Form (English)	A41
G. HAVA Administrative Complaint Form (Spanish)	A43
H. U.S. Dept. of Justice – ADA Checklist for Polling Places	A45
II. Voter Registration Sample Forms	A75
A. Arizona Voter Registration Form	A76
B. National Voter Registration Form	A79
C. Federal Post Card Application (FPCA)	A134
D. Federal Write-In Absentee Ballot (FWAB)	A137
III. Voter Correspondence Sample Forms	A144
A. <u>DPOC Submission Form/"Federal-Only" Notice</u>	A145
B. <u>DPOC Submission Form/F-Type Notice</u>	A146
C. <u>DPOC Submission Form/SAVE Non-Citizen Notice</u>	A147
D. <u>DPOC Submission Form/SAVE No-Match Notice</u>	A148
E. <u>DPOC Submission Form/ Juror Questionnaire Non-Citizen Notice</u>	A149
F. <u>Under 18 Sample Notice (Not Registered)</u>	A150
G. <u>Under 18 Sample Notice (Suspense, Fed-Only)</u>	A151
H. <u>Under 18 Sample Notice (Suspense, Full-Ballot)</u>	A152

I. Notification to "Federal-Only" RE: HAVA ID Requirement	A153
J. <u>Cancellation Notice Due to Soft Duplicate Match Resolution</u>	A154
K. Registration Update Needed	A155
L. <u>Final Notice (In-Jurisdiction Letter)</u>	A156
M. Final Notice (Out-of-Jurisdiction Letter)	A157
N. <u>Jury Questionnaire – Felon</u>	A158
O. <u>Felony Conviction</u>	A159
P. <u>Adjudicated Incompetent</u>	A160
IV. County Recorder Sample Forms	A161
A. County Recorder Naturalization Ceremony Certification	A162
B. Recorder's Certificate	A163
C. Signature Roster – County Recorder's Certificate	A164
D. Signature Roster – Inspector's Certificate	A165
E. E-Pollbook – Recorder's & Inspector's Certificate	A166
V. Candidate and Campaign Finance Sample Forms	A168
A. Candidate Nomination Paper (Nomination by Primary)	A169
B. Candidate Nomination Petition (Nomination by Primary)	A171
C. Candidate Nomination Paper (Nomination Other Than By Primary, ARS § 16-341)	A174
D. Candidate Nomination Petition (Other Than By Primary)	A176
E. Candidate Nomination Paper (Write-In)	A179
F. Candidate Nomination Paper (Non-Partisan)	A181
G. Candidate Nomination Petition (Non-Partisan)	A183
H. Candidate Statement of Interest	A186
I. Public Officer and Candidate Financial Disclosure Statement	A188
J. <u>Campaign Finance Committee – Statement of Organization</u>	A207
K. Campaign Finance Committee – Campaign Finance Report	A210

L. Campaign Finance Committee – Termination Statement	A280
M. Campaign Finance Reports - Failure to File Notice	A282
N. Campaign Finance Committee - Notice of Intent to Suspend	A283
VI. Early Voting Sample Forms	A284
A. Accessible Voting Device Affidavit	A285
B. 90 Day Notice Information	A286
C. 33 Day Notice for Ballot-by-Mail Jurisdictional Election Held During a Partisan Election (Optional)	A287
VII. Polling Place Sample Forms & Diagrams	A288
A. Precinct Election Supplies Inventory List	A289
B. Ballot Receipt (Separate from Supplies Inventory List)	A290
C. <u>Instructions to Voters and Election Officers</u>	A292
D. <u>Identification at the Polls – Requirements for Voters</u>	A293
E. Sample (1) Curbside Voter's Signature Affidavit	A294
F. Sample (2) Curbside Voter's Signature Affidavit	A295
G. Polling Place Set Up Sample Diagram	A297
H. Official Challenge List	A298
I. Sample Official Ballot Report	A299
VIII. Central Counting Place Boards Sample Forms	A300
A. Receiving Board Log	A301
B. Inspection Board Receipt Log	A302
C. Write-In Board Log	A303
D. Write-In Tally Sheet	A304
E. Master Audit Form Format	A305
F. Master Audit Form	A306
G. <u>Duplication Board Log</u>	A307

IX. Hand Count Audit Sample Forms	A308
A. Master Precinct and Race Selection Worksheet	A309
B. Master List of All Contested Races	A310
C. <u>Hand Count Board Worksheet</u>	A311
D. Sample Hand Count Tally Sheet	A312
E. Sample Hand Count Tally Sheet – Accessible Voting System	A313
F. Sample Precinct Hand Count Report	A314
G. Sample Early Ballot Audit – Hand Count Report	A316
H. Sample Aggregate Precinct Hand Count Report	A317
I. Sample Aggregate Early Ballot Audit – Hand Count Report	A318
J. Sample Hand Count/Early Ballot Audit Report	A319
X. Additional Reporting Sample Forms	A320
A. Equipment, Software, and Firmware Certification Statement	A321
B. Cover Sheet for Additional Reports	A322
C. Accessibility Report	A323
D. Poll Worker Training Report	A325
E. Voter Education Report	A327
F. Early Voting Report	A328
G. Provisional Ballot Report	A330
H. Primary Election Official Canvass of Results	A331

I. APPENDICES

ELECTION CALENDAR

DATE	DATE IN STATUTE	Cat 1	Cat 2	EVENT	REFERENCE	HOLIDAY/ WEEKEND STATUS
1/1/2021	Jan 1	sos		Begin filing Public Officers Annual Financial Disclosure Statement covering CY2020	18-444(D)	HOLIDAY
1/1/2021	Jan 1	sos		Begin Filing 2020 4th Qtr Lobbyist Expenditure Report covering October 1, 2020 - December 31, 2020	41-1232.02(B) 41-1232.03(B)	HOLIDAY
1/1/2021	Jan 1	sos		Begin Filing Principal and Public Body 2020 Annual Expenditure Reports covering January 1, 2020 - December 31, 2020	41-1232.02(A) 41-1232.03(A)	HOLIDAY
1/1/2021	Jan 1	sos		Begin filing Standing Committee 2020 4th Qtr Campaign Finance Report covering October 18, 2020 - December 31, 2020	16-927(A)(2)(b) 16-928(B)	HOLIDAY
1/1/2021	Jan 1	sos	ELEC	Begin filing PAC and Political Party 2020 4th Qtr Campaign Finance Report covering October 18, 2020 - December 31, 2020	16-927(A)(2)(b)	HOLIDAY
1/1/2021	Jan 1	sos		Begin Filing Candidate 2020 4th Qtr Campaign Finance Report Covering October 18, 2020 - December 31, 2020 (Statewide and Legislative candidates)	16-927(B)	HOLIDAY
1/1/2021	Jan 1	ELEC		Begin Filing Candidate 2020 4th Qtr Campaign Finance Report Covering October 18, 2020 - December 31, 2020 (applicable county and local races)	16-927(B)	HOLIDAY
1/2/2021	Jan 2	sos	REC	Begin compiling county-provided January 2 Voter Registration Report	16-168(G)(2)(a)	SATURDAY
1/11/2021	Jan 11 (Second Monday in January)	sos		Deadline for filing Biennial Principal or Public Body Registration Renewal for period covering 2021-2022	41-1232(C) 41-1232.01(C)	
1/15/2021	Jan 15	sos		Deadline for filing Standing Committee 2020 4th Qtr Campaign Finance Report covering October 18, 2020 - December 31, 2020	16-927(A)(2)(b) 16-928(B)	
1/15/2021	Jan 15	SOS	ELEC	Deadline for filing PAC and Political Party 2020 4th Qtr Campaign Finance Report covering October 18, 2020 - December 31, 2020	16-927(A)(2)(b)	
1/15/2021	Jan 15	sos		Deadline for Filing Candidate 2020 4th Qtr Campaign Finance Report Covering October 18, 2020 - December 31, 2020 (Statewide and Legislative candidates)	16-927(B)	
1/15/2021	Jan 15	ELEC		Deadline for Filing Candidate 2020 4th Qtr Campaign Finance Report Covering October 18, 2020 - December 31, 2020 (applicable county and local races)	16-927(B)	
1/23/2021	MarE-45	REC		Deadline for permanent early voters to notify county that an early ballot not be sent for March 9, 2021 election	16-544(F)	SATURDAY
1/23/2021	MarE-45	REC		Mail UOCAVA ballots by 45th day before March 9, 2021 Election for all requests received on or before the 48th day before the election.	16-543(A) MOVE Act	SATURDAY
1/31/2021	Jan 31	sos		Election System Software Escrow Statement: Election vendors who have voting equipment certified for use in Arizona elections and whose equipment is currently in use or will be used in an upcoming election shall notify the Secretary of State, in writing, by January 31 of each year where the source code is held in escrow		
2/1/2021	Jan 31	SOS		Deadline for officeholders to file annual FDS	18-444(D)	SUNDAY
2/1/2021	Jan 31 (moved to next business day)	sos		Deadline for Filing 2020 4th Qtr Lobbyist Expenditure Report covering October 1, 2020 - December 31, 2020 Send Notices of Failure to File for Public	41-1232.02(B) 41-1232.03(B)	SUNDAY
2/2/2021	Feb 1	sos		Officers Annual Financial Disclosure Statements covering CY2021	38-544	
2/4/2021	AugE-180	BOS		Deadline for 180 day notice by Board of Supervisors for August 3, 2021 Election	16-205(A)	
2/8/2021	MarE-29 (until 11:59 pm)	REC		Last day to Register to Vote for March 9, 2021 Election (11:59 p.m.)	16-120(A)	
2/10/2021	MarE-27	ELEC		Begin Early Voting for March 9, 2021 Election	16-542(C)	

0/40/0004	MayE 07	DEC		Mail Early Ballots for March 9, 2021 Election to	40.544/5)	
2/10/2021	MarE-27	REC		voters on permanent early voting list and voters who have requested a one-time ballot-by-mail	16-544(F)	
2/14/2021	MayE-93	REC		Begin accepting ballot-by-mail requests for May 18, 2021 Election (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
2/20/2021	MarE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for March 9, 2021 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
2/21/2021	MarE-16	sos		Begin Filing Standing Committee 2021 March Pre-Election Campaign Finance Report covering January 1, 2021 - February 20, 2021	16-927(A)(2)(a) 16-928(B)	SUNDAY
2/21/20201	MarE-16	ELEC		Begin Filing Candidate Committee 2021 March Pre-Election Campaign Finance Report covering January 1, 2021 - February 20, 2021 (local jurisdictions only)	16-927(A)(2)(a) 16-927(B)	SUNDAY
2/23/2021	MarE-14	ELEC		Tallying of early ballots for March 9, 2021 Election may begin	16-550(B)	
2/26/2021	MarE-11	REC		Deadline for accepting requests for a Ballot-by- Mail for the March 9, 2021 Election	16-542(E)	
2/27/2021	MarE-10	sos		Deadline for Filing Standing Committee 2021 March Pre-Election Campaign Finance Report covering January 1, 2021 - February 20, 2021	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
2/27/2021	MarE-10	ELEC		Deadline for Filing Candidate Committee 2021 March Pre-Election Campaign Finance Report covering January 1, 2021 - February 20, 2021	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
3/1/2021	March 1	sos		Deadline for Filing Principal and Public Body 2020 Annual Expenditure Reports covering January 1, 2020 - December 31, 2020	41-1232.02(A) 41-1232.03(A)	
3/5/2021	MarE-4	ELEC		Deadline to Vote Early In-Person for the March 9, 2021 Election by 5:00 p.m.	16-542(E)	
3/9/2021	MarE (2nd Tuesday in March)	ALL		March 9, 2021 Election	16-204(F)(1)	
3/12/2021	MarE+3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties that have a 4-day work week, the deadline will be the next business day: Monday March 15, 2021.	16-579(A)(2) 16-550(A) Procedures Manual at page 189	
3/15/2021	MarE + 6	BOS		First day to canvass returns for March 9, 2021 Election	16-642(A) 16-645(A)	
3/29/2021	MarE+20	BOS		Last day to canvass returns for March 9, 2021 Election	16-642(A) 16-645(A)	
4/1/2021	Apr 1	sos	REC	Begin compiling county-provided April 1 Voter Registration Report	16-168(G)(2)(b)	
4/1/2021	Apr 1	sos		Begin filing 2021 1st Qtr Lobbyist Expenditure Report covering January 1, 2021 - March 31, 2021	41-1232.02(B) 41-1232.03(B)	
4/1/2021	Apr 1	sos		Begin filing Standing Committee 2021 1st Qtr Campaign Finance Report covering February 21, 2021 - March 31, 2021	16-927(A)(2)(b) 16-928(B)	
4/1/2021	Apr 1	sos		Begin filing PAC and Political Party 2021 1st Qtr Campaign Finance Report covering January 1, 2021 - March 31, 2021	16-927(A)(1)	

4/1/2021	Apr 1	ELEC		Begin filing Candidate 2021 1st Qtr Campaign Finance Report covering February 21, 2021 - March 31, 2021 (applicable county and local	16-927(A)(2)(b) 16-927(B)	
4/3/2021	MayE-45	REC		races) Deadline for permanent early voters to notify county that an early ballot not be sent for May 18, 2021 Election	16-544(F)	SATURDAY
4/3/2021	MayE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before May 18, 2021 Election.	16-543(A);	SATURDAY
4/15/2021	Apr 15	sos		Deadline for filing Standing Committee 2021 1st Qtr Campaign Finance Report covering February 21, 2021 - March 31, 2021	16-927(A)(2)(b); 16-928(B)	
4/15/2021	Apr 15	ELEC		Deadline for filing PAC and Political Party 2021 1st Qtr Campaign Finance Report covering January 1, 2021 - March 31, 2021	16-927(A)(1)	
4/15/2021	Apr 15	ELEC		Deadline for filing Candidate 2021 1st Qtr Campaign Finance Report covering February 21, 2021 - March 31, 2021 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	
4/19/2021	MayE-29	REC		Last day to register to vote for May 18, 2021 Election (11:59 p.m.)	16-120(A)	
4/21/2021	MayE-27	ELEC		Begin early voting for May 18, 2021 Election	16-542(C)	
4/21/2021	MayE-27	REC		Mail early ballots for May 18, 2021 Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-bymail	16-544(F)	
4/30/2021	Apr 30	sos		Deadline for filing 2021 1st Qtr Lobbyist Expenditure Report covering January 1, 2021 - March 31, 2021	41-1232.02(B) 41-1232.03(B)	
5/1/2021	MayE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for May 18, 2021 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
5/2/2021	May 2	sos		Begin filing Standing Committee 2021 May Pre- Election Campaign Finance Report covering April 1, 2021 - May 1, 2021	16-927(A)(2)(a) 16-928(B)	SUNDAY
5/2/2021	May 2	ELEC		Begin filing Candidate 2021 May Pre-Election Campaign Finance Report covering April 1, 2021 - May 1, 2021 (applicable county or local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
5/2/2021	AugE-93	REC		Begin accepting ballot-by-mail requests for August 3, 2021 Election (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
5/4/2021	MayE-14	ELEC		Tallying of early ballots for May 18, 2021 Election may begin	16-550(B)	
5/5/2021	AugE - 90	ELEC		Mail Notice of August 3, 2021 Election to Permanent Early Voters	16-544(D)	
5/6/2021	May 6	sos		Deadline for 180 day notice by Board of Supervisors for November 2, 2021 Election	16-205(A)	
5/7/2021	MayE-11	REC		Deadline for accepting requests for a ballot-by-mail for the May 18, 2021 Election	16-542(E)	
5/8/2021	MayE- 10	sos		Deadline for filing Standing Committee 2021 May Pre-Election Campaign Finance Report covering April 1, 2021 - May 1, 2021	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
5/8/2021	MayE-10	ELEC		Deadline for filing Candidate 2021 May Pre- Election Campaign Finance Report covering April 1, 2021 - May 1, 2021 (applicable county or local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
5/14/2021	MayE - 4	ELEC		Deadline to Vote Early In-Person for the May 18, 2021 Election by 5:00 p.m.	16-542(E)	
5/18/2021	MayE (3rd Tuesday in May)	ALL		May 18, 2021 Election	16-204(F)(2)	
5/21/2021	MayE + 3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties that have a 4-day work week, the deadline will be the next business day: Monday May 24, 2021.	16-579(A)(2) 16-550(A) Procedures Manual	
5/24/2021	MayE + 6	BOS		First day to canvass returns for May 18, 2021 Election	16-642(A) 16-645(A)	
6/7/2021	MayE+20	BOS		Last day to canvass returns for May 18, 2021 Election	16-642(A) 16-645(A)	

2021-2022 ELECTION CALENDAR - AZSOS REV. 9/27/2021

				Deadline for permanent early voters to notify		
6/19/2021	AugE-45	REC		county that an early ballot not be sent for August 3, 2021 Election	16-544(F)	SATURDAY
6/19/2021	AugE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before August 3, 2021 Election.	16-543(A)	SATURDAY
7/1/2021	Jul 1	sos	REC	Begin compiling county-provided July 1 Voter Registration Report	16-168(G)(2)(c)	
7/1/2021	Jul 1	sos		Begin filing Standing Committee 2021 2nd Qtr Campaign Finance Report covering May 2, 2021 - June 30, 2021	16-927(A)(2)(b) 16-928(B)	
7/1/2021	Jul 1	ELEC		Begin filing PAC and Political Party 2021 2nd Qtr Campaign Finance Report covering April 1, 2021 - June 30, 2021	16-927(A)(1)	
7/1/2021	Jul 1	ELEC		Begin filing Candidate 2nd Qtr Campaign Finance Report covering May 2, 2021 - June 30, 2021 (applicable county or local races)	16-927(A)(2)(b) 16-927(B)	
7/1/2021	Jul 1	sos		Begin filing 2021 2nd Qtr Lobbyist Expenditure Report covering April 1, 2021 - June 30, 2021	41-1232.02(B) 41-1232.03(B)	
7/6/2021	AugE-29 (July 5 = observed holiday, moved to next business day)	REC		Last day to Register to Vote for August 3, 2021 Election (Until 11:59 PM)	16-120(A)	HOLIDAY
7/7/2021	AugE-27	ELEC		Begin early voting for August 3, 2021 Election	16-542(C)	
7/7/2021	AugE-27	REC		Mail early ballots for August 3, 2021 Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-by-mail	16-544(F)	
7/15/2021	Jul 15	sos		Deadline for filing Standing Committee 2021 2nd Qtr Campaign Finance Report covering May 2, 2021 - June 30, 2021	16-927(A)(2)(b) 16-928(B)	
7/15/2021	Jul 15	ELEC		Deadline for filing PAC and Political Party 2021 2nd Qtr Campaign Finance Report covering April 1, 2021 - June 30, 2021	16-927(A)(1)	
7/15/2021	Jul 15	ELEC		Deadline for filing Candidate 2nd Qtr Campaign Finance Report covering May 2, 2021 - June 30, 2021 (applicable county or local races)	16-927(A)(2)(b) 16-927(B)	
7/17/2021	AugE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for August 3, 2021 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
7/18/2021	AugE-16	sos		Begin filing Standing Committee 2021 Pre- Primary Campaign Finance Report covering July 1, 2021 - July 17, 2021	16-927(A)(2)(a) 16-928(B)	SUNDAY
7/18/2021	AugE-16	ELEC		Begin filing Candidate 2021 Pre-Primary Campaign Finance Report covering July 1, 2021 - July 17, 2021 (applicable county or local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
7/20/2021	90 + 1 Days after Legislature adjourns sine die	ALL		General effective date of legislation passed during 2021 55th Legislature, First Regular Session. (Based on anticipated adjournment of April 20, 2021; this date will change if Legislature adjourns on a different date.)	Const. Art. IV, Pt. 1, § 1(3) 1-243(A)	
7/20/2021	AugE-14	ELEC		Tallying of early ballots for August 3, 2021 Election may begin	16-550(B)	
7/23/2021	AugE-11	REC		Deadline to accept requests for a Ballot-by-Mail for the August 3, 2021 Election	16-542(E)	
7/24/2021	AugE-10	sos		Deadline for filing Standing Committee 2021 Pre-Primary Campaign Finance Report covering July 1, 2021 - July 17, 2021	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
7/24/2021	AugE-10	ELEC		Deadline for filing Candidate 2021 Pre-Primary Campaign Finance Report covering July 1, 2021 - July 17, 2021 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
7/30/2021	AugE-4	ELEC		Deadline to Vote Early In-Person for the August 3, 2021 Election by 5:00 p.m.	16-542(E)	
7/30/2021	July 30	ELEC		Begin emergency early voting in a manner prescribed by the BOS due to an emergency occurring between 5:00 p.m. on July 30, 2021 and 5:00 p.m. on August 2, 2021 that would prevent the elector from voting at the polls	16-542(H)	

2021-2022 ELECTION CALENDAR - AZSOS REV. 9/27/2021

7/31/2021	Jul 31	CCEC	sos	End of CCEC Exploratory Period for 2022 Election. Exploratory Period covers November 4, 2020 - July 31, 2021	16-961(B)(2)	SATURDAY
8/1/2021	Aug 1	CCEC	sos	Begin CCEC Qualifying Period for 2022 Election. Qualifying Period covers August 1, 2021 - July 26, 2022	16-961(B)(3)	SUNDAY
8/1/2021	Nov E-93	REC		Begin accepting ballot-by-mail requests for November 2, 2021 Election (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
8/2/2021	Jul 31 (moved to next business day)	sos		Deadline for filing 2021 2nd Qtr Lobbyist Expenditure Report covering April 1, 2021 - June 30, 2021	41-1232.02(B) 41-1232.03(B)	SATURDAY
8/3/2021	AugE (1st Tuesday in August)	ALL		August 3, 2021 Election	16-204(F)(3)	
8/6/2021	AugE+3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties with a 4-day work week, the deadline is the following Monday, August 9, 2021.	16-579(A)(2) 16-550(A) Procedures Manual	
8/9/2021	AugE+6	BOS		First day to canvass returns for August 3, 2021 Election	16-642(A) 16-645(A)	
8/23/2021	AugE+20	BOS		Last day to canvass returns for August 3, 2021 Election	16-642(A) 16-645(A)	
9/9/2021	MarE-180	BOS		Deadline for 180 day notice by Board of Supervisors for March 8, 2022 Election	16-205(A)	
9/18/2021	NovE-45	REC		Deadline for permanent early voters to notify county that an early ballot not be sent for November 2, 2021 election	16-544(F)	SATURDAY
9/18/2021	NovE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before November 2, 2021 Election.	16-543(A)	SATURDAY
10/1/2021	Oct 1	sos		Deadline for Secretary of State to submit updated Elections Procedures Manual to Governor and Attorney General for review.	16-452(B)	
10/1/2021	Oct 1	sos		Begin filing Standing Committee 2021 3rd Qtr Campaign Finance Report covering July 18, 2021 - September 30, 2021	16-927(A)(2)(b) 16-928(B)	
10/1/2021	Oct 1	sos	ELEC	Begin filing PAC and Political Party 2021 3rd Qtr Campaign Finance Report covering July 1, 2021 - September 30, 2021	16-927(A)(1)	
10/1/2021	Oct 1	ELEC		Begin filing Candidate 2021 3rd Qtr Campaign Finance Report covering July 18, 2021 - September 30, 2021 (applicable county or local races)	16-927(A)(2)(b) 16-927(B)	
10/1/2021	Oct 1	sos	REC	Begin compiling county-provided October 1 Voter Registration Report	16-168(G)(2)(d)	
10/1/2021	Oct 1	sos		Continued party recognition calculated based on registered voters as of October 1, 2021	16-804(A), (B) 16-168(G)	
10/1/2021	Oct 1	sos		Begin filing 2021 3rd Qtr Lobbyist Expenditure Report covering July 1, 2021 - September 30, 2021	41-1232.02(B) 41-1232.03(B)	
10/1/2021	Oct 1	BOS		Deadline to establish new election precincts and boundaries. This may be impacted by redistricting in early 2022.	16-411(A)	
10/4/2021	NovE-29	REC		Last day to register to vote for November 2, 2021 Election (11:59 p.m.)	16-120(A)	
10/6/2021	NovE-27	ELEC		Begin early voting for November 2, 2021 Election	16-542(C)	
10/6/2021	NovE-27	REC		Mail early ballots for November 2, 2021 Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-by-mail	16-544(F)	
10/15/2021	Oct 15	sos		Deadline for filing Standing Committee 2021 3rd Qtr Campaign Finance Report covering July 18, 2021 - September 30, 2021	16-927(A)(2)(b) 16-928(B)	
10/15/2021	Oct 15	ELEC		Deadline for filing PAC and Political Party 2021 3rd Qtr Campaign Finance Report covering July 1, 2021 - September 30, 2021	16-927(A)(1)	
10/15/2021	Oct 15	ELEC		Deadline for filing Candidate 2021 3rd Qtr Campaign Finance Report covering July 18, 2021 - September 30, 2021 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	

2021-2022 ELECTION CALENDAR - AZSOS REV. 9/27/2021

10/16/2021	NovE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for November 2, 2021 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
10/17/2021	NovE-16	sos		Begin filing Standing Committee 2021 Pre- General Campaign Finance Report covering October 1, 2021 - October 16, 2021	16-927(A)(2)(a) 16-928(B)	SUNDAY
10/17/2021	NovE-16	ELEC		Begin filing Candidate 2021 Pre-General Campaign Finance Report covering October 1, 2021 - October 16, 2021 (applicable county and local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
10/22/2021	NovE-11	REC		Deadline to accept requests for a Ballot-by-Mail for the November 2, 2021 Election	16-542(E)	
10/23/2021	NovE-10	sos		Deadline for filing Standing Committee 2021 Pre-General Campaign Finance Report covering October 1, 2021 - October 16, 2021	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
10/23/2021	NovE-10	ELEC		Deadline for filing Candidate 2021 Pre-General Campaign Finance Report covering October 1, 2021 - October 16, 2021 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
10/29/2021	NovE-4	ELEC		Deadline to Vote Early In-Person for the November 2, 2021 Election by 5:00 p.m.	16-542(E)	
10/29/2021	Oct 29	ELEC		Begin emergency early voting in a manner prescribed by the BOS due to an emergency occurring between 5:00 p.m. on Oct. 29, 2021 and 5:00 p.m. on Nov. 1, 2021 that would prevent the elector from voting at the polls	16-542(H)	
11/1/2021	Oct 31 (moved to next business day)	sos		Deadline for filing 2021 3rd Qtr Lobbyist Expenditure Report covering July 1, 2021 - September 30, 2021	41-1232.02(B) 41-1232.03(B)	SUNDAY
11/2/2021	NovE (1st Tuesday after 1st Monday in November)	ALL		November 2, 2021 Election	16-204(F)(4)	
11/5/2021	NovE+3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties with a 4-day work week, the deadline is the following Monday, November 8, 2021.	16-579(A)(2) 16-550(A) Procedures Manual	
11/8/2021	NovE+6	BOS		First day to canvass returns for November 2, 2021 Election	16-642(A) 16-645(A)	
11/18/2021	MayE-180	BOS		Deadline for 180 day notice by Board of Supervisors for May 17, 2022 Election	16-205(A)	
11/22/2021	NovE+20	BOS		Last day to canvass returns for November 2, 2021 Election	16-642(A) 16-645(A)	
11/26/2021	PE-250 (Falls on 11/25, moved to next business day)	REC		Deadline for filing new party petitions with Secretary of State (for statewide recognition) or the county officer in charge of elections (for county recognition) for signature verification	16-803(A)	HOLIDAY
12/1/2021	Dec 1	sos		Begin filing Biennial Lobbyist Registration Renewal for 2022-2023	41-1232.05(A)	
12/1/2021	Dec 1	SOS	REC	Deadline to determine political parties for continued representation based on votes cast for Governor or presidential electors at last General Election, or based on October 1 county voter registration report	16-804(A)-(D) 16-168(G)	
12/5/2021	MarE - 93	REC		Begin accepting ballot-by-mail requests for March 8, 2022 Election (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
12/7/2021	+7 business days after receipt of new party petitions	sos		Deadline for Secretary of State to remove ineligible sheets and signatures from new party petition sheets and transmit random sample to County Recorders for signature verification	16-803(B), (C)	
12/8/2021	MarE-90	ELEC		Mail Notice of March 8, 2022 Election to Permanent Early Voters	16-544(D)	
12/21/2021	+10 business days after receipt of random sample	REC		Deadline for County Recorders to verify new party petitions petition signatures for Primary Election and provide certified results to Secretary of State	16-803(E), (F)	

12/27/2021	72 hours (business days only) after receipt of certification from County Recorders	SOS		Deadline for Secretary of State to determine new party petition results of random sample, issue receipt to sponsor committee and issue party recognition (deadline may vary depending on timing of county certification)	16-803(H), (I)	
1/1/2022	Jan 1	sos		Begin filing Standing Committee 2021 4th Qtr Campaign Finance Report covering October 17, 2021 - December 31, 2021	16-927(A)(2)(b) 16-928(B)	HOLIDAY
1/1/2022	Jan 1	ELEC		Begin filing PAC and Political Party 2021 4th Qtr Campaign Finance Report covering October 1, 2021 - December 31, 2021	16-927(A)(1)	HOLIDAY
1/1/2022	Jan 1	sos		Begin filing Candidate 2021 Cumulative Report covering all transactions since last filed through December 31, 2021 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B)	HOLIDAY
1/1/2022	Jan 1	ELEC		Begin filing Candidate 2021 4th Qtr Campaign Finance Report covering October 17, 2021 - December 31, 2021 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	HOLIDAY
1/1/2022	Jan 1	sos		Begin filing Public Officers Annual Financial Disclosure Statement covering CY2021	18-444(D)	HOLIDAY
1/1/2022	Jan 1	sos		Begin filing 2021 4th Qtr Lobbyist Expenditure Report covering October 1, 2021 - December 31, 2021	41-1232.02(B) 41-1232.03(B)	HOLIDAY
1/1/2022	Jan 1	sos		Begin filing Principal and Public Body 2021 Annual Expenditure Reports covering January 1, 2021 - December 31, 2021	41-1232.02(A) 41-1232.03(A)	HOLIDAY
1/1/2022	Jan 1	sos		Begin Filing Nomination Papers, Petitions, & QCs for CCEC Candidates	16-951	HOLIDAY
1/2/2022	Jan 2	sos	REC	Begin compiling county-provided January 2 Voter Registration Report	16-168(G)(1)(a)	SUNDAY
1/2/2022	Jan 2	REC		Deadline to transfer voters into newly established precincts and boundaries	16-411 16-412	SUNDAY
1/2/2022	Jan 2	sos	ELEC	Calculate petition signature requirements for candidates for the 2022 Primary and General Elections based on the Jan. 2 voter registration numbers	16-322(B) 16-168(G) 16-193(1) 16-321(F)	SUNDAY
1/3/2022	Dec 31 (Falls on holiday; moved to next business day)	sos		Deadline for SOS to request EAC include AZ DPOC instructions on federal voter registration form	S.B. 1819, Sec. 35	HOLIDAY
1/3/2022	Dec 31 (Falls on holiday; moved to next business day)	sos		Deadline for issuance of updated Elections Procedures Manual, following approval by Governor and Attorney General	16-452(B)	HOLIDAY
1/10/2022	Jan 10 (second Monday in January)	sos		Deadline for filing Biennial Lobbyist Registration Renewal for 2022 - 2023	41-1232.05(A)	
1/15/2022	Jan 15	sos		Deadline for filing Standing Committee 2021 4th Qtr Campaign Finance Report covering October 17, 2021 - December 31, 2021	16-927(A)(2)(b) 16-928(B)	SATURDAY
1/15/2022	Jan 15	sos	ELEC	Deadline for filing PAC and Political Party 2021 4th Qtr Campaign Finance Report covering October 1, 2021 - December 31, 2021	16-927(A)(1)	SATURDAY
1/15/2022	Jan 15	ELEC		Deadline for Filing Candidate 2021 4th Qtr Campaign Finance Report Covering October 17, 2021 - December 31, 2021 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	SATURDAY
1/15/2022	Jan 15	sos		Deadline for Filing Candidate 2021 Cumulative Report covering all transactions since last filed through December 31, 2021 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B)	SATURDAY
1/22/2022	MarE-45	REC		Deadline for permanent early voters to notify county that an early ballot not be sent for March 8, 2022 Election	16-544(F)	SATURDAY
1/22/2022	MarE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before March 8, 2022 Election	16-543(A)	SATURDAY
1/27/2022	MarE-40	ELEC		Deadline for Write-In Candidates to file Nomination Papers (March local elections)	16-312(B)	
1/31/2022	Jan 31	SOS	ELEC	CY2021	18-444(D)	
1/31/2022	Jan 31	sos		Deadline for filing 2021 4th Qtr Lobbyist Expenditure Report covering October 1, 2021 - December 31, 2021	41-1232.02(B) 41-1232.03(B)	

1/31/2022	Jan 31	sos		Election System Software Escrow Statement: Election vendors who have voting equipment certified for use in Arizona elections and whose equipment is currently in use or will be used in an upcoming election shall notify the Secretary of State, in writing, by January 31 of each year where the source code is held in escrow		
2/1/2022	Feb 1	sos		Send Notices of Failure to File for Public Officers Annual Financial Disclosure Statements covering CY2021	38-544	
2/3/2022	PE-180	BOS		Deadline for 180 day notice by Board of Supervisors for August 2, 2022 Primary Election	16-205(A)	
2/7/2022	MarE-29	REC		Last day to register to vote for March 8, 2022 Election at 11:59 p.m.	16-120(A)	
2/9/2022	MarE-27	ELEC		Begin early voting for March 8, 2022 Election	16-542(C)	
2/9/2022	MarE-27	REC		Mail early ballots for March 8, 2022 Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-bymail	16-544(F)	
2/13/2022	MayE - 93	REC		Begin accepting ballot-by-mail requests for May 17, 2022 Election (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
2/19/2022	MarE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for March 8, 2022 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
2/20/2022	MarE-16	sos		Begin filing Standing Committee 2022 March Pre-Election Campaign Finance Report covering January 1, 2022 - February 19, 2022	16-927(A)(2)(a) 16-928(B)	SUNDAY
2/20/2022	MarE-16	ELEC		Begin Filing Candidate 2022 March Pre- Election Campaign Finance Report Covering January 1, 2022 - February 19, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
2/25/2022	MarE-11	REC		Deadline to accept requests for a Ballot-by-Mail for the March 8, 2022 Election	16-542(E)	
2/26/2022	MarE-10	sos		Deadline for filing Standing Committee 2022 March Pre-Election Campaign Finance Report covering January 1, 2022 - February 19, 2022	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
2/26/2022	MarE-10	ELEC		Deadline for filing Candidate 2022 March Pre- Election Campaign Finance Report covering January 1, 2022 - February 19, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
3/1/2022	March 1	sos		Deadline for filing Principal and Public Body 2021 Annual Expenditure Reports covering January 1, 2021 - December 31, 2021	41-1232.02(A) 41-1232.03(A)	
3/2/2022	30 days after due date	sos		Send Notices of Failure to File for Public Officers Annual Financial Disclosure Statements covering CY2021	16-937 (38-544)	
3/4/2022	MarE-4	ELEC		Deadline to Vote Early In-Person for the March 8, 2022 Election by 5:00 p.m.	16-542(E)	
3/5/2022	PE-150	sos		Begin accepting Nomination Papers, Nomination Petitions, and Financial Disclosure Statements for Primary Election candidates seeking partisan nomination	16-311(A) 16-314(A) 38-543	SATURDAY
3/5/2022	PE-150	sos	ELEC	Begin accepting Nomination Papers, Nomination Petitions, and Financial Disclosure Statements for Primary Election candidates seeking "Nomination Other than by Primary" (independent candidates)	16-341(A), (C) 38-543	SATURDAY
3/5/2022	PE-150	ELEC		Begin accepting nonpartisan candidate Nomination Petitions and Papers for Primary Election (applicable county and local jurisdictions)	16-311(B) 16-204	SATURDAY

3/8/2022	MarE (2nd Tuesday in March)	ALL		March 8, 2022 Election	16-204(F)(1)	
3/11/2022	MarE+3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties with a 4-day work week, the deadline falls on 3/14/22.	16-579(A)(2) 16-550(A) Procedures Manual	
3/14/2022	MarE+6	BOS		First day to canvass returns for March 8, 2022 Election	16-642(A) 16-645(A)	
3/28/2022	MarE+20	BOS		Last day to canvass returns for March 8, 2022 Election	16-642(A) 16-645(A)	
4/1/2022	Apr 1	sos	REC	Begin compiling county-provided April 1, 2022 Voter Registration Report	16-168(G)(1)(b)	
4/1/2022	Apr 1	sos		Begin filing Standing Committee 2022 1st Qtr Campaign Finance Report covering February 20, 2022 - March 31, 2022	16-927(A)(2)(b) 16-928(B)	
4/1/2022	Apr 1	ELEC		Begin filing PAC and Political Party 2022 1st Qtr Campaign Finance Report covering January 1, 2022- March 31, 2022	16-927(A)(1)	
4/1/2022	Apr 1	ELEC		Begin filing Candidate 2022 1st Qtr Campaign Finance Report covering January 1, 2022 - March 31, 2022 (Statewide and Legislative candidates)	16-927(A)(1) 16-927(B)	
4/1/2022	Apr 1	ELEC		Begin filing Candidate 2022 1st Qtr Campaign Finance Report covering February 20, 2022 - March 31, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	
4/1/2022	Apr 1	SOS		Begin filing 2022 1st Qtr Lobbyist Expenditure Report covering January 1, 2022 - March 31, 2022	41-1232.02(B) 41-1232.03(B)	
4/2/2022	MayE-45	REC		Deadline for permanent early voters to notify county that an early ballot not be sent for May 17, 2022 Election	16-544(F)	SATURDAY
4/2/2022	MayE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before May 17, 2022 Election.	16-543(A)	SATURDAY
4/4/2022	PE-120	sos		Deadline for Secretary of State to send notice to Board of Supervisors designating state and federal offices for which candidates are to be nominated at the August 2, 2022 Primary Election	16-202	
4/4/2022	PE-120	sos		Deadline for accepting Nomination Papers, Nomination Petitions, and Financial Disclosure Statements for Primary Election candidates seeking partisan nomination	16-311(A) 16-314(A) 38-543	
4/4/2022	PE-120	sos		Deadline for accepting Nomination Papers, Nomination Petitions, and Financial Disclosure Statements for Primary Election candidates seeking "Nomination Other than by Primary" (independent candidates)	16-341(A), (C) 38-543	
4/4/2022	PE-120	ELEC		Deadline for accepting Nonpartisan Candidate Nomination Petitions and Papers for Primary Election (applicable county and local jurisdictions)	16-311(B) 16-204	
4/15/2022	Apr 15	sos		Deadline for filing Standing Committee 2022 1st Qtr Campaign Finance Report covering February 20, 2022 - March 31, 2022	16-927(A)(2)(b) 16-928(B)	
4/15/2022	Apr 15	sos	ELEC	Deadline for filing PAC and Political Party 2022 1st Qtr Campaign Finance Report covering January 1, 2022 - March 31, 2022	16-927(A)(1)	
4/15/2022	Apr 15	sos		Deadline for Filing Candidate 2022 1st Qtr Campaign Finance Report Covering January 1, 2022 - March 31, 2022 (Statewide and Legislative candidates)	16-927(A)(1) 16-927(B)	
4/15/2022	Apr 15	ELEC		Deadline for filing Candidate 2022 1st Qtr Campaign Finance Report covering February 20, 2022 - March 31, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	
4/18/2022	Apr 18 (10 business days afer close of candidate filing)	sos	ELEC	Deadline for filing challenges to candidate Nomination Petitions	16-351(A)	
4/18/2022	MayE-29	REC		Last day to register to vote for May 17, 2022 Election at 11:59 p.m.	16-120(A)	

4/19/2022	PE-105	BOS		Earliest day Board of Supervisors may cancel election for certain offices held under Title 15, Title 48, or 16-822 based on number of candidates who have filed Nomination Paper and appoint those candidates to the office	16-410(A)	
4/20/2022	MayE-27	REC		Begin early voting for May 17, 2022 Election	16-542(C)	
4/20/2022	MayE-27	REC		Mail early ballots for May 17, 2022 Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-by-mail	16-542(C) 16-544(F)	
4/24/2022	PE-100**	ELEC		Recommended deadline to order ballot cards/stock for August 2, 2022 Primary Election	16-508	SUNDAY
4/30/2022	MayE-17	ELEC	sos	File Computer Program and Voting Equipment Certification for May 17, 2022 Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
5/1/2022	MayE-16	sos		Begin filing Standing Committee 2022 May Pre- Election Campaign Finance Report covering April 1, 2022 - April 30, 2022	16-927(A)(2)(a) 16-928(B)	SUNDAY
5/1/2022	MayE-16	ELEC		Begin Filing Candidate 2022 May Pre-Election Campaign Finance Report Covering April 1, 2022 - April 30, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
5/1/2022	PE-93	REC		Begin accepting ballot-by-mail requests for August 2, 2022 Primary Election and ballot-by- mail requests for both Primary and General Elections (UOCAVA voters and protected voters under 16-153 can request ballots before this date)	16-542(A)(B)	SUNDAY
5/2/2022	Apr 30 (moved to next business day)	sos		Deadline for filing 2022 1st Qtr Lobbyist Expenditure Report covering January 1, 2022 - March 31, 2022	41-1232.02(B); 41-1232.03(B)	SATURDAY
5/4/2022	PE-90	ELEC		Mail Notice of August 2, 2022 Primary Election to permanent early voters	16-544(D)	
5/4/2022	PE-90	BOS		Accept lists of Election Board nominees submitted by political party chairmen for August 2, 2022 Primary Election	16-531(A)	
5/6/2022	MayE-11	REC		Deadline to accept requests for a ballot-by-mail for the May 17, 2022 election	16-542(E)	
5/7/2022	MayE-10	sos		Deadline for filing Standing Committee 2022 May Pre-Election Campaign Finance Report covering April 1, 2022 - April 30, 2022	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
5/7/2022	MayE-10	ELEC		Deadline for filing Candidate 2022 May Pre- Election Campaign Finance Report Covering April 1, 2022 - April 30, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
5/12/2022	GE-180	BOS		Deadline for 180 day notice by Board of Supervisors for November 8, 2022 General Election	16-205(A)	
5/13/2022	MayE-4	ELEC		Deadline to Vote Early In-Person for the May 17, 2022 Election by 5:00 p.m.	16-542(E)	
5/17/2022	MayE (3rd Tuesday in May)	ALL		May 17, 2022 Election	16-204(F)(2)	
5/19/2022	PE-75**	BOS		Recommended deadline to schedule instruction classes for Precinct Election Boards for August 2, 2022 Primary Election	16-532	
5/20/2022	MayE+3 business days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures for May 17, 2022 Election. For counties with a 4-day work week, the deadline falls on 5/23/22.	16-579(A)(2) 16-550(A) Procedures Manual	
5/23/2022	MayE+6	BOS		First day to canvass returns for May 17, 2022	16-642(A)	
5/31/2022	PE-63 (9 weeks)	CCEC		Election Begin CCEC Primary Election Period (9 week period ending on the day of the Primary Election)	16-645(A) 16-961(B)(4)	
5/31/2022	PE-63 (9 weeks)	CCEC		CCEC payment to qualified participating candidates	16-951(A)	

6/3/2022	PE-60	REC		Accept lists of nominees for Special Election Boards from the county party chairmen and begin appointing Special Election Boards for November 8, 2022 General Election	16-549(A)	
6/6/2022	MayE+20	BOS		Last day to canvass returns for May 17, 2022 Election	16-642(A) 16-645(A)	
6/13/2022	GE-150 = Jun 11 (Saturday)	ELEC		Begin accepting nonpartisan candidate Nomination Petitions and Papers for General Election (applicable county and local jurisdictions)	16-311(B) 16-204	SATURDAY
6/13/2022	PE-50**	BOS		Recommended deadline to prepare materials and supplies for instruction classes for Precinct Election Boards	16-532	
6/13/2022	PE-50**	BOS		Recommended deadline to print instructions and check list for Election Board and Inspectors	16-532	
6/18/2022	PE-45	BOS		Instruction classes for Precinct Election Boards may begin	16-532(A)	SATURDAY
6/18/2022	PE-45	ELEC		Prepare proof of sample ballots and: (1) Submit to each county party chairman, and (2) Mail a copy to each candidate who has properly filed a Nomination Paper	16-461(A)	SATURDAY
6/18/2022	PE-45	REC		Deadline for permanent early voters to notify county that an early ballot not be sent for August 2, 2022 Primary Election	16-544(F)	SATURDAY
6/18/2022	PE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before August 2, 2022 Primary Election.	16-543(A)	SATURDAY
6/19/2022	PE-44**	ELEC		Recommended deadline to order ballot cards/stock for November 8, 2022 General Election	16-508	SUNDAY
6/23/2022	PE-40	ELEC		Last day to accept suggestions from county party chairmen on changes to sample ballot due to error or omission	16-461(B)	
6/23/2022	PE-40	BOS		Print sample ballots	16-461(B), (C)	
6/23/2022	PE-40	sos	ELEC	Deadline for Write-in Candidate Nomination Papers for August 2, 2022 Primary Election at 5:00 p.m.	16-312(B)	
6/24/2022	PE-39**	sos	ELEC	Deliver notice of Write-in Candidates who have filed Nomination Papers	16-312(E) Procedures Manual	
6/24/2022	PE-39**	BOS		Include list of eligible Write-in Candidates in supplies for Precinct Inspectors	16-312(C), (E)	
6/29/2022	(EV-7)	sos	BOS	Begin Logic and Accuracy Tests before early voting for the Primary Election for accessible voting system units	16-449 Procedures Manual	
6/30/2022	PE-33	BOS		Print early ballots and deliver to County Recorder	16-503 16-545(B)(1)	
6/30/2022	PE-33**	REC		Print instructions and envelopes needed for early voting for the August 2, 2022 Primary Election	16-547(C)	
6/30/2022	PE-33**	REC		Recommended deadline to appoint Special Election Boards	16-549(A)	
7/1/2022	Jul 1	sos		Begin filing Standing Committee 2022 2nd Qtr Campaign Finance Report covering May 1, 2022 - June 30, 2022	16-927(A)(2)(b) 16-928(B)	
7/1/2022	Jul 1	ELEC		Begin filing PAC and Political Party 2022 2nd Qtr Campaign Finance Report covering April 1, 2022 - June 30, 2022	16-927(A)(1)	
7/1/2022	Jul 1	ELEC		Begin filing Candidate 2022 2nd Qtr Campaign Finance Report covering April 1, 2022 - June 30, 2022 (Statewide and Legislative candidates)	16-927(A)(1) 16-927(B)	
7/1/2022	Jul 1	ELEC	_	Begin filing Candidate 2022 2nd Qtr Campaign Finance Report covering May 1, 2022 - June 30, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	
7/1/2022	Jul 1	sos		Begin filing 2022 2nd Qtr Lobbyist Expenditure Report covering April 1, 2022 - June 30, 2022	41-1232.02(B) 41-1232.03(B)	
7/1/2022	PE-32**	BOS		Recommended date to begin accepting political party election observer lists submitted by county party chairmen for August 2, 2022 Primary Election	16-590	

7/1/2022	PE-32**	BOS		Designate locations for Central Counting Place Boards, Precinct Boards, Early Boards, Data Processing Boards and Receiving Site Boards	Procedures Manual	
7/5/2022	July 4 (PE-29; Holiday, moved to next business day)	REC		Last day to register to vote for August 2, 2022 Primary Election at 11:59 p.m.	16-120(A)	HOLIDAY (Registrations accepted until 7/5 at midnight)
7/5/2022	PE-29 (moved to next business day)	sos	REC	Begin compiling county-provided Primary Election Voter Registration Report	16-168(G)(1)(c)	HOLIDAY
7/5/2022	PE-29**(moved to next business day)	BOS		Recommended deadline for designating locations for Receiving Sites, Central Counting Place, Computer Center and Early Processing Center	16-551	HOLIDAY
7/6/2022	PE-27	sos		Deadline to submit arguments for or against statewide Ballot Measures	19-124(A)(B)	
7/6/2022	PE-27	REC		Begin early voting for August 2, 2022 Primary Election	16-542(C)	
7/6/2022	PE-27	REC		Mail early ballots for August 2, 2022 Primary Election to voters on Permanent Early Voting List and voters who have requested a one-time ballot-by-mail	16-544(F)	
7/7/2022	GE - 4 months and 1 day	sos		Deadline for filing statewide initiative petitions with the Secretary of State	Const. Art. IV, Pt. 1 § 1(4)	
7/11/2022	GE-120	ELEC		Deadline for accepting Nonpartisan Candidate Nomination Petitions and Papers for General Election (applicable county and local jurisdictions)	16-311(B) 16-204	
7/13/2022	July 13 (8 days after close of registration)	REC		Deliver complete copies of precinct registers to county and state party chairmen	16-168(C)	
7/13/2022	PE-20	BOS		Designate polling places (except for special district and mail ballot elections)	16-411(B)	
7/13/2022	PE-20	BOS		Appoint all Election Boards	16-531 16-535 16-551	
7/15/2022	Jul 15	sos		Deadline for filing Standing Committee 2022 2nd Qtr Campaign Finance Report covering May 1, 2022 - June 30, 2022	16-927(A)(2)(b) 16-928(B)	
7/15/2022	Jul 15	sos	ELEC	Deadline for filing PAC and Political Party 2022 2nd Qtr Campaign Finance Report covering April 1, 2022 - June 30, 2022	16-927(A)(1)	
7/15/2022	Jul 15	sos		Deadline for filing Candidate 2022 2nd Qtr Campaign Finance Report covering April 1, 2022 - June 30, 2022 (Statewide and Legislative candidates)	16-927(A)(1) 16-927(B)	
7/15/2022	Jul 15	ELEC		Deadline for filing Candidate 2022 2nd Qtr Campaign Finance Report covering May 1, 2022 - June 30, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	
7/15/2022	PE-18**	BOS		Recommended deadline to outline polling place support plan for General Election Day	**	
7/16/2022	PE-17	BOS	sos	File Computer Program and Voting Equipment Certification for August 2, 2022 Primary Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
7/16/2022	PE-17	sos		SOS performs Logic and Accuracy tests within 17 days of August 2, 2022 Primary Election - Notify public 48 hours in advance	16-449(A) Procedures Manual	SATURDAY
7/17/2022	PE-16	SOS		Begin filing Standing Committee 2022 Pre- Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022	16-927(A)(2)(a) 16-928(B)	SUNDAY
7/17/2022	PE-16	sos	ELEC	July 1, 2022 - July 16, 2022	16-927(A)(2)(a)	SUNDAY
7/17/2022	PE-16	sos		Begin filing Candidate 2022 Pre-Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(a) 16-927(B)	SUNDAY
7/17/2022	PE-16	ELEC		Begin filing Candidate 2022 Pre-Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
7/19/2022	PE-14**	BOS		Mail notice to county party chairmen as to time and place when voting devices can be inspected	16-447(B)	

7/22/2022	PE-11	REC		Deadline for accepting requests for assistance by Special Election Board due to "continuing" illness at 5:00 p.m.	16-549(C)	
7/22/2022	PE-11	REC		Deadline for accepting requests for a ballot-by- mail for August 2, 2022 Primary Election	16-542(E)	
7/22/2022	PE-11	BOS		Mail sample ballots	16-461(D)	
7/22/2022	PE-11 (after 5:00 p.m. on 2nd Friday prior to PE)	REC		Begin accepting requests for assistance by Special Election Board due to "unanticipated" illness or disability	16-549(D)	
7/23/2022	PE-10	SOS		Deadline for the Vote Count Verification Committee to meet and consider revision of the designated margins to be used in the hand count audit, which will be simultaneously posted to the Secretary of State's web site.	16-602(K)(4)	SATURDAY
7/23/2022	PE-10	REC		Prepare official precinct registers	16-168(A)	SATURDAY
7/23/2022	PE-10**	REC		Provide inactive voter list to each precinct on or before Election Day	16-583(A)	SATURDAY
7/23/2022	PE-10	sos		Deadline for filing Standing Committee 2022 Pre-Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
7/23/2022	PE-10	sos	ELEC	Deadline for Filing PAC and Political Party 2022 Pre-Primary Campaign Finance Report Covering July 1, 2022 - July 16, 2022	16-927(A)(2)(a) 1-243(A) 1-303	SATURDAY
7/23/2022	PE-10	sos		Deadline for filing Candidate 2022 Pre-Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
7/23/2022	PE-10	ELEC		Deadline for filing Candidate 2022 Pre-Primary Campaign Finance Report covering July 1, 2022 - July 16, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
7/25/2022	10 business days afer close of candidate filing	ELEC		Deadline for filing challenges to Candidate Nonpartisan Nomination Petitions for the General Election	16-351(A)	
7/25/2022	PE-8 (2nd Monday Prior to PE)	BOS	ELEC	Complete tabulation contingency plans	Procedures Manual	
7/26/2022	PE-7**	BOS		Recommended deadline to complete ballot and supply dispersal plan	16-509	
7/26/2022	PE-7	ELEC		Deadline for political parties to provide names of persons intending to participate in hand count by 5:00 p.m.	16-602(B)(7)	
7/26/2022	PE-7	CCEC	sos	Deadline for filing Application for Certification form with the Secretary of State as a CCEC participating candidate	16-947(A) 16-961(B)(3)	
7/26/2022	PE-7	CCEC	sos	End of CCEC Qualifying Period for 2022 Election, covers August 1, 2021 - July 26, 2022	16-961(B)(3)	
7/26/2022	GE-105	BOS		Earliest day Board of Supervisors may cancel election for certain offices held under Title 15, Title 48, or 16-822 based on number of candidates who have filed Nomination Paper and appoint those candidates to the office	16-410(A)	
7/27/2022	PE-6 (Wednesday prior to PE)	ELEC		Deadline for officer in charge of elections to notify political parties of shortage in number of persons intending to participate in hand count by 9:00 a.m.	16-602(B)(7)	
7/28/2022	PE-5 (Thursday prior to PE)	ELEC		Deadline for political parties to provide sufficient number of additional persons to cover hand count board shortages by 5:00 p.m.	16-602(B)(7)	
7/29/2022	PE-4 (Friday prior to PE)	REC		Deadline for "overseas" voter as defined in UOCAVA who was recently discharged or separated from employment to register to vote for the Primary Election at 5:00 p.m.	16-103(D)	
7/29/2022	PE-4	ELEC		Deadline to Vote Early In-Person for the August 2, 2022 Primary Election by 5:00 p.m.	16-542(E)	

7/29/2022	Jul 29	ELEC	Begin emergency early voting in a manner prescribed by the BOS; available to electors who experience an emergency between 5:00 p.m. on July 29, 2022 and 5:00 p.m. on Aug. 1, 2022 that would prevent them from voting at the polls	16-542(H)	
7/31/2022	PE-2	BOS	If BOS fails to designate polling places, the Justice of the Peace may designate polling places	16-411(C)	SUNDAY
7/31/2022	PE-2	BOS	Deliver ballots to Inspector	16-509	SUNDAY
8/1/2022	Jul 31 (moved to next business day)	sos	Deadline for filing 2022 2nd Qtr Lobbyist Expenditure Report covering April 1, 2022 -	41-1232.02(B) 41-1232.03(B)	SUNDAY
8/1/2022	PE-1**	BOS	June 30, 2022 Recommended deadline to complete instruction classes for Precinct Boards, Receiving and Central Counting Place Boards and Data Processing Boards	16-532	
8/1/2022	PE-1**	BOS	Recommended deadline to deliver polling place supplies	16-404 16-405 16-447 16-511	
8/1/2022	PE-1	REC	Deadline for Accepting Requests for Assistance by Special Election Board due to "Unanticipated" Illness or Disability	16-549(D)	
8/1/2022	PE-1	REC	Deliver list of all electors who were issued early ballots to Precinct Inspectors	16-542(G)	
8/1/2022	PE-1**	BOS	Recommended deadline to deliver list of qualified write-in candidates to Inspector to be posted in polling place on Election Day	16-312(E)	
8/2/2022	PE	ALL	August 2, 2022 Primary Election	16-201 16-204(E)(1) 16-204(F) 16-206(A)	
8/2/2022	PE	REC	Continue delivery of early ballots to Early Boards for processing until 7:00 p.m.	16-551(C)	
8/2/2022	PE	REC	Deadline for uniformed and overseas citizens residing outside of Arizona to register to vote for the Primary Election at 7:00 p.m.	16-103(C)	
8/2/2022	PE	CCEC	End of CCEC Primary Election Period	16-961(B)(4)	
8/3/2022	PE+1	ELEC	Hand count begins within 24 hours of the closing of the polls	16-602(I) Procedures Manual	
8/3/2022	PE+1	ELEC	Select by lot 2% of precincts/vote centers and perform hand count on those ballots; randomly select from sequestered early ballot batches a number equal to 1% of early ballots cast or 5,000 early ballots (whichever is less) for manual audit	16-602(B)(1) 16-602(F) Procedures Manual	
8/3/2022	PE+1	ELEC	Select contested races to be hand counted	16-602(B)(2)	
8/3/2022	PE+1	CCEC	Begin CCEC General Election Period	16-602(C) 16-961(B)(5)	
8/3/2022	PE+1	CCEC	CCEC payment to qualified participating	16-951(C)	
8/3/2022	PE+1	CCEC	candidates CCEC candidates to return monies above sufficient amount to pay unpaid bills during Primary Election Period	16-953(A)	
8/4/2022	Filing date+ 20 business days (Date may vary for early filings)	sos	Deadline for Secretary of State to remove ineligible initiative petition sheets and signatures and transmit random sample to County Recorders	19-121.01(A) 19-121.01(B) 19-121.01(D)	
8/7/2022	GE-93	REC	Begin accepting requests for early ballots for the November 8, 2022 General Election (UOCAVA voters and protected voters can request ballots before this date)	16-542(A)(B) 16-153	SUNDAY
8/7/2022	GE-93**	REC	Begin accepting requests for assistance by Special Election Board due to "continuing" illness	16-549	SUNDAY
8/8/2022	PE+1st Monday	BOS	Deadline to hear early ballot challenges (by 5:00 p.m.)	16-552(E)	
8/8/2022	PE+6	BOS	First day to canvass returns for August 2, 2022 Primary Election, and issue Letters of Nomination and Certificates of Election	16-642(A) 16-645(A)	

8/9/2022	PE+5 Business Days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties that have a 4-day work week, the deadline will be the next business day: 8/10/2022.	16-579(A)(2) 16-550(A) Procedures Manual	
8/9/2022	PE+5 business days	REC		Deadline to process provisional ballots from the	16-135(D)	
8/10/2022	GE-90	BOS		August 2, 2022 Primary Election Accept lists submitted by party chairmen of Election Board nominees for November 8, 2022 General Election	16-584(E) 16-531(A)	
8/10/2022	GE-90	sos	CLK	Begin accepting retention paperwork for judicial officers of Supreme and Appellate courts (SOS) and Superior Court (CLK)	Const. Art. VI § 38(A)	
8/16/2022	PE+14	BOS		Last day to canvass returns for August 2, 2022 Primary Election, and issue Letters of Nomination and Certificates of Election (NOTE: 16-642(A) allows governing body to canvass up to 20 days following an election. However, 16-645(B) requires BOS to deliver canvass to SOS within 14 days after Primary Election)	16-642(A) 16-645(A), (B)	
8/16/2022	PE+14	BOS		Deliver Canvass to Secretary of State	16-645(B)	
8/22/2022	PE+ 3d Monday	sos		OFFICIAL CANVASS OF THE AUGUST 2, 2022 PRIMARY ELECTION Canvass returns for all Federal, Statewide, and Legislative Offices	16-645(B)	
8/22/2022	PE+ 3d Monday	sos		Issue Letters of Nomination to all prevailing Federal, Statewide, and Legislative candidates who filed Nomination Papers with the Secretary of State	16-645(B)	
8/25/2022	GE-75**	BOS		Recommended deadline to schedule instruction classes for Precinct Election Boards for November 8, 2022 General Election	16-532	
8/25/2022	Receipt of Random Sample +15 Business Days (Date may vary for early filings)	REC		Deadline for County Recorders to verify initiative petition signatures and provide certified results to the Secretary of State	19-121.02	
8/30/2022	GE-70	CCEC	sos	Deadline for participating candidate to file Application to Receive Funds and Qualifying Contributions Report with original qualifying slips to the Secretary of State	16-950(B)	
8/30/2022	72 hours (business days only) after receipt of certification from County Recorders (Date may vary for early filings)	sos		Deadline for Secretary of State to determine initiative petition results of random sample, issue receipt to sponsor committee, and notify Governor	19-121.04	
9/1/2022	PE+30	CCEC		CCEC candidates shall pay uncontested / unpaid bills from Primary Election	16-953(C)	
9/9/2022	GE-60	REC		Accept list of nominees for Special Election Boards from the county party chairmen and begin appointing Special Election Boards for November 8, 2022 General Election	16-549(A)	
9/9/2022	GE-60	sos	ELEC	Deadline to accept retention paperwork for judicial officers of Supreme and Appellate courts (SOS) and Superior Court (CLK)	Const. Art. VI § 38(A)	
9/15/2022	MarE-180	BOS		Deadline for 180 day notice by Board of Supervisors for March 14, 2023 Election	16-205	
9/19/2022	GE-50**	BOS		Recommended deadline to prepare materials and supplies for instruction classes for Precinct Election Boards	16-532	
9/19/2022	GE-50**	BOS		Recommended deadline to print instructions and check list for Election Board and Inspectors	16-532	
9/24/2022	GE-45	BOS		Prepare proof of sample ballots and submit to each county party chairman; Mail a copy to each candidate whose name did not appear on the Primary Election ballot	16-461(A)	SATURDAY
9/24/2022	GE-45	BOS		Begin instruction classes for Precinct Election Boards	16-532	SATURDAY

${\bf 2021\text{-}2022} \; \textbf{ELECTION} \; \textbf{CALENDAR-AZSOS} \; \textbf{REV.} \; \textbf{9/27/2021}$

				Deadline for permanent early voters to notify	1	
9/24/2022	GE-45	REC		county that an early ballot not be sent for November 8, 2022 General Election	16-544(F)	SATURDAY
9/24/2022	GE-45	REC		Mail UOCAVA ballots for all requests received on or before the 48th day before November 8, 2022 General Election.	16-543(A)	SATURDAY
9/26/2022	GE-43**	SOS		Recommended date to mail or e-mail a Publicity Pamphlet to every household that contains a registered voter	19-123(B) 19-123(C)	
9/29/2022	GE-40	BOS		Last day to accept suggestions from county party chairmen on changes to sample ballot due to error or omission	16-461(B)	
9/29/2022	GE-40	sos	ELEC	Deadline for Write-in Candidate Nomination Papers for General Election at 5:00 p.m.	16-312(B)	
9/30/2022	GE-39**	sos	ELEC	Recommended date to deliver notice to counties of Write-in Candidates filing Nomination Papers with Secretary of State	16-312(E)	
9/30/2022	GE-39**	BOS		Include list of eligible Write-in Candidates in supplies for Precinct Inspectors	16-312(E)	
10/1/2022	Oct 1	sos		Begin filing Standing Committee 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022	16-927(A)(2)(b) 16-928(B)	SATURDAY
10/1/2022	Oct 1	sos	ELEC	Begin filing PAC and Political Party 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022	16-927(A)(2)(b)	SATURDAY
10/1/2022	Oct 1	sos		Begin filing Candidate 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B)	SATURDAY
10/1/2022	Oct 1	ELEC		Begin filing Candidate 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	SATURDAY
10/1/2022	Oct 1	sos		Begin filing 2022 3rd Qtr Lobbyist Expenditure Report covering July 1, 2022 - September 30, 2022	41-1232.02(B) 41-1232.03(B)	SATURDAY
10/5/2022	(EV-7)	sos	BOS	Logic and Accuracy Tests begin for accessible voting system units before early voting for General Election	16-449 Procedures Manual	
10/6/2022	GE-33	BOS		Print early ballots and deliver to County Recorders	16-503 16-545	
10/9/2022	GE-30**	BOS		Recommended date to begin accepting political party election observer lists submitted by county party chairmen for November 8, 2022 General Election	16-590(A)	SUNDAY
10/9/2022	GE-30			Deadline for Issuance of Proclamation of General Election by Governor	16-214	SUNDAY
10/11/2022	Oct 10 (GE-29, moved to next business day)	REC		Last day to register to vote for November 8, 2022 General Election at 11:59 p.m.	16-120(A)	HOLIDAY
10/11/2022	Oct 10	sos	REC	Begin compiling county-provided General Election Voter Registration Report	16-168(G)(1)(d)	HOLIDAY
10/12/2022	GE-27	REC		Begin early voting for November 8, 2022 General Election	16-542(C)	
10/12/2022	GE-27	REC		Mail early ballots for November 8, 2022 General Election to voters on Permanent Early Voting List and voters who requested a one-time ballot-by-mail	16-544(F)	
10/14/2022	GE-25**	BOS		Recommended deadline to print challenge lists and payroll vouchers	16-536 16-594	
10/14/2022	GE-25**	BOS		Recommended deadline to have ballot labels ready for voting devices	16-405	
10/14/2022	GE-25**	BOS		Recommended deadline to print poll lists	16-516	
10/14/2022	GE-25**	BOS		Recommended deadline to print official and unofficial return envelopes	16-511(A) 16-615 16-616	
10/14/2022	GE-25**	BOS		Recommended deadline to print duplicate ballot report forms	16-608(A)	
10/15/2022	Oct 15	sos		Deadline for filing Standing Committee 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022	16-927(A)(2)(b) 16-928(B)	SATURDAY
10/15/2022	Oct 15	sos	ELEC	Deadline for filing PAC and Political Party 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022	16-927(A)(2)(b)	SATURDAY

10/15/2022	Oct 15	sos		Deadline for filing Candidate 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B)	SATURDAY
10/15/2022	Oct 15	ELEC		Deadline for filing Candidate 2022 3rd Qtr Campaign Finance Report covering July 17, 2022 - September 30, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	SATURDAY
10/19/2022	Oct 19 (8 days after close of registration)	REC		Deliver complete copies of precinct registers to county and state party chairmen	16-168(C)	
10/19/2022	GE-20	BOS		Deadline to designate polling places (except for special district and mail ballot elections)	16-411(B)	
10/19/2022	GE-20	BOS		Appoint all Election Boards	16-531 16-535 16-551	
10/21/2022	GE-18**	BOS		Recommended deadline to print log books and forms for Receiving Sites, Central Counting Place, Computer Center and Early Ballot Processing Center	16-608	
10/21/2022	GE-18**	BOS		Recommended deadline to outline polling place support plan for General Election Day	**	
10/22/2022	GE-17	sos	BOS	Perform Logic and Accuracy Tests within 17 days of November 8, 2022 General Election - Notify public 48 hours in advance	16-449(A) Procedures Manual	SATURDAY
10/22/2022	GE-17	BOS	sos	File Computer Program and Voting Equipment Certification for November 8, 2022 General Election with Secretary of State	16-445(A) Procedures Manual	SATURDAY
10/23/2022	GE-16	sos		Begin filing Standing Committee 2022 Pre- General Campaign Finance Report covering October 1, 2022 - October 22, 2022	16-927(A)(2)(a) 16-928(B)	SUNDAY
10/23/2022	GE-16	sos	ELEC	Begin filing PAC and Political Party 2022 Pre- General Campaign Finance Report covering October 1, 2022 - October 22, 2022	16-927(A)(2)(a)	SUNDAY
10/23/2022	GE-16	sos		Begin filing Candidate 2022 Pre-General Campaign Finance Report covering October 1, 2022 - October 22, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(a) 16-927(B)	SUNDAY
10/23/2022	GE-16	ELEC		Begin filing Candidate 2022 Pre-General Campaign Finance Report covering October 1, 2022 - October 22, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B)	SUNDAY
10/25/2022	GE-14**	BOS		Mail notice to county party chairmen as to time and place when voting devices can be inspected	16-447(B)	
10/28/2022	GE-11	REC		Deadline for accepting requests for a ballot-by- mail for November 8, 2022 General Election	16-542(E)	
10/28/2022	GE-11	BOS		Mail sample ballot to every household that contains a registered voter not on the Permanent Early Voting List	16-510(C)	
10/28/2022	GE-11 (2nd Friday prior to GE)	REC		Deadline for accepting requests for assistance by Special Election Board due to "continuing" Illness or disability at 5:00 p.m.	16-549(C)	
10/29/2022	GE-10	sos		Deadline for filing Standing Committee 2022 Pre-General Campaign Finance Report covering October 1, 2022 - October 22, 2022	16-927(A)(2)(a) 16-928(B) 1-243(A) 1-303	SATURDAY
10/29/2022	GE-10	sos	ELEC	Deadline for filing PAC and Political Party 2022 Pre-General Campaign Finance Report covering October 1, 2022 - October 22, 2022	16-927(A)(2)(a) 1-243(A) 1-303	SATURDAY
10/29/2022	GE-10	sos		Deadline for Filing Candidate 2022 Pre-General Campaign Finance Report Covering October 1, 2022 - October 22, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY
10/29/2022	GE-10	ELEC		Deadline for Filing Candidate 2022 Pre-General Campaign Finance Report Covering October 1, 2022 - October 22, 2022 (applicable county and local races)	16-927(A)(2)(a) 16-927(B) 1-243(A) 1-303	SATURDAY

10/29/2022	GE-10	sos	Deadline for the Vote Count Verification Committee to meet and consider revision of the designated margins to be used in the hand count audit, which will be simultaneously posted to the Secretary of State's web site.	16-602(K)(4)	SATURDAY
10/29/2022	(After 2nd Friday before GE)	REC	Begin accepting requests for assistance by Special Election Board due to "unanticipated" illness or disability	16-549(D)	SATURDAY
10/29/2022	GE-10	BOS	Deadline to publish Election Proclamation made by Governor	16-214(C)	SATURDAY
10/29/2022	GE-10	REC	Prepare official precinct registers	16-168(A)	SATURDAY
10/29/2022	GE-10	REC	Provide inactive voter list to each precinct on or before Election Day	16-583*	SATURDAY
10/31/2022	October 31	sos	Deadline for filing 2022 3rd Qtr Lobbyist Expenditure Report covering July 1, 2022 - September 30, 2022	41-1232.02(B) 41-1232.03(B)	
11/1/2022	GE-7 (Tuesday preceding GE)	ELEC	Deadline for political parties to provide names of persons intending to participate in hand count by 5:00 p.m.	16-602(B)(7)	
11/2/2022	GE-6 (Wednesday preceding GE)	ELEC	Deadline for officer in charge of elections to notify political parties of shortage in number of persons intending to participate in hand count by 9:00 a.m.	16-602(B)(7)	
11/3/2022	GE-5 (Thursday preceding GE)	ELEC	Deadline for political parties to provide sufficient number of additional persons to cover hand count board shortages by 5:00 p.m.	16-602(B)(7)	
11/4/2022	GE-4 (Friday preceding GE)	REC	Deadline for "overseas" voter as defined in UOCAVA who was recently discharged or separated from employment to register to vote for the General Election at 5:00 p.m.	16-103(D)	
11/4/2022	GE-4	ELEC	Deadline to Vote Early In-Person for the November 8, 2022 General Election by 5:00 p.m.	16-542(E)	
11/4/2022	Nov 4	ELEC	Begin emergency early voting in a manner prescribed by the BOS due to an emergency occurring between 5:00 p.m. on Nov. 4, 2022 and 5:00 p.m. on Nov. 7, 2022 that would prevent the elector from voting at the polls	16-542(H)	
11/6/2022	GE-2	BOS	If BOS fails to designate polling places, the Justice of the Peace may designate polling places	16-411(C)	SUNDAY
11/6/2022	GE-2	BOS	Deliver ballots to Inspector	16-509	SUNDAY
11/7/2022	GE-1	BOS	Complete instruction classes for Precinct Boards, Receiving and Central Counting Place Boards and Data Processing Boards	16-532	
11/7/2022	GE-1	BOS	Deliver polling place supplies	16-404 16-447(D) 16-511	
11/7/2022	GE-1	REC	Deadline for accepting requests for assistance by Special Election Board due to "unanticipated" illness or disability	16-549(D)	
11/7/2022	GE-1	REC	Deliver list of all electors who were issued early ballots to Precinct Inspectors	16-542(G)	
11/7/2022	GE-1**	BOS	Recommended deadline to deliver lists of qualified Write-in Candidates to Inspector to be posted in polling place on Election Day	16-312(E)	
11/8/2022	GE	ALL	November 8, 2022 General Election	16-204(E)(2) 16-204(F)(4) 16-206(A) 16-211	
11/8/2022	GE	REC	Continue delivery of early ballots to Early Boards for processing until 7:00 p.m.	16-551(C)	
11/8/2022	GE	REC	Deadline for UOCAVA voters temporarily absent from the state to register to vote for November 8, 2022 General Election at 7:00 p.m.	16-103(C)	
11/8/2022	GE	CCEC	End of CCEC General Election Period	16-961(B)(5)	
11/9/2022	GE+1	ELEC	Hand count audit begins within 24 hours of the closing of the polls	16-602(I)	

11/9/2022	GE+1	ELEC		Select by lot 2% of precincts/vote centers and perform hand count on those ballots; randomly select from sequestered early ballot batches a number equal to 1% of early ballots cast or 5,000 early ballots (whichever is less) for	16-602(B)(1) 16-602(F) Procedures Manual	
				manual audit	16-602(B)(2)	
11/9/2022	GE+1	ELEC		Select contested races to be hand counted	16-602(C)	
11/9/2022	GE+1	CCEC		Candidates to return monies above sufficient amount to pay unpaid bills during General Election Period	16-953(B)	
11/9/2022	GE+1	CCEC	sos	Begin CCEC Exploratory Period for candidates for 2024 Election. Exploratory period covers November 9, 2022 - July 31, 2023	16-961(B)(2)	
11/14/2022	GE+6	BOS		Deadline to hear early ballot challenges (by 5:00 p.m.)	16-552(E)	
11/14/2022	GE+6	BOS		First day to canvass returns for November 8, 2022 General Election, and issue Certificates of Election for County and Local offices	16-642(A) 16-645(A)	
11/16/2022	GE+5 Business Days	REC		Last day for identification verification for Conditional Provisional Ballots and curing of early ballot affidavit signatures. For counties that have a 4-day work week, the deadline will be the next business day: 11/17/2022.	16-579(A)(2) 16-550(A) Procedures Manual	
11/17/2022	MayE-180	BOS		Deadline for 180 day notice by Board of Supervisors for May 16, 2023 Election	16-205	
11/18/2022	GE+10	REC		Deadline to process Provisional Ballots from the November 8, 2022 General Election	16-135(D) 16-584(E)	
11/28/2022	GE+20	BOS		Last day to canvass returns for November 8, 2022 General Election, and issue Certificates of Election for County and Local Offices	16-642(A) 16-645(A)	
12/1/2022	Dec 1	sos		Begin filing Biennial Principal or Public Body Registration Renewal for 2023 - 2024	41-1232(C) 41-1232.01(C)	
12/5/2022	GE+ 4th Monday	sos		OFFICIAL CANVASS OF THE NOVEMBER 8, 2022 GENERAL ELECTION Canvass returns for all Federal, Statewide, and Legislative Offices, Supreme and Appellate Judicial Officers, and all Statewide Ballot Measures	Const. Art V § 10 16-648(A)	
12/5/2022	GE+ 4th Monday	sos		First day to issue Certificates of Election to all prevailing Federal, Statewide, and Legislative candidates who filed Nomination Papers with the Secretary of State	Const. Art V § 10 16-650	
12/5/2022	GE + 4th Monday			Upon completion of Canvass, Governor shall issue Proclamation on Constitutional Amendments and Measures	16-651	
12/8/2022	GE+30	CCEC		Clean Elections candidates shall pay uncontested and unpaid bills from General Election	16-953(C)	
12/31/2022	Dec 31	sos		Deadline for SOS to inform legislature about plan for election officer certification and training	16-407(D)	SATURDAY
1/1/2023	Jan 1	sos		Begin Filing 2022 4th Qtr Lobbyist Expenditure Report covering October 1, 2022 - December 31, 2022	41-1232.02(B) 41-1232.03(B)	HOLIDAY
1/1/2023	Jan 1	SOS		Begin filing Standing Committee 2022 4th Qtr Campaign Finance Report covering October 23, 2022 - December 31, 2022	16-927(A)(2)(b) 16-928(B)	HOLIDAY
1/1/2023	Jan 1	SOS	ELEC	Begin filing PAC and Political Party 2022 4th Qtr Campaign Finance Report covering October 23, 2022 - December 31, 2022	16-927(A)(2)(b)	HOLIDAY
1/1/2023	Jan 1	sos		Begin Filing Candidate 2022 4th Qtr Campaign Finance Report Covering October 23, 2022 - December 31, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B)	HOLIDAY
1/1/2023	Jan 1	ELEC		Begin Filing Candidate 2022 4th Qtr Campaign Finance Report Covering October 23, 2022 - December 31, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B)	HOLIDAY
1/1/2023	Jan 1	sos		Begin filing Public Officers Annual Financial Disclosure Statement covering CY2022	18-444(D)	HOLIDAY

1/1/2023	Jan 1	sos		Begin Filing Principal and Public Body 2022 Annual Expenditure Reports covering January 1, 2022 - December 31, 2022	41-1232.02(A) 41-1232.03(A)	HOLIDAY
1/9/2023	Jan 9	sos		Deadline for filing Biennial Principal or Public Body Registration Renewal for period beginning 2023 - 2024	41-1232(C) 41-1232.01(C)	
1/17/2023	Jan 15 (Jan 16 is a holiday so move to next business day)	sos		Deadline for filing Standing Committee 2022 4th Qtr Campaign Finance Report covering October 23, 2022 - December 31, 2022	16-927(A)(2)(b) 16-928(B) 1-243(A) 1-303	HOLIDAY
1/17/2023	Jan 15 (Jan 16 is a holiday so move to next business day)	sos	ELEC	Deadline for filing PAC and Political Party 2022 4th Qtr Campaign Finance Report covering October 23, 2022 - December 31, 2022	16-927(A)(2)(b) 1-243(A) 1-303	HOLIDAY
1/17/2023	Jan 15 (Jan 16 is a holiday so move to next business day)	sos		Deadline for Filing Candidate 2022 4th Qtr Campaign Finance Report Covering October 23, 2022 - December 31, 2022 (Statewide and Legislative candidates)	16-927(A)(2)(b) 16-927(B) 1-243(A) 1-303	HOLIDAY
1/17/2023	Jan 15 (Jan 16 is a holiday so move to next business day)	ELEC		Deadline for Filing Candidate 2022 4th Qtr Campaign Finance Report Covering October 23, 2022 - December 31, 2022 (applicable county and local races)	16-927(A)(2)(b) 16-927(B) 1-243(A) 1-303	HOLIDAY
1/31/2023	Jan 31	SOS		Election System Software Escrow Statement: Election vendors who have voting equipment certified for use in Arizona elections and whose equipment is currently in use or will be used in an upcoming election shall notify the Secretary of State, in writing, by January 31 of each year where the source code is held in escrow		

RETENTION SCHEDULE - ELECTION RECORDS (GS-1058)



ARIZONA STATE LIBRARY, ARCHIVES AND PUBLIC RECORDS

A DIVISION OF THE ARIZONA SECRETARY OF STATE



General Records Retention Schedule Issued to: All Public Bodies Election Records

Schedule Number: GS-1058 Rev. 2

Authority:

Pursuant to ARS 41-151.12(3), only the Arizona State Library, Archives and Public Records has the authority to set retention periods, including the sole authority to modify, extend or decrease records retention periods. The retention periods listed herein are the required time records must be retained. Records should be promptly and orderly disposed of at the end of their retention period. Keeping records longer than the retention period poses financial, legal, audit and investigative risks to the Agency. These risks need to be considered by State and Local Agencies when there is a compelling need to retain records for a longer period of time than the approved retention period. Records required for ongoing or foreseeable official proceedings such as audits, investigations or lawsuits, must be retained until released from such official proceedings, notwithstanding the instructions of this schedule.

Archival Value:

Records designated as Permanent on the retention schedule must not be destroyed (ARS 39-101). If it is believed that special circumstances warrant other records to be retained permanently, contact the Arizona State Archives for assistance in determining historical or archival value. All records created prior to 1912 must be retained permanently. This retention schedule does not authorize the transfer of records to any repository other than the Arizona State Archives (ARS 41-151.09).

Disposition:

This schedule is used in conjunction with the Certificate of Records Destruction. All records disposed under this schedule must be reported on the Certificate of Records Destruction, unless transferred to the Arizona State Archives.

Format:

Retention periods listed on this schedule apply to all records regardless of physical form or characteristics. Records, regardless of format (including electronic, paper, microfilm, etc.) not listed in this schedule or on the approved General Retention Schedule, are not authorized to be destroyed.

Copies:

Additional copies created for convenience or reference purposes should not be retained longer than the record copy listed in this schedule. Copies do not need to be reported on the Certificate of Records Destruction when they are disposed.

Supersedence:

This schedule supersedes schedule dated August 19, 2020

	State Records Management Officer, Arizona State Archives & Records Management Center: Dennis Preisler, Ph.D.
* **	Records Series Electronically Approved in RSM Database Records Management Officer:
Records Series Electronically Approved in RSM Database	Records series approval on file

1901 W Madison St. • Phoenix, Arizona 85009 • http://www.azlibrary.gov/records • Phone: (602) 926-3720 • E-Mail: records@azlibrary.gov

A28 Revised: 09/30/2021

Schedule Number: GS-1058 Rev. 2

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
20325	Candidate Records, Federal Elections State and local election records of federal candidates, including campaign finance records, nomination papers, petitions, affidavits, financial disclosure statements, statements of organization, threshold statements, and other related records.	4 Years	After date of election		9/28/2021
20323	State and local election records, including campaign finance records, nomination papers, petitions, affidavits, financial disclosure statements, statements of organization, threshold statements, and other related records.	4 Years	After term in office ended.		9/28/2021
20324	State and local election records, including campaign finance records, nomination papers, petitions, affidavits, financial disclosure statements, statements of organization, threshold statements, and other related records.	4 Years	After PAC terminated or after date of election, whichever is later		9/30/2021
20327	Court Challenge Records, All others	2 Years	After calendar year resolved		7/10/2012
20326	Court Challenge Records, Historical	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012
20328	Cumulative Independent Expenditure Notification Forms	3 Years	After date of election		7/10/2012
20329	Department of Justice Records Including submissions and Americans with Disabilities Act (ADA) records	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012

Schedule Number: GS	1058 Rev.	2
----------------------------	-----------	---

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
20331	Voted ballots, voting abstracts (ARS 16-618, 619) and related voting materials, including voted ballots, official and unofficial returns envelopes, unofficial results, early voting requests, county special election records, write-in tally sheets, official poll lists, tally lists and voted ballots (ARS 16-615); unofficial poll lists and tally lists (ARS 16-616); chain of custody documents, logic and accuracy test records, hand count/ early ballot audit documents and related records	2 Years	After date of election (ARS 16- 624(A); USC 42- 1974)"	ARS 16-624(A); USC 42- 1974)	7/10/2012
20333	Election Records, Political Subdivision Records, All other records Voted ballots, voting abstracts (ARS 16-618, 619) and related voting materials, including voted ballots, official and unofficial returns envelopes, unofficial results, early voting requests, county special election records, write-in tally sheets, official poll lists, tally lists and voted ballots (ARS 16-615); unofficial poll lists and tally lists (ARS 16-616); chain of custody documents, logic and accuracy test records, hand count/ early ballot audit documents and related records		After calendar year 2 regular elections held or after political subdivision ceases to exist or after political subdivision begins holding own elections, whichever comes first		7/10/2012

Schedule Number: GS	1058 Rev.	2
----------------------------	-----------	---

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
20332	Election Records, Political Subdivision Records, If not retained by office Voted ballots, voting abstracts (ARS 16-618, 619) and related voting materials, including voted ballots, official and unofficial returns envelopes, unofficial results, early voting requests, county special election records, write-in tally sheets, official poll lists, tally lists and voted ballots (ARS 16-615); unofficial poll lists and tally lists (ARS 16-616); chain of custody documents, logic and accuracy test records, hand count/ early ballot audit documents and related records		Transfer to political subdivision after election		7/10/2012
20330	Election Records, State and Local Elections Voted ballots, voting abstracts (ARS 16-618, 619) and related voting materials, including voted ballots, official and unofficial returns envelopes, unofficial results, early voting requests, county special election records, write-in tally sheets, official poll lists, tally lists and voted ballots (ARS 16-615); unofficial poll lists and tally lists (ARS 16-616); chain of custody documents, logic and accuracy test records, hand count/ early ballot audit documents and related records	6 Months	After date of election		7/10/2012
20334	Election Violation Complaint Records, Resolved through litigation	5 Years	After litigation completed		7/10/2012
20335	Election Violation Complaint Records, Resolved without litigation	2 Years	After date of election		7/10/2012
20336	Maps (Precincts and districts, including legal descriptions)	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012
20337	Official Canvass (ARS 16-646)	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012

Schedule Number: GS	1058 Rev.	2
----------------------------	-----------	---

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
20340	Political Action Committee (PAC) Records, All others	4 Years	After PAC terminated		8/19/2021
20338	Political Action Committee (PAC) Records, Initial filing records	4 Years	After PAC terminated		8/19/2021
20339	Political Action Committee (PAC) Records, Jurisdictional filing records Records filed with jurisdictions where PAC is campaigning	4 Years	After PAC terminated or after date of election, whichever is later		8/19/2021
20343	Poll Worker for Election Day Records Including financial records, names, addresses, poll worked, sign-in sheets, reports and handouts and other related records	2 Years	After date of election		7/10/2012
20342	Polling Place Records, All others Including consent forms	2 Years	After date of election		7/10/2012
20341	Polling Place Records, Presidential Preference Election (PPE) Including consent forms		After next PPE held		7/10/2012
53438	Proof of Citizenship Records May include, but not limited to copies of change of address forms, State driver's license, state-issued ID card, birth certificate, US passport, US naturalization documents, Bureau of Indian Affairs card number or tribal enrollment number	2 Years	After received	ARS 16-166(J)	9/28/2021

Schedule Number: GS	1058 Rev.	2
----------------------------	-----------	---

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
20345	Publicity Records, All others Including pamphlets and other educational documentation for election issues		After fiscal year election held		7/10/2012
20344	Publicity Records, Historical Including pamphlets and other educational documentation for election issues	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012
20346	Report of Voter Statistics (if issued)	10 Years	After date of election		7/10/2012
20347	Signature Rosters Including for traditional elections, this is the actual signature roster and may include notation for voters that mail-in ballots and for elections that are fully conducted via mail-in I on-line, this can be a roster I checklist of citizens that actually	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012
20350	Title 19 Records, Application for initiatives, recalls and referendum Including initiatives, recalls and referendum	10 Years	After calendar year filed		7/10/2012
20348	Title 19 Records, Historical Including initiatives, recalls and referendum	Permanent	Preserve pursuant to ARS 39-101	ARS 39-101	7/10/2012
20349	Title 19 Records, Petitions, certification sheets and related correspondence Including initiatives, recalls and referendum	1 Year	After calendar year of election. If no election held, return petitions to petitioner		7/10/2012

RETENTION SCHEDULE - RECORDER RECORDS (GS-1070)



ARIZONA STATE LIBRARY, ARCHIVES AND PUBLIC RECORDS

Preserving 7
Arizona State Library, 5
Arizona Pablic Records

A DIVISION OF THE ARIZONA SECRETARY OF STATE

General Records Retention Schedule Issued to: All Arizona Counties Recorder Records

Schedule Number: GS-1070

Authority:

Pursuant to ARS 41-151.12(3), only the Arizona State Library, Archives and Public Records has the authority to set retention periods, including the sole authority to modify, extend or decrease records retention periods. The retention periods listed herein are the required time records must be retained. Records should be promptly and orderly disposed of at the end of their retention period. Keeping records longer than the retention period poses financial, legal, audit and investigative risks to the Agency. These risks need to be considered by State and Local Agencies when there is a compelling need to retain records for a longer period of time than the approved retention period. Records required for ongoing or foreseeable official proceedings such as audits, investigations or lawsuits, must be retained until released from such official proceedings, notwithstanding the instructions of this schedule.

Archival Value: Records designated as Permanent on the retention schedule must not be destroyed (ARS 39-101). If it is believed that special circumstances warrant other

records to be retained permanently, contact the Arizona State Archives for assistance in determining historical or archival value. All records created prior to 1912 must be retained permanently. This retention schedule does not authorize the transfer of records to any repository other than the Arizona State

Archives (ARS 41-151.09).

Disposition: This schedule is used in conjunction with the Certificate of Records Destruction. All records disposed under this schedule must be reported on the Certificate

of Records Destruction, unless transferred to the Arizona State Archives.

Format: Retention periods listed on this schedule apply to all records regardless of physical form or characteristics. Records, regardless of format (including

electronic, paper, microfilm, etc.) not listed in this schedule or on the approved General Retention Schedule, are not authorized to be destroyed.

Copies: Additional copies created for convenience or reference purposes should not be retained longer than the record copy listed in this schedule. Copies do not

need to be reported on the Certificate of Records Destruction when they are disposed.

Supersedence: This schedule supersedes General Schedule GS-1070, dated September 12, 2018.

	State Records Management Officer, Arizona State Archives & Records Management Center: Dr. Ted Hale
Records Series Electronically Approved in RSM Database	Records Series Electronically Approved in RSM Database
Assistant Director of Archives: Dennis Preisler, Ph.D.	Records Management Officer:
Records Series Electronically Approved in RSM Database	Records series approval on file

RECORDS MANAGEMENT CENTER

1919 West Jefferson Street • Phoenix, Arizona 85009 • http://www.azlibrary.gov/records • Phone: (602) 926-3815 • FAX: (602) 256-2838 • E-Mail: records@azlibrary.gov

Revised: 5/21/2019

All Arizona Counties

Recorder Records

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
21082	Blotters	Permanent	Created and preserved pursuant to ARS 11-472.	ARS 11-472	5/6/2010
21083	Fee Collection Records	3 Years	After fiscal year created.		5/6/2010
21084	Indices to Recorded Instruments, Maps and Plats	Permanent	Created and preserved pursuant to ARS 11-462 and 463).	ARS 11-462, ARS 11-463	5/6/2010
21085	Index Reports Printed out from index database	3 Years	After calendar year created.		5/6/2010
21086	Official Oaths, County Recorder's		After reference value served. Official copy with Clerk of the Board.		5/6/2010
21087	Official Oaths, Other Elective County and Elective Precinct Officers	5 Years	After term of office expires.		5/6/2010
21088	Recorded Instruments, Original Instruments, Maps and Plats Including all recorded documents, maps and plats.		Returned to requestor or destroyed after recorded on permanent quality medium and all other provisions of ARS, 11- 4 79 are met.	ARS 11-479	5/6/2010

All Arizona Counties

Recorder Records

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
21089	Recorded Instruments, Microfilm Including all recorded documents, maps and plats., original silver halide master.	Permanent	Retain and secure in separate location pursuant to ARS 11-479.	ARS 11-479	5/6/2010
21090	Recorded Instruments, Non-Silver Halide Microfilm Or Electronic Including all recorded documents, maps and plats.		After reference value served.		5/6/2010
21091	Recorded Instruments, Returned Mail Instruments Including all recorded documents, maps and plats.		After final attempt to mail is returned.		5/6/2010
21092	Signature Rosters I Voter History, For Traditional Elections This is the actual signature roster and may include notation for voters that mail- in ballots.	Permanent	Preserve pursuant to ARS 39-101. When the public body no longer wishes to maintain the permanent records, they should be transferred to the State Archives	ARS 39-101	5/6/2010
21093	Signature Rosters / Voter History, For Elections That Are Fully Conducted Via Mail-In / On-Line This can be a roster/checklist of citizens that actually voted in the election.		Will be provided by the Arizona Secretary of State through the Voter Registration Records database.		5/6/2010
21094	Voter Notification Records Including returned mailed information.	1 Year	After mailed, but no less than 6 months after date of election.		5/6/2010

Dr. Ted Hale, Director – Arizona State Archives and Records Management

All Arizona Counties

Recorder Records

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
21095	Voter Registration Records Database, Output Records, Affidavits of Registration (Voter) Records		After reference value served.		5/6/2010
21096	Voter Registration Records Database, Output Records, Cancelation of Affidavits of Registration (Voter) Records		After reference value served.		2/20/2019
21097	Voter Registration Records Database, Output Records, Early / Absentee Voter Records		After reference value served.		2/20/2019
21098	Voter Registration Records Database, Output Records, Audit Logs		After reference value served.		2/20/2019
21099	Voter Registration Records Database, Output Records, General Register		After reference value served.		3/12/2019
21100	Voter Registration Records Database, Database and Data Fields Last name, first name, middle name, suffix, date of birth, birthplace, name of parent, former name, driver license number, social security number, indian census number, party, occupation, poll worker status, mailing address, mailing city, mailing state, mailing zip, residence address, residence city, residence state, residence county, residence zip, telephone, precinct, county assigned Voter ID number, registration status, NVRA source, last modified date, restriction status, record status.		5 years after voter registration cancelled or after reference value served, whichever is later. (Official copy with Secretary of State's Office).		5/6/2010

All Arizona Counties

Recorder Records

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
21101	Voter Registration Records Database, Input Records, Voter Registration Affidavits		After scanned and verified and after reference value served.		5/6/2010
21102	Voter Registration Records Database, Input Records, Voter Registration Cancellations		After scanned and verified and after reference value served.		2/20/2019
21103	Voter Registration Records Database, Input Records, United States Citizenship and Immigration Services - Systematic Alien Verification For Entitlements (SAVE)		After scanned and verified and after reference value served.		2/20/2019
21104	Voter Registration Records Database, Input Records, Juror Questionnaire-Related		After scanned and verified and after reference value served.		2/20/2019
21105	Voter Registration Records Database, Input Records, Death Notifications		After scanned and verified and after reference value served.		5/13/2019
21106	Voter Registration Records Database, Input Records, US Postal Service - Change Of Address Notifications		After scanned and verified and after reference value served.		2/20/2019

All Arizona Counties

Recorder Records

Record Series Number	Record Series Title	Retention Period	Retention Remark	Legal Citation(s)	Approval Date
21107	Voter Registration Records Database, Input Records, Confirmation Notices		After scanned and verified and after reference value served.		2/20/2019
21108	Voter Registration Records Database, System Records Including configuration and setup, installation and implementation, design, program operation, software-related, site logs and statistical compilations, site maps, comprehensive list of urls referenced and related records.	1 Year	After superseded or obsolete or after reference value has been served, whichever is later.		5/6/2010

HAVA ADMINISTRATIVE COMPLAINT FORM: ENGLISH



State of Arizona

Election Administrative Complaint Form KATIE HOBBS, SECRETARY OF STATE

Election Services Division 1700 W. Washington, 7th Fl., Phoenix, Arizona 85007

KATIE HOBBS This form is to be used by anyone alleging a violation of Title III of SECRETARY OF STATE the Help America Vote Act (HAVA) of 2002, 52 U.S.C. § 21112.

Secretary of State Use Only Do not write or staple in this space

TYPE or PRINT ALL INFORMATION.

Please fill out this form completely, have it notarized and return it to the address above. The form must be received no later than 60 days from the date of the alleged violation.

For more information, call Toll-free (in-state) 1-877-THE VOTE (1-877-843-8683); or 602-542-8683. TDD # 602-255-8683.

Visit www.azsos.gov for	more information about HAVA a	and the State of Arizona HAVA	Plan.			
Personal Information	n					
Last Name		First Name				
Mailing Address (include	e apartment # if applicable)	City	Sta	ate	Zip Code	
Daytime Phone Number	(include area code)	Fax Number (include area cod	de)			
E-mail address						
Federal Law Violatio	ons Under HAVA individuals may file	e a complaint if a violation: has occur	red; is occu	rring; or is a	bout to occur.	
Date of alleged violation		Place of alleged violation				
Provisional Ballot I was not allowed to vote using a provisional ballot	New Voter Registration Provisions regarding verification of new voter registration were not followed	Provisional Ballot Not Counted I was not able to determine whether my provisional ballot was counted	Requi	ired voting	Information information sted in a polling ay	
Other federal law violation If other violation, fill out information to the						
right.	Describe Violation Here:					
☐ Would you like the Offi	ce of Administrative Hearings to co	nduct a hearing on the record?				
Signature of complain	ant					
State of Arizona)	Subscribed and sworn (or affirmed)) before me	e this day	
County of)	of			_•	
(seal)						
		No	tary Public			

HAVA ADMINISTRATIVE COMPLAINT FORM: SPANISH



Estado de Arizona

Formulario de Queja de Elecciones KATIE HOBBS, SECRETARIA DE ESTADO

Election Services Division, 1700 W. Washington, 7th Fl. Phoenix, Arizona 85007

Estado sólo No escriba ni engrape en este espacio

Para el uso de la Secretaría de

KATIE HOBBS SECRETARY OF STATE Este formulario deberá ser usado por cualquier persona que alega una infracción del Título III de la Ley de Ayudar a América a Votar (HAVA) de 2002, 52 U.S.C. §§ 21112.

ESCRIBA TODA LA INFORMACIÓN A MÁQUINA O CON LETRA DE IMPRENTA.

Por favor llene este formulario completamente, certifíquelo por notario y regréselo a la dirección más arriba. La forma debe recibirse no más tarde de 60 días de la fecha de la presunta infracción. Para más información, llame gratis (en el estado) al 1-877-THE VOTE (1-877-843-8683); or 602-542-8683. TDD # 602-255-8683. Visite al www.azsos.gov para más información acerca de HAVA y el Plan de HAVA del Estado de Arizona.

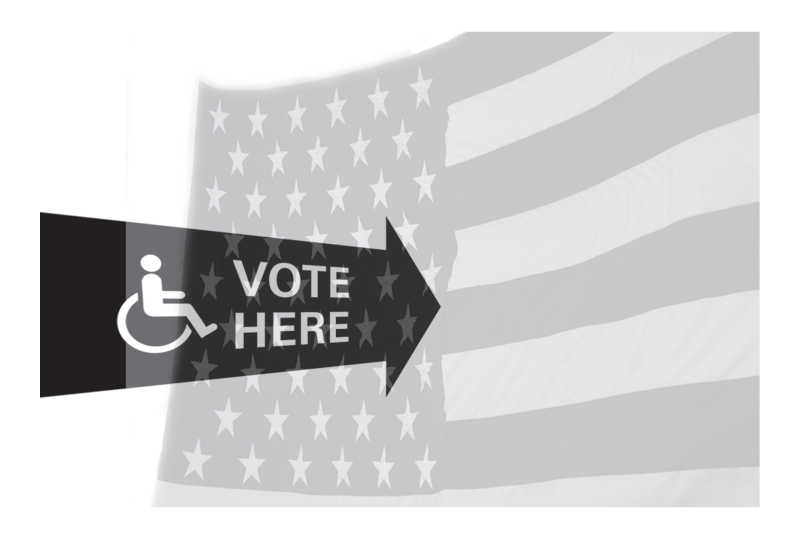
HAVA del Estado de Arizona.				
Información Personal				
Apellido		Nombre de Pila		
Dirección de Correo (incluya	el # de departamento si se aplica)	Ciudad	Estado	Código Postal
Número Telefónico de Día ((incluya el código de zona)	Número de Fax (incluya el có	ódigo de zona)	
Dirección de Correo Electró	nico			
Infracciones de la Ley	Federal Según HAVA, perso	nas individuales pueden presentar	una queja si una infra	cción ha ocurrido; está
ocurriendo; o está a punto de oc				
Fecha de la infracción alega	ada	Lugar de la infracción alegada	l	
Bolota Flortanal Bussisianal	Norma la compaté a de Matanta	Balata Buariaianal Na Cantada	A	
Boleta Electoral Provisional No se me permitió votar	Nueva Inscripción de Votante No se siguieron las	Boleta Provisional No Contada No pude determinar si mi		nación para Votantes mente la información
usando una boleta electoral		boleta electoral provisional fue	requerida de votación	
provisional		contada	votación el Día de la	Elección
	inscripciones de votante			
Otra infracción de la ley federal	Sección del Título III de la L	∟ey de Ayudar a América a Vot	ar supuestamente v	riolada.
Si hay otra infracción, llene la información a la				
derecha.	Describa la infracción aquí:			
U Ouiere usted que la Oficia	a de Audienciae Administrativ	no realize una cudiancia decumer	atada?	
Firma del reclamante	a de Addiencias Administrativa	as realice una audiencia documer	ilaua !	
riffia del reciamante				
State of Arizona)	Subscribed and sworr	n (or affirmed) before i	me this day
County of)	of		
•	,			
(seal)				
		Note: D.	blio (Notoria Dúblia -)	
		Notary Pu	ıblic (Notario Público)	

U.S. DEPT. OF JUSTICE - ADA CHECKLIST FOR POLLING PLACES



Americans with Disabilities Act

ADA CHECKLIST FOR POLLING PLACES



June 2016

Part 1 discusses polling place accessibility with a focus on the areas of a facility that may be used as a polling place on Election Day.

Part 2 includes a list of the tools election officials will need in order to use the Checklist, some helpful tips on taking measurements and photographs, and a useful list of the most common tools for temporary remedies and the circumstances in which they may be used.

Part 3 is the 2016 Checklist.

Reproduction of this document is encouraged. Additional copies of this publication may be obtained, viewed or downloaded from the technical assistance section of the ADA Website (www.ada.gov) or by calling the ADA Informa-tion Line at 800-514-0301 (voice), 800-514-0383 (TTY).

į

TABLE OF CONTENTS

by the Americans with Disabilities Act	1
Requirements for Accessibility	2
Evaluating the Physical Accessibility of Polling Places	2
Getting Started	3
Parking	3
Passenger Drop-off Locations	5
Accessible Routes	5
Ramps	7
Protruding Objects	8
Building Entrance	9
Lifts and Elevators	11
Voting Area	11
Tools for Surveys	12
Tools and Documentation	12
Completing Measurements and Recording Information	12
Taking Photographs	14
Temporary Remedies	14
Polling Place Accessibility Checklist	16

POLLING PLACE ACCESSIBILITY IS REQUIRED BY THE AMERICANS WITH DISABILITIES ACT

The Americans with Disabilities Act (ADA) is a federal civil rights law that provides protections to people with disabilities to ensure that they are treated equally in all aspects of life. Title II of the ADA requires state and local governments ("public entities") to ensure that people with disabilities have a full and equal opportunity to vote. The ADA's provisions apply to all aspects of voting, including polling places (or vote centers). Voting at one's polling place allows voters the chance to interact with neighbors and candidates who talk with voters outside the polling place, and to ask questions of or receive assistance from trained poll workers inside the polling place. Simply put, voting in person at a local polling place is the quintessential American voting experience.

In communities large and small, people cast their ballots in a variety of facilities that temporarily serve as polling places, such as libraries, schools, and fire stations, or churches, stores, and other private buildings. Voters include people with a variety of disabilities, such as those who use wheelchairs, scooters, or other devices, those who have difficulty walking or using stairs, or those who are blind or have vision loss. They are people, young and old, who have come to their polling place to exercise their right to vote. Many public entities report that their polling places are accessible. However, the Government Accountability Office estimates that only 27% of polling places were accessible to people with disabilities in the 2008 elections.1 This means that 73% of the polling places used in 2008 had architectural barriers that made it difficult or even impossible for people with disabilities to enter their polling place and vote side by side with their neighbors.

People with disabilities must have the opportunity to be full participants in an integrated civic event. The ADA requires that public entities ensure that people with disabilities can access and use all of their voting facilities. Because

a mix of public and private facilities are used as polling places, public entities may ensure Election Day accessibility of a polling place by using low-cost temporary measures, such as portable ramps or door stops, rather than necessarily making permanent modifications to a facility. If temporary measures will not fix a barrier, and public entities are unable to make a permanent modification to fix the barrier, then the public entity must look for an alternative, accessible polling place. In some circumstances, when a public entity is unable to identify or create an accessible polling place for a particular voting precinct or ward, election administrators may instead use an alternative method of voting at the polling place.2 Public entities are encouraged to make permanent modifications to their facilities used as polling places, such as



A voter with a disability casting his ballot

schools, community centers, and town halls. The use of temporary measures to provide access to polling places on Election Day does not change a public entity's obligations under the ADA to ensure that its programs and services are accessible to people with disabilities, nor does it mean that a temporary remedy would be appropriate in a public facility on an everyday basis.

REQUIREMENTS FOR ACCESSIBILITY

The ADA's regulations and the ADA Standards for Accessible Design set out what makes a facility accessible and should be used to determine the accessibility of any facility being considered for use as a polling place. This publication, the ADA Checklist for Polling Places (2016 Checklist), provides guidance to election officials for determining whether a polling place already has the basic accessibility features needed by most voters with disabilities or can be made accessible on Election Day using temporary solutions to remove barriers. The updated Checklist includes provisions from the 2010 ADA Standards for Accessible Design ("2010 Standards").3 Any alterations made to a polling place must comply with the 2010 Standards.

Other Justice Department Publications

In addition to the 2016 Checklist, election officials should consult the Department's 7-page publication on the rights of voters with disabilities, *The Americans with Disabilities Act and Other Federal Laws Protecting the Rights of Voters with Disabilities*.

Another Justice Department publication, *Solutions for Five Common ADA Access Problems at Polling Places*, illustrates suggested temporary solutions for several common accessibility problems found at polling places.

This 2016 Checklist and other Justice Department publications, as well as the title II regulation and the 2010 Standards are available at www.ada.gov.

Part 1: Evaluating the Physical Accessibility of Polling Places

The 2016 Checklist, found in Part 3 of this document, is designed to assist officials in determining whether a facility being considered for use as a polling place is accessible to people with mobility or vision disabilities, and, if not, whether modifications can be made to ensure accessibility or relocation to another accessible facility will be necessary. The 2016 Checklist should be used to evaluate both new and existing polling places. Completing the 2016 Checklist will provide guidance on whether a facility is accessible for voters with disabilities, and how to identify and remedy any barriers that exist.



Accessible polling place

to comply with the 2010 Standards as to those provisions included in the 1991 Standards. See 28 C.F.R. §35.151(b)(2) (i). This is referred to as a safe harbor. The 1991 Standards and the 2010 Standards, as applied to polling places, are very similar, however, with the exception of the requirements for accessible parking. For example, the 1991 Standards required only one van-accessible space for every eight accessible spaces, see 28 C.F.R. pt. 36, Appendix D, §4.1.2(5)(b), while the 2010 Standards require one van-accessible space for every six accessible spaces, see 2010 Standards §208.2.4.

¹U.S. Government Accountability Office Report: Voters with Disabilities; Additional Monitoring of Polling Places Could Further Improve Accessibility; September 2009.

²See U.S. Department of Justice Technical Assistance: "The Americans with Disabilities Act and Other Federal Laws Protecting the Rights of Voters with Disabilities," (September 2014), available at www.ada.gov.

³The requirements that new construction and alterations comply with the 2010 Standards went into effect on March 15, 2012. Facilities that were built or altered before that date, and that complied with the 1991 Standards, need not be modified

Getting Started

Individuals using the 2016 Checklist need not be experienced in evaluating facilities for accessibility. It is designed to be used to evaluate key areas that must be accessible. By following these directions, staff can identify accessible polling places and consider how to implement temporary and permanent accessibility remedies to those facilities found to be inaccessible. References are also provided to the 2010 Standards for more information about particular requirements. We encourage election officials to provide training to their staff on compliance with the ADA.

An evaluation of polling place accessibility focuses on those areas of a facility that may be used as a polling place on Election Day. Think about how people generally arrive at, enter, and move through the polling place. Do people drive and park? Are people dropped off at the entrance? Do they arrive on foot or do they take public transportation? This document addresses the following key areas or features that must be accessible: the parking area and passenger drop-off sites; routes (both exterior and interior); the entrance to the polling place; and the voting area itself.

E VOTE V VES

A van accessible parking space and a car parking space share an access aisle

Arriving at the Polling Place

Parking

If parking is provided for voters, accessible parking must be provided for people with disabilities. An accessible space is composed of three elements: the parking space, an access aisle adjacent to the space that is wide enough to allow voters with a mobility disability to get out of their car or van, and signage designating it as an accessible space. The 2010 Standards require one accessible parking space per 25 parking spaces provided (up to the first 100 spaces). One of six (or fraction of six) accessible parking spaces, but always at least one, must be van accessible. Generally, the access aisle must be at least 60 inches wide for cars and 96 inches wide for vans. Van accessible spaces can also have an access aisle at least 60 inches wide if the width of the van parking space is at least 132 inches. A sign, with the International Symbol of Accessibility, must mark each accessible parking space. Van accessible spaces must be designated as such on the sign at these spaces. Accessible parking spaces and the access aisles serving them must be on a surface that is stable, firm, and slip resistant (e.g., clear of gravel or mud) without wide cracks or broken pavement and located on the closest accessible route to the accessible entrance. The accessible parking spaces and access aisles must also be level

> to allow a safe transfer from the car to a person's wheelchair. (See Part 2 of this document for tips on measuring slopes and cross slopes.)

Parking requirements are in Section A of the 2016 Checklist found in Part 3 of this document.

Solutions for Accessibility: Problems Involving the Parking Area

Problem One: Parking is available, but no accessible parking is provided or there are not enough accessible parking or van accessible spaces.

Solution: Find a relatively level parking area near the accessible entrance and then designate the area for accessible parking spaces and adjacent access aisles. Use three parking spaces to make two accessible parking spaces with an access aisle. Traffic cones or other temporary elements may be used to mark these spaces and access aisles. Provide a temporary sign designating each accessible parking space and make sure the access aisle of each space is connected to the accessible route to the accessible entrance.

Problem Two: Accessible parking is provided, but it does not have a marked access aisle next to each designated accessible parking space.

Solution: Use traffic cones to mark and block off the access aisle and curb ramp area. The first accessible parking space provided should be a van accessible parking space with an access aisle that is at least 96 inches wide.

Problem Three: Accessible parking spaces or access aisles are on a sloped surface and do not provide a level area for a safe transition from the voter's car to a wheelchair.

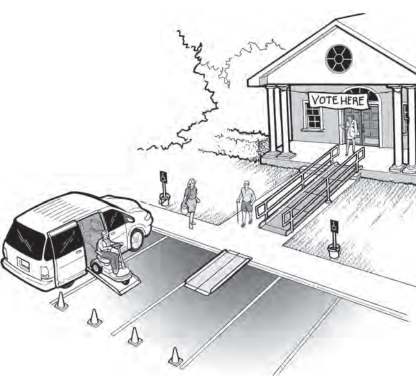
Solution: Find a parking area that is close to the accessible entrance and is level. Provide accessible parking spaces and access aisles in that area by marking them off with traffic cones. Make sure the accessible parking spaces connect to an accessible route to the entrance. Provide a sign designating each accessible

parking space. When the parking area generally is not level, you may need to look beyond the parking area, to driveways and streets, for example, to provide accessible parking in a level area temporarily on Election Day.

Problem Four: No sign with the International Symbol of Accessibility is installed at each accessible parking space.

Solution: Provide a temporary sign in front of each accessible parking space, including a "van accessible" sign for the van parking space.

Problem Five: A large number of accessible parking spaces are provided, including van accessible spaces, at a school near the main building entrance. The voting area and entrance to the voting area, however, are at the rear of the school and there are no designated accessible parking spaces in this area.



Three standard parking spaces are converted into a van accessible parking space with an access aisle. Cones mark and block off the access aisle and a temporary curb ramp with edge protection connects to an accessible route to the polling place.

Solution: Find a relatively level parking area near the accessible entrance to the voting area and then designate the area for accessible parking spaces and adjacent access aisles. Traffic cones or other temporary elements may be used to mark the spaces and access aisles. Provide a temporary sign for each accessible parking space and make sure the accessible of each space is connected to the accessible route to the accessible entrance.

Passenger Drop-off Locations

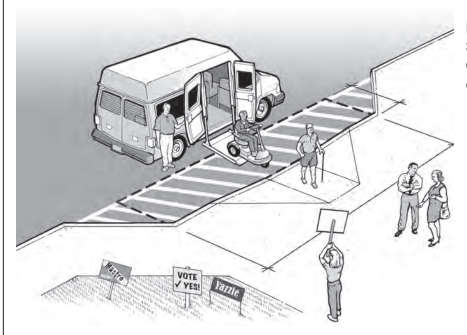
Some voters with disabilities will be driven to the polling place and dropped off in a passenger drop-off area near the entrance. If the polling place is served by passenger drop-off areas, then at least one drop-off area must be accessible. An accessible drop-off area, also known as an accessible passenger loading zone, must have a level access aisle next to the vehicle space. If a curb separates the access aisle from an accessible route, a curb ramp must be provided so that people with disabilities can get to the accessible route leading to the accessible entrance.

Passenger drop-off area requirements are in Section B of the 2016 Checklist found in Part 3 of this document.

Accessible Routes (Exterior and Interior)

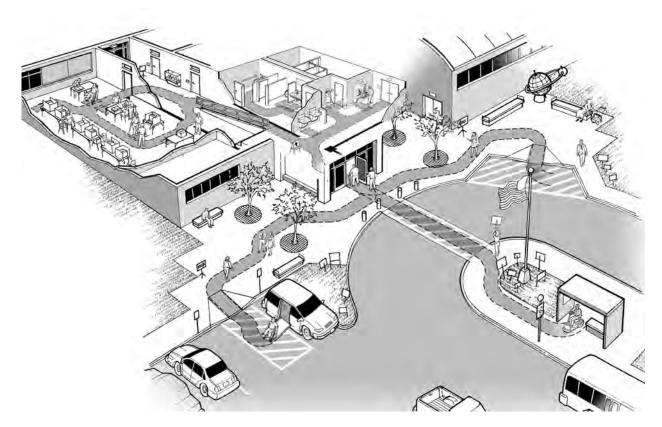
Once a voter with a disability arrives at the polling site, there must be an accessible route from the accessible parking, passenger dropoff sites, sidewalks and walkways, and public transportation stops to get to the entrance of the voting facility. The accessible route must be at least 36 inches wide. It may narrow briefly to 32 inches wide, but only for a distance of up to 24 inches. (See Part 2 of this document for tips on taking measurements.) Whenever possible, the accessible route must be the same as or near the general circulation path (i.e., the path for general pedestrian use).

Inside the polling place, there must be an accessible route from the entrance through hallways, corridors, and interior rooms leading to the voting area. The route must be free of abrupt changes in level, steps, high thresholds, or steeply sloped walkways. The accessible route is essential for people who have difficulty walking or who use wheelchairs or other mobility devices to get into the polling place and to the voting area. Where an accessible route is different from the general circulation path, signs will be needed to direct voters with disabilities to the accessible route and to the voting area.



Route requirements are in Sections C and E of the 2016 Checklist found in Part 3 of this document.

Accessible passenger drop-off and loading area



Accessible routes to and within the polling place

Solutions for Accessibility: Problems Involving the Accessible Route

Problem One: The sidewalk connecting parking to the polling place entrance is too steep to be accessible.

Solution: Check to see if there is another sidewalk that provides an accessible route to the accessible entrance. Sometimes there is a less direct route that can serve as the accessible route. If no accessible route can be found from the current designated accessible parking, relocate the accessible parking using traffic cones and signs to an area where there is an accessible route to the entrance.

Problem Two: The accessible route crosses a curb and no curb ramp is provided.

Solution: Install a portable ramp.

Problem Three: One or two steps are part of the route leading to the accessible entrance.

Solution: Install a portable ramp.

Problem Four: The interior hallway leading to the voting area contains a set of stairs that cannot be ramped.

Solution: If the accessible route cannot be relocated, look for another area where voting may be provided. For example, if the stage in a school auditorium used for voting is up several steps, perhaps the hallway or lobby area may be accessible and used for voting instead of the stage. Or, if a church basement located down a flight of stairs is used as the voting area, perhaps one of the ground floor rooms could be used as the voting area. If it is impossible to relocate the voting area for all voters, find a location for an accessible voting station that offers the same privacy as the other voting area.

Ramps

If any part of the accessible route - exterior or interior - has a slope greater than 1:20, it is considered a ramp and must meet the requirements for ramps. (See Part 2 of this document for tips on measuring running slopes and cross slopes.) If any part of the accessible route contains steps, it must be ramped. Even one short step at an entrance or in a hallway can prevent access by a person using a wheelchair, walker, or cane and can make entry difficult for many people who have other mobility disabilities. Interior and exterior ramps must not be too steep and must have a level landing at the bottom and top, and where the ramp changes direction. They must meet the ADA's requirements regarding slope, width, landings, handrails, and edge protection. Ramps with a rise greater than six inches must have handrails and if there are vertical drop offs on the sides, there must be edge protection.

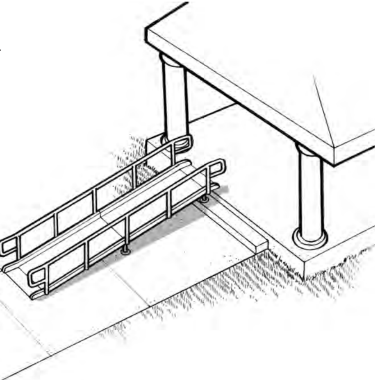
In the past, at some polling places where one or more steps were present, officials or other voters have carried people using wheelchairs up the steps. This practice is not only dangerous for the person being carried, but also for those lifting the wheelchair. It is also degrading to the person using a wheelchair and does not provide independent access. Carrying should never be used as an alternative to providing an accessible way to enter a polling place (or other facility).

Ramp requirements are in Section G of the 2016 Checklist found in Part 3 of this document.

Solutions for Accessibility: Problems Involving Ramps

Problem One: There is a six inch high step on the accessible route that has a ramp that is only three feet long, making the ramp too steep and, therefore, inaccessible.

Solution: Alter the route to avoid the steep ramp or place a temporary ramp that is at least six feet long over the short ramp.

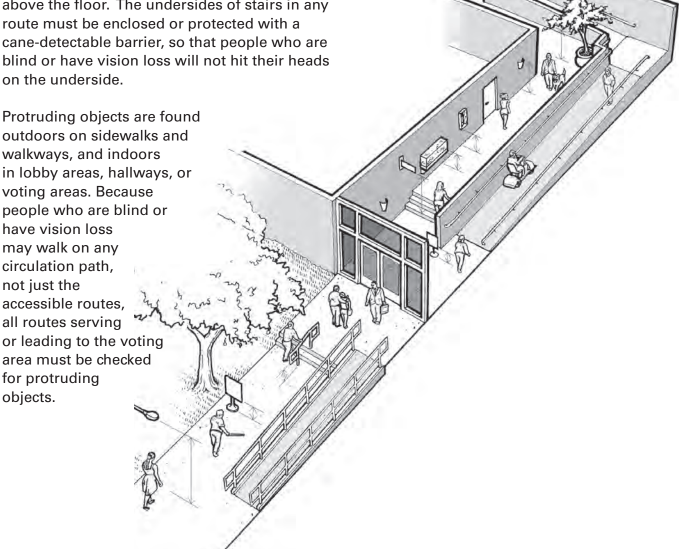


A portable ramp with edge protection and handrails is placed over stairs to provide an accessible route on Election Day.

Protruding Objects

When people who are blind or who have vision loss use a cane to detect hazards, only objects located at 27 inches above the floor or ground or lower are detectable. If an object is higher than 27 inches and wall- mounted, it must not protrude more than four inches into the path of travel. Similarly, post mounted objects higher than 27 inches must not protrude more than 12 inches into the path of travel. There must be at least 80 inches clear height above the pedestrian route. To make a protruding object detectable: place an object or a barrier, such as a traffic cone, below the protruding object in the cane-detectable area not more than 27 inches above the floor. The undersides of stairs in any route must be enclosed or protected with a cane-detectable barrier, so that people who are blind or have vision loss will not hit their heads Examples of outdoor protruding objects include post or wall-mounted signs and low-hanging tree limbs. Examples of indoor protruding objects include fire extinguishers and wall-mounted display cases, wall sconces, open staircases, exit signs, overhead signs, banners, and some arched doorways.

Protruding object requirements are in Sections C, E, and F of the 2016 Checklist found in Part 3 of this document.



Signs or other objects in the pedestrian route can be a hazard if the bottom is more than 27 inches but less than 80 inches above the route. Objects that overhang the pedestrian route must be at least 80 inches above the route.

Solutions for Accessibility: Problems Involving Protruding Objects

Problem One: Objects, such as branches and ceiling-mounted televisions, over a route are lower than 80 inches above the ground or floor.

Solution: Prune the branches or remove the items that are hanging below 80 inches. Another approach is to install a detectable barrier under the item that is too low. The detectable barrier or object must be no higher than 27 inches above the route.

Problem Two: A wall-mounted display case protrudes seven inches from the wall and the bottom of the case is 40 inches above the floor.

Solution: Place a detectable object or skirting below the case. The bottom of the skirting or detectable object must be no higher than 27 inches above the floor.

Problem Three: The bottom of a set of stairs is open and voters who are blind or have vision loss can hit their head on the underside of the stairs.

Solution: Provide a detectable fence or other object so voters cannot walk under the stairs.

Building Entrance

A polling place must have at least one accessible entrance. At least one door at the accessible entrance must have a minimum clear width of 32 inches for a voter who uses a wheelchair or other mobility device to pass through the doorway. (See Part 2 of this document for tips on taking measurements.) Door hardware must be useable with one hand without tight grasping, pinching, or twisting of the wrist, so that it is operable by someone with limited mobility in their hands. Doors may not have high thresholds that impede voters who use wheelchairs or other mobility devices in crossing the threshold. Inaccessible entrances must have signs directing voters to the accessible entrance. The accessible entrance must remain



When the underside of a set of stairs is open, it is a hazard to people who are blind or have low vision. Enclosing the area below the stair or installing a cane-detectable barrier helps the person to stop before hitting her head.

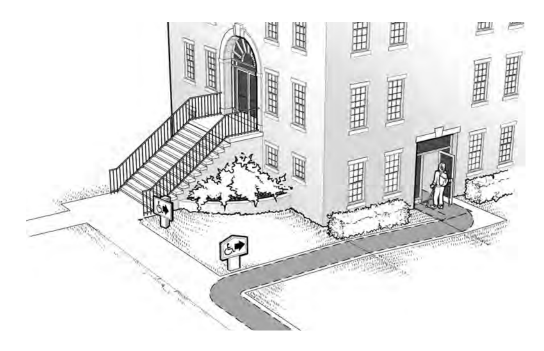
unlocked at all times the polling place is open.

Building entrance requirements are in Section D of the 2016 Checklist found in Part 3 of this document.

Solutions for Accessibility: Problems Involving the Building Entrance

Problem One: One or two steps at the entrance prevent access.

Solution: If another entrance is accessible and on an accessible route from parking, passenger drop-off sites, or public transportation stops, designate it as the accessible entrance. If the main entrance is not accessible, install a directional sign at the main entrance directing voters with disabilities to the accessible entrance. Keep the accessible entrance unlocked during all voting hours. If another accessible entrance is not available, install a temporary ramp at the main entrance.



Accessible entrance to polling place with signs directing voters to the accessible entrance

Problem Two: The entrance door threshold is one inch high.

Solution: Short ramps or wedges may be used on both sides of the threshold to allow a voter in a wheelchair to pass over the threshold.

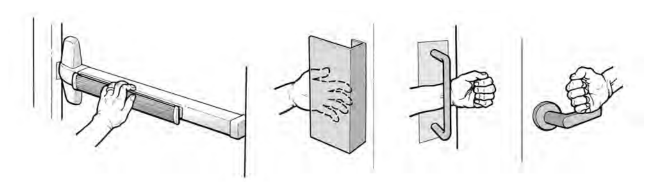
Problem Three: The entrance doors are narrow double leaf doors that are normally opened by an automatic door opener but it is not working on Election Day.

Solution: Keep both doors propped open, station volunteers near the doors to open them for voters while the polling place is open, or provide a temporary doorbell to notify officials

that the door needs to be opened in a timely manner.

Problem Four: The entrance door has a door knob and/or latch that requires tight pinching and twisting and is not accessible.

Solution: There are four typical solutions: add an accessible pull or handle and leave the door unlatched; install fully accessible door hardware; leave the door propped open; or provide a temporary doorbell to notify officials that the door needs to be opened in a timely manner.



Examples of accessible door hardware

Lifts and Elevators

If the voting area is not on the same level as the entrance, there must be an independently operable elevator or lift to provide an accessible route to individuals with disabilities. The door into the elevator or lift and the space within must be wide enough to accommodate wheelchairs and other mobility devices. All controls should be operable without tight grasping, pinching, or twisting and should be no higher than 48 inches. Chair or seated lifts found on staircases do not comply with the 2010 Standards as they are not suited for many voters with disabilities, including people who use wheelchairs.

Lift and elevator requirements are in Section H and I of the 2016 Checklist found in Part 3 of this document.

Solutions for Accessibility: Problems Involving Lifts and Elevators

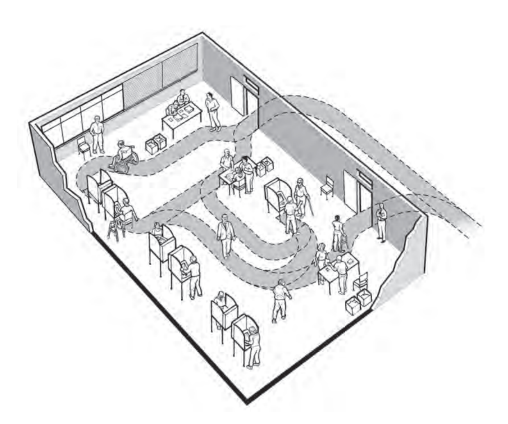
Problem One: The elevator or lift to the voting area requires a key to be inserted before the elevator or lift is operational.

Solution: Relocate the voting area to avoid use of the elevator or lift. Otherwise, leave the key in the elevator or lift for the entire time the polling place is open, or station a volunteer, who has been trained in its operation, to operate the elevator or lift while the polling place is open.

Voting Area

The accessible voting area must have an accessible entrance and adequate circulation and maneuvering space for voters who use wheelchairs or scooters, or who walk with mobility devices, to get in to the voting area, sign in at the check-in table, and go to the voting stations or machines. Within the voting area there must be enough clearance for an individual with a disability to access and use all the voting equipment. Voting machines should be positioned so that the highest operable part is no higher than 48 inches. If voters are expected to vote at counters or tables, there should be a writing surface that provides knee and toe clearance so that a voter who uses a wheelchair may sit at and use the counter or table.

Voting area requirements are in Section F of the 2016 Checklist found in Part 3 of this document.



An accessible route connects the building entrance with the voting area, including voter check-in and voting stations.

Solutions for Accessibility: Problems Involving the Voting Area

Problem One: The voting area is in a small room and the accessible voting machine is only two feet from the check-in table.

Solution: Relocate the voting area to a larger space such as a hallway or lobby or change the layout of the voting area by moving the checkin table outside the room to provide appropriate space for voters with disabilities to use the accessible voting machine.

Part 2: Tools for Surveys

The tools necessary to conduct surveys using the 2016 Checklist are inexpensive and many, if not all, can be purchased at local hardware and home improvement stores.

Tools and Documentation

The following tools are needed for the 2016 Checklist:

- a metal tape measure at least 20 feet long
- a digital level or a bubble level that is at least 24 inches long
- a door pressure gauge
- a digital camera with a flash
- a copy of the 2016 Checklist for each location to be surveyed
- a clipboard and pens or pencils

Completing Measurements and Recording Information

One person can complete a survey of a polling place but it is often quicker and easier for two people to work together. One can be responsible for taking the measurements and the other for recording the information and taking any photographs.

Taking Measurements

Sloped Surfaces

Measuring the slope of a ramp, parking space, pedestrian route, or other ground or floor surface is important to identify whether the surface is accessible. Two slope measurements perpendicular to one another should be taken at each location. One is the running slope that runs parallel to the direction of travel and the other is the cross slope, which runs perpendicular to the running slope.

The amount of slope or grade is described as the proportion of a vertical rise to a horizontal length. It is usually described as:

- a ratio (e.g., 1:20, means one unit of vertical rise for each 20 units of horizontal length); or
- a percentage (e.g., 8.33% which equates to a ratio of 1:12 or 4.76 degrees).

The easiest way to measure slope is to use a digital level. The digital display gives a reading that may be shown as a ratio, percent, or degree. Calibrate the digital level before each use.



A digital level that can be used with measurements in degrees, percentages, or ratios

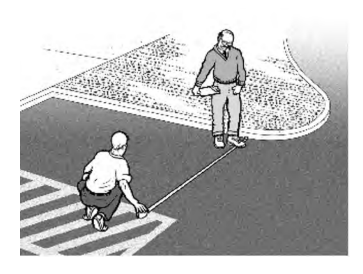
Another way to measure slope is to use a 24 inch level with leveling bubbles and a tape measure. Place the level on the sloped surface in the direction you wish to measure. Rest one end of the level at the highest point of the sloped surface and lift the other end (see image) until the bubble is in the middle of the tube. This is the "level" position. While the level is in this position, measure the distance between the bottom end of the level and the sloped surface below. If the distance is two inches or less, then the slope is 1:12 or less. When the distance is more than two inches. record the distance on the checklist so the exact slope can be calculated later. For measuring cross slope, if the distance measured from the level position is ½ inch or less then the slope is 1:48 or less.



Measuring slope using a 24 inch bubble level and tape measure

Using the Tape Measure

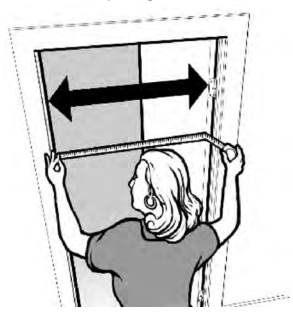
A tape measure is used to measure the length, width, height, and depth of various elements including parking spaces and access aisles, routes, thresholds, doorways, and protruding objects.



Using a tape measure to measure the width of a parking space

Measuring Door Openings

Special care is needed when measuring the clear opening of a doorway. To measure the clear opening of a standard hinged door, open the door to 90 degrees. Measure the clear door opening from the edge of the doorstop to the edge of the door (not to the door jamb). This measures the clear width of the door opening through which people pass, which is less than the width of the door itself. Door handles and push bars should not be included in the measurements of door opening widths.



Measuring the clear door opening

Taking Photographs

It is always useful to first take a photo that will clearly identify the site, then the elements surveyed. A comprehensive set of photographs makes it easier to understand existing conditions after the survey is completed. It is a good idea to take several photos of the exterior and interior of the polling place. We recommend taking photographs of measurements and noncompliant elements such as steps. It is likely that others may review information about the facility you are surveying.

Temporary Remedies

Many accessibility barriers at polling places can be removed with temporary remedies. Although not designed to be permanent solutions, the following tools can be used to provide remedies on Election Day to improve accessibility. These tools can often be found in local hardware and home improvement stores or online at minimal cost.

Temporary Remedies

Traffic Cones



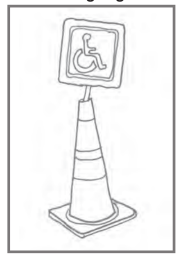
Traffic cones can be used to mark parking spaces, access aisles and passenger loading zones, to hold parking signs, and to warn of protruding objects.

Van Parking Sign



Van accessible parking signs should be used to designate van accessible parking locations.

Parking Signs



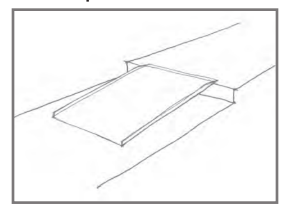
Accessible parking signs should be used to designate accessible parking locations.

Directional Signs



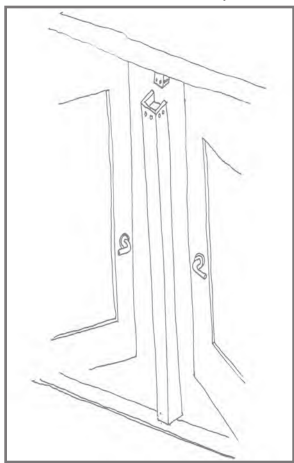
Directional signage should be used to show direction to the accessible route, accessible entrance, and voting area.

Portable ramp - step six inches or less



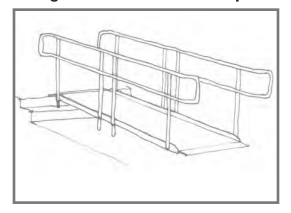
Portable ramps without handrails can only be used for heights six inches or less and can provide access at a curb or low step. Portable ramps also can be placed flat to cover holes or gaps in a sidewalk.

Remove post (increase clear width at double leaf doors)



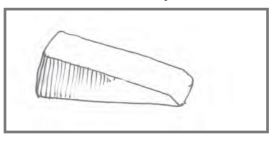
Remove center post between doors if the post is bolted to the door frame to provide a 32 inch clear opening or to allow double doors to be propped open.

Portable ramp - greater than six inch step



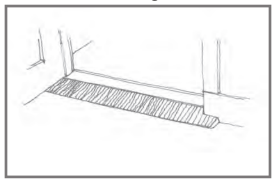
Portable ramps with handrails must be used for heights greater than six inches to provide access over steps. For ramps greater than six inches high, temporary edge protection such as a pipe or piece of wood can be attached with ties or twine to the edges of the ramp. Edge protection must run the entire length of the ramp.

Door stop



Door stops can be used to prop open a door if the door handle is inaccessible, or if there is an inadequate maneuvering clearance for a person using a wheelchair or other mobility device to open the door.

Wedges



Wedges can provide access at thresholds and slight changes in level.

Part 3 : Polling Place Accessibility Checklist

Ward:	Precinct:	Staff:	Date:	Time:	_
Address:_			Location name:		_
	list is designed to pr ty features needed b	•	•	ther a polling place	has basio
	question below there dards). Please revie				e Design
dards) and March 15,	some differences be I the 2010 Standards 2012, that complied . See 28 C.F.R. §35.1	. Elements and s with the 1991 Sta	spaces in a building andards may remair	constructed or altere	ed before
Where a q	ting the checklist, pro uestion asks about r any noncompliant o	more than one el			
Status of I	Polling Place				
AII Ele	ements Compliant				
Non-0	Compliant Elements	Remediable with	hTemporary Measu	res	
	Compliant Elements cate Polling Place)	Not Remediable	with Temporary Me	easures	

Ward:	Precinct:	Staff:	Da	ate:	_ Time:	
A 1.1						
Address:			Location r	name:		

Α	Parking Only complete this section if off-street parking is provided to voters. If off-street parking is not provided to voters, go to Section B. If more than 25 parking spaces are provided to voters, see the 2010 Standards for the number of accessible parking spaces required. (§208.2)	Yes	No	N/A	Comments/ Remedies
A1	Is there at least one designated van accessible space with signage with the International Symbol of Accessibility and designated "van accessible"? (§§208.2, 208.2.4, 502.6)				
A2	Are the designated van accessible spaces at least 96" wide with a 96" wide access aisle, or 132" wide with a 60" wide access aisle? (§§502.2, 502.3) Width of space Width of access aisle				
A3	For van accessible spaces (particularly in a garage or parking structure), is there vertical clearance of at least 98" for the vehicular route to the parking space, in the parking space and access aisle, and along the vehicular route to the exit? (§502.5)				
A4	Are designated accessible parking spaces and the access aisles serving them on a level surface, with slopes not exceeding 1:48 in all directions? (Note: Curb ramps may not be part of an access aisle since they include slopes greater than 1:48.) (§502.4)				
A5	Are the surfaces of the designated accessible parking spaces and access aisles stable, firm, and slip resistant? (§§502.4, 302.1)				
A6	Are the designated accessible parking spaces located on the shortest accessible route to the accessible entrance? (§208.3.1)				

Ward:	Precinct:	Staff:		Date:	Time:
Address:			Location	nama:	

В	Passenger Drop-Off Area Only complete this section if a passenger drop-off area is provided for voters. If a drop-off area is not provided to voters, go to Section C.	Yes	No	N/A	Comments/ Remedies
B1	Is the vehicle pull-up space on a level surface, with slopes not exceeding 1:48 in all directions? (§503.4)				
B2	Is the access aisle next to the vehicle pull-up space on a level surface, with a slope not exceeding 1:48 in all directions? (§503.4)				
В3	Is there vertical clearance of at least 114" (9 feet 6 inches) from the site entrance to the vehicle pull-up area, in the access aisle, and along the vehicular route to the exit? (\$503.5)				
B4	Is a curb ramp provided if a curb separates the access aisle from the accessible route to the accessible entrance? (§§206.2.1, 503.3)				
B5	Is the width of the curb ramp surface at least 36" (not counting the side flares)? (§405.5)				
B6	Does an accessible route connect the access aisle and curb ramp to the accessible entrance of the polling place? (§206.2)				

Ward:	_ Precinct:	Staff:	Date:	Time:
Address:			Location name:	

С	Exterior Route to Accessible Entrance Complete a separate Exterior Route form, when applicable, for the routes from 1) parking, 2) passenger drop-off areas, 3) public sidewalks and 4) public transportation stops. Exterior route location:	Yes	No	N/A	Comments/ Remedies
C1	Is the route at least 36" wide? (§403.5.1)				
C2	Is the route free of abrupt changes in level greater than ½", including stairs? (§303)				
C3	Is the route free of surface openings greater than ½", such as grates or holes in the pavement? (§302.3)				
C4	Are walking surfaces stable, firm, and slip resistant? (§302.1)				
C5	Is the route free of wall mounted objects that protrude more than 4" into the path of travel and are between 27" and 80" high? (§307.2)				
C6	Is the route free of post mounted objects that protrude more than 12" into the path of travel and are between 27" and 80" high? (§307.3)				
C7	Are objects that hang over the pedestrian route 80" or higher, including the underside of exterior stairs? (§307.4)				
C8	If the route crosses a curb, is there a curb ramp that is at least 36" wide with a slope no more than 1:12? (§§303.4, 405.2, 405.5, 406.1)				
C9	Is the running slope of part of the route greater than 1:20? If yes, go to Section G. (§402.2)				
C10	Is the cross slope of the accessible route no greater than 1:48? (§§403.3, 405.3)				

Ward:	Precinct:	Staff:	Date:	Time:	
Address:			Location name:		

D	Polling Place Entrances	Yes	No	N/A	Comments/ Remedies
D1	Is the clear width of the door opening (one door or one active leaf of a double door) at least 32"? (§404.2.3)				
D2	Is each door hardware useable with one hand without tight grasping, pinching, or twisting of the wrist? (§§309.4, 404.2.7)				
D3	On the pull side of the door, is there at least 18" of clearance provided to the side of the latch? (§404.2.4)				
D4	Is the area in front of the door level, with slopes no greater than 1:48 in all directions? (§§404.2.4.4, 405.7.1)				
D5	If there are doors in a series, is the distance between the two hinged doors at least 48" plus the width of the door swinging into the space? (§404.2.6)				
D6	Can the second door (interior door) in the series be opened with no more than 5 pounds of force? (§309.4)				
D7	Does the second door (interior door) in the series comply with D2, D3, and D4, above?				
D8	Are door thresholds no higher than ½"? (Note: If the threshold is between ¼" and ½" it must be beveled.) (§404.2.5)				
D9	Do inaccessible entrances have signage directing voters to the accessible entrance? (§216.6)				
D10	If voters are directed to an alternative accessible entrance, is this entrance kept unlocked during voting hours? (28 C.F.R. §§35.130, 35.133)				

Ward:	Precinct:	Staff:	Date:	Time:	
Address:			Location name:		

E	Route from Entrance Into Voting Area	Yes	No	N/A	Comments/ Remedies
E1	Is the route at least 36" wide? (§403.5.1)				
E2	Is the route free of wall mounted objects that protrude more than 4" into the path of travel and are between 27" and 80" high? (§307.2)				
E3	Is the route free of post mounted objects that protrude more than 12" into the path of travel and are between 27" and 80" high? (§307.3)				
E4	Are objects that hang over the route 80" or higher, including the underside of stairs? (§307.4)				
E5	Is the route free of abrupt changes in level greater than ½", including stairs? (§303)				
E6	Is the running slope of part of the route greater than 1:20? If yes, go to Section G. (§303.4)				
E7	If the route to the voting area has stairs, is a platform lift or elevator provided? If yes, go to Section H (lifts) or Section I (elevators). (§402.2)				
E8	If doors are provided along the route to the voting area, is the clear width of each door opening (one door or one active leaf of a double door) at least 32"? (§404.2.3)				
E9	Is each door hardware useable with one hand without tight grasping, pinching, or twisting of the wrist? (§§309.4, 404.2.7)				
E10	Can each door be opened with no more than 5 pounds of force? (§309.4)				
E11	Is the threshold at each door no higher than $\frac{1}{2}$ "? (Note: If the threshold is between $\frac{1}{4}$ " and $\frac{1}{2}$ " it must be beveled.) (§404.2.5)				
E12	On the pull side of each door, is there at least 18" of clearance provided to the side of the latch? (§404.2.4)				
E13	Is the area in front of each door level, with slopes no greater than 1:48 in all directions? (§§404.2.4.4, 405.7.1)				

Ward:	Precinct:	Staff:	Date:	Time:
Address:			Location name:	

F	Within the Voting Area	Yes	No	N/A	Comments/ Remedies
F1	Are floor surfaces stable, firm, and slip resistant? (§302.1)				
F2	Is the route free of wall mounted objects that protrude more than 4" into the path of travel and are between 27" and 80" high? (§307.2)				
F3	Is the route free of post mounted objects that protrude more than 12" into the path of travel and are between 27" and 80" high? (§307.3)				
F4	Are objects that hang over the route 80" or higher, including the underside of stairs? (§307.4)				
F5	Is there enough room to provide a route at least 36" wide to the registration table and voting stations? (§403.5.1)				
F6	Is there enough room to provide a turning space in front of at least one voting station, such as a circle that is at least 60" in diameter? (§304.3)				
F7	Is there enough room to provide a turning space in front of at least one accessible voting machine, such as a circle that is at least 60" in diameter? (§304.3)				

Ward:	Precinct:	Staff:	Date:	Time:
Address:			Location name:	

G	Ramps	Yes	No	N/A	Comments/ Remedies
	Complete a separate ramp form for each ramp, whether exterior or interior.				
	Ramp location:				
G1	Is the running slope of the ramp no greater than 1:12? (§405.2)				
G2	Is the cross slope of the ramp 1:48 or less? (§405.3)				
G3	Is the rise (height) for any ramp run 30" or less? (§405.6)				
G4	Is the ramp, measured between handrails, at least 36" wide? (§405.5)				
G5	Does the ramp have a level landing that is at least 60" long, at the top and bottom of each ramp section? (§405.7)				
G6	For every 30" of rise, is a level landing at least 60" long provided? (§§405.6, 405.7)				
G7	Is a level landing, at least 60" by 60" provided where the ramp changes direction? (§405.7.4)				
G8	If the rise of the ramp is greater than 6", are handrails provided that are between 34" and 38" above the ramp surface? (§§405.8, 505.4)				
G9	If the rise of the ramp is greater than 6" and the ramp or landing has a vertical drop-off on either side of the ramp, is edge protection provided? (§405.9)				

Ward:	Precinct:	Staff:	Date:	Time:
Address:			Location name:	

Н	Lifts	Yes	No	N/A	Comments/ Remedies
H1	Is the lift operational at the time of the survey? (28 C.F.R. §§35.130, 35.133)				
H2	Is the lift independently operable, or can it be made so during Election Day? (§410.1)				
Н3	Is there 30" by 48" of clear floor space within the lift? (§§410.3, 305.3)				
H4	Are the controls for the lift no higher than 48"? (§§410.5, 309.3, 308)				
H5	Are the controls useable with one hand without tight grasping, pinching or twisting? (§§410.5, 309.4)				
H6	Is the clear width of the door opening/gate opening at the end of the lift at least 32"? If a side door/gate is provided, is the clear opening width at least 42"? (§410.6)				

Ward:	Precinct:	Staff:	Date:	Time:
Address:			Location name:	

I	Elevators	Yes	No	N/A	Comments/ Remedies
I1	Is the elevator car door opening at least 36" wide? (§407.3.6, Table 407.4.1)				
12	Is there space to maneuver within the elevator car, e.g., 51" deep and 68" wide; OR 80" deep and 54" wide; OR 60" deep and 60" wide? (§407.4.1)				
13	Are hallway elevator call buttons 48" high or lower? (§§407.2.1.1, 308.2, 308.3)				
14	Are elevator car controls 48" high or lower? (§§407.4.6.1, 308.2, 308.3)				
15	Does the elevator have visible and audible signals in the hallway to indicate the arrival and direction of the elevator car? (§407.2.2.1)				
16	Does the elevator have visible and audible signals within the elevator car to indicate the position of the car? (§407.4.8)				

The Americans with Disabilities Act authorizes the Department of Justice (the Department) to provide technical assistance to individuals and entities that have rights or responsibilities under the Act. This document provides informal guidance to assist you in understanding the ADA and the Department's regulations.

This guidance document is not intended to be a final agency action, has no legally binding effect, and may be rescinded or modified in the Department's complete discretion, in accordance with applicable laws. The Department's guidance documents, including this guidance, do not establish legally enforceable responsibilities beyond what is required by the terms of the applicable statutes, regulations, or binding judicial precedent.

II. VOTER REGISTRATION SAMPLE FORMS

ARIZONA VOTER REGISTRATION FORM

ARIZONA VOTER REGISTRATION FORM FORMULARIO DE REGISTRO ELECTORAL EN ARIZONA

FILL OUT COMPLETELY WITH A BLACK/BLUE PEN (STARRED BOXES ARE REQUIRED). TO BE ELIGIBLE TO VOTE A "FULL BALLOT," COMPLETE BOX 9, 10 OR 11 OR PROVIDE OTHER PROOF OF CITIZENSHIP - SEE BACK FOR DETAILS AND ADDITIONAL INSTRUCTIONS.

LLENE COMPLETAMENTE CON PLUMA DE TINTA NEGRA/AZUL (LAS CASILLAS CON UNA ESTRELLA SON REQUERIDAS). PARA VOTAR EN UNA "BOLETA

ELECTORAL COMPLETA," LLENE LA CASILLA 9, 10 U 11 O PROVEA OTRO COMPROBANTE DE CIUDADANÍA - VEA LOS DETALLES EN EL REVERSO.

1	Permanent Early Voting List (PEVL) / Lista Permanent Early Voting Lista (PEVL) / Lista Permanent Early Voting Lista (PEVL) / Lista Permanent Early Voting Lista (PEVL) /			REC						
		REGISTER ONLINE / REGISTRESE EN LÍNEA: WWW.SERVICEARIZONA.COM								
	which I am eligible. (To be on PEVL, your n	nailing a	get an early ballot by mail for every election for ddress in Box 7 must be in Arizona.) / Sí. Quiero que			ORMACIÓN: VW.AZSOS.GOV				
			una boleta de votación temprana por correo para cada su dirección postal en la Casilla 7 debe estar en Arizona.)	BOX FOR OFFICE USE ONLY ÁREA SÓLO PARA EL USO DE LA OFICINA						
		d CHECKING THIS BOX will remove my name from ue me agreguen a la lista PEVL. Yo entiendo que al	S 00							
2	Last Name / Apellido	e ue ia i	First Name / Nombre	Mid	dle Name / Segundo Nombre	Jr./Sr./III				
2 ★										
3 ★	If no street address, describe location using mileag Box 23 if located in a rural area without a traditiona nombre de subdivisión/lote, o detalles específicos de rei tradicional de calles.	e, cross street a erencia.	ness address) / Domicilio Residencial (donde usted vive – streets, parcel #, subdivision name/lot, or landmarks. Draw ddress./ Si no cuenta con un domicilio de calle, describa la ubio Dibuje un mapa y/o provea la latitud/longitud o código geográfico	v a ma cación i	p and/or provide latitude/longitud usando millaje, cruceros de calles, r Casilla 23 si está ubicado en un áre	le or geocode in núm. de parcela,				
4 ★	Apt./Unit/Space Apto/Unidad/Espacio City / Ciu	dad		6	Zip / Código Postal					
7	Mailing Address (where you get mail, if not delive	red to re	sidential address) / Dirección Postal (donde usted recibe su d	correo,	si su correo no es entregado a su d	omicilio residencial)				
8	Last 4 Digits of Social Security # Últimos 4 Dígitos del Núm. de Seguro Social	9	AZ Driver License or Nonoperating License # / Núm. de Licencia de Manejo o Tarjeta de Identificación de AZ	10	Tribal ID # Núm. de Identificación Tribal					
	XXX-XX		Birth Date (MM/DD/YYYY)		State or Country of Birth					
11	Citizenship Certificate # / Núm. de Registro de Extranjero, de Certificado de Naturalización o de Ciudadanía	12 ★	Fecha de Nacimiento (MM/DD/AAAA)	13	Estado o País de Nacimiento					
14	Party Preference / Preferencia de Partido	15	Telephone Number	16	Occupation / Ocupación					
14	Republican / Republicano	13	Número de Teléfono	10						
	Democratic / Demócrata									
	Other / Otro None or No Party / Ninguno o Ningún Partido		Is this a cellphone? Yes/Sí No ¿Es éste número de un teléfono celular?							
17	If you were registered to vote in another state, I Si usted estaba registrado/a para votar en otro estado, a			18	Former Name(s) (if applicable Nombre/s Previo/s (si es aplica					
	- ,				, ,					
19	Father's Name or Mother's Maiden Name Nombre de su padre/nombre de soltera de su madre	20	Are you willing to work at a polling place on Election Day? / ¿Está dispuesto/a a trabajar en un lugar de votación el Día de la Elección? Yes/Sí No	21	E-Mail / Correo Electrónico					
22	Are you a citizen of the United States of Americ		Yes/Sí No If you checked "No" to either of these questions, DO NOT submit this form.	23	If no street address, draw a r					
*	¿Es usted ciudadano/a de los Estados Unidos de Amé Will you be at least 18 years old by Election Day	? [Yes/Sí No Si usted marcó "No" a cualquiera de estas preguntas, NO presente este		provide the latitude/longitud here / Si no tiene domicilio de ca y/o provea la latitud/longitud o cód	lle, dibuje un mapa				
		affirm tha	at the above information is true, that I am a RESIDENT of onts have been restored - see back for details), and I have NOT		N					
	RESIDENTE de Arizona, que NO se me ha condenado	or un Dl	afirmo que la información anterior es verdadera, que yo soy ELITO GRAVE (o que mis derechos civiles han sido restituidos INCAPACITADO/A con mis derechos electorales revocados.		W/O	——Е				
	SIGNATURE		DATE / FECHA							
	FIRMA									
24	If you are unable to complete or sign the form, the	form car	n be completed at your direction. The person who assisted	l you n	nust sign here.					
24			de llenar según sus instrucciones. La persona que le ayudó a hacerl							
	A 77 SIGNATURE OF PERSON ASSISTING / FIRMA DE LA F	EDSON	OUE LE AVUDÓ		DATE / FECHA					

VOTER REGISTRATION INFORMATION

Use this form to register to vote in Arizona or update your voter registration. You must update your registration whenever you move, change your name, or change your political party affiliation. Call your County Recorder's office (listed below) with any questions about voter registration.

TO REGISTER TO VOTE IN ARIZONA, YOU MUST BE:

- A U.S. citizen (proof of citizenship required to vote a "full ballot")
- A resident of Arizona and the county listed on your registration
- 18 years of age or more by the next regular General Election

YOU CANNOT REGISTER TO VOTE IN ARIZONA IF:

- You have been found mentally incapacitated by a court and your voting rights were not preserved; or
- You have been convicted of a **felony** and not had your civil rights restored. Civil
 rights are automatically restored if you have only <u>one</u> felony conviction and
 complete your sentence, parole, probation, and restitution payment.

GENERAL INFORMATION

- Register <u>online</u> at www.servicearizona.com, or <u>mail</u> or <u>take</u> your completed, signed form to your County Recorder (acceptable mailing addresses provided below) or person designated to receive registration forms. The County Recorder will send you a confirmation of registration within 4-6 weeks.
- The location where you submit your registration form or, if you decide not to register to vote, your decision not to register, will be kept confidential.
- Warning: Executing a false registration is a class 6 felony.

REGISTRATION DEADLINE

- You must register at least 29 days before the election (or the next business day if that deadline falls on a holiday) to vote in that election.
- If returned by mail, the registration must be: (1) postmarked by the deadline and received by the County Recorder by 7:00 p.m. on Election Day; or (2) dated on or before the deadline and received by the County Recorder no later than 5 days after the deadline.

PROOF OF CITIZENSHIP REQUIREMENT

- To be eligible to vote a "full ballot," you must submit proof of citizenship with your registration form or by 5:00 p.m. on the Thursday before Election Day. A "full ballot" includes all federal, state, county, and local races and ballot propositions/referenda for which you are eligible to vote.
- If you do not submit proof of citizenship and we cannot acquire your proof of citizenship from the AZ Motor Vehicle Division or the statewide voter registration database, you will receive a "federal-only" ballot, which has only federal races.
- You don't need to resubmit proof of citizenship if you previously registered to vote
 in Arizona and submitted citizenship proof, and are using this form to update your
 name, party affiliation, or address after moving within the state.

VALID FORMS OF PROOF OF CITIZENSHIP

If you have an **Arizona driver's license or non-operating license** issued after October 1, 1996, write the number in Box 9. This will serve as proof of citizenship and no additional documents are needed. However, if your license was issued when you were <u>not</u> a U.S. citizen but you later became a U.S. citizen, complete Box 11 or provide another form of proof of citizenship.

- Other acceptable proof of citizenship (only one is needed):
 - Legible copy of a birth certificate that verifies citizenship. If the name on the birth certificate is not the same as your current legal name, submit supporting documents (e.g. marriage certificate).
 - Legible copy of the pertinent pages of your passport
 - Presentation to the County Recorder of U.S. naturalization documents, or provide your Alien Registration Number, Naturalization Certificate Number, or Citizenship Certificate Number (Box 11)
 - Indian Census Number, Bureau of Indian Affairs Number, Tribal Treaty Card Number, or Tribal Enrollment Number (Box 10)
 - Legible copy of your Tribal Certificate of Indian Blood or Tribal or Bureau of Indian Affairs Affidavit of Birth
- Do not send original documents. Make a printed copy of proof of citizenship and mail it with your completed registration form to your County Recorder. Visit www.azsos.gov if you have questions about proof of citizenship.

INFORMACIÓN DE REGISTRO ELECTORAL

Use esta forma para registrarse para votar en Arizona o actualizar su registro. Usted debe actualizar su registro cada vez que se mude, cambie su nombre, o cambie su afiliación de partido político. Llame a la oficina del Registrador de su Condado (listado abajo) con cualquier pregunta sobre el registro electoral.

PARA REGISTRARSE PARA VOTAR EN ARIZONA USTED DEBE:

- Ser ciudadano/a de los E.U.A. (requiere comprobante de ciudadanía para votar usando una "boleta completa")
- Ser residente de Arizona y del condado listado en su registro
- Tener 18 años de edad o más en o antes de la próxima Elección General regular

USTED NO PUEDE REGISTRARSE PARA VOTAR EN ARIZONA SI:

- Una corte dictaminó que usted está mentalmente incapacitado/a y no se conservaron sus derechos de voto; o
- A usted se le ha condenado por un delito grave y no se le han restaurado sus derechos civiles. Los derechos civiles se restauran automáticamente si usted sólo tiene <u>una</u> condena por un delito grave y ha completado su sentencia, libertad condicional, régimen probatorio, y pago de restitución.

INFORMACIÓN GENERAL

- Regístrese en línea en www.servicearizona.com, o envíe por correo postal o lleve su
 formulario de registro llenada y firmada al Registrador de su Condado (dirección postal
 indicada abajo) o a una persona designada para recibir dichos formularios. El
 Registrador le enviará a usted una confirmación del registro dentro de 4-6 semanas.
- El lugar donde usted presente su formulario de registro o, si decide no registrarse para votar, su decisión de no registrarse, se mantendrá en forma confidencial.
- Aviso: La ejecución de un registro electoral falso es un delito grave de la clase 6.

FECHA LÍMITE PARA EL REGISTRO

- Usted se deber registrar por lo menos 29 días antes de la elección (o al siguiente día hábil si la fecha límite cae en un día festivo reconocido por el estado).
- Si lo envía por correo, el formulario debe: (1) Tener un matasellos con fecha en/antes de la fecha límite y ser recibida por el Registrador del Condado en/antes de las 7:00 p.m. el Día de la Elección; ó (2) ser fechada en o antes de la fecha límite y ser recibida por el Registrador no más tarde de 5 días después de la fecha límite.

REQUISITO DE COMPROBANTE DE CIUDADANÍA

- Para votar usando una "boleta electoral completa," debe presentar comprobante de ciudadanía con su formulario de registro o antes de las 5:00p.m. del jueves previo al Día de la Elección. Una "boleta electoral completa" incluye todas las contiendas federales, estatales, del condado, y locales y propuestas/referéndums a las que sea elegible para votar.
- Si no presenta comprobante de ciudadanía y no podemos adquirir dicho comprobante de la División de Vehículos Motorizados de AZ o de la base de datos del registro electoral del estado, recibirá una boleta electoral "sólo federal", que incluye sólo contiendas federales.
- Usted no necesita volver a enviar el comprobante de ciudadanía si se registró antes en Arizona y presentó comprobante de ciudadanía, y está usando esta formulario para actualizar su nombre, afiliación de partido, o domicilio después de mudarse dentro del estado.

FORMAS VÁLIDAS DE COMPROBANTE DE CIUDADANÍA

Si usted tiene una **licencia de manejo de Arizona o tarjeta de identificación** emitida después del 1º de octubre de 1996, anote el número en la Casilla 9. Esto servirá como comprobante de ciudadanía y no necesitará documentos adicionales. Pero si su licencia fue emitida cuando no era ciudadano de los Estados Unidos pero se convirtió más tarde en ciudadano/a de los Estados Unidos, complete la Casilla 11 ó provea otra forma de comprobante de ciudadanía.

- Otros comprobantes aceptables de ciudadanía (sólo necesita uno):
 - Copia legible de un certificado de nacimiento que verifique la ciudadanía. Si el nombre en el certificado de nacimiento no es igual a su nombre legal actual, presente documentación de apoyo (ejemplo: certificado de matrimonio)
 - Copia legible de las páginas pertinentes de su pasaporte
 - Presentación al Registrador de los documentos de naturalización de los E.U.A, o Número de Registro de Extranjero, número del Certificado de Naturalización, o número del Certificado de Ciudadanía (Casilla 11)
 - Número del Censo Indio, Número de la Oficina de Asuntos Indios, Número de la Tarjeta del Tratado Tribal, o de la Inscripción Tribal (Casilla 10)
 - Copia legible de su Certificado Tribal de Sangre India o Affidávit de Nacimiento Tribal o de la Oficina de Asuntos Indios
- No envíe documentos originales. Haga una copia impresa del comprobante de ciudadanía y envíela por correo con su formulario de registro completa al Registrador de su Condado. Visite www.azsos.gov si tiene preguntas sobre los comprobantes de ciudadanía.

Apache County Recorder

St. Johns, AZ 85936 (928) 337-7516 (TDD# 800-361-4402)

Cochise County Recorder Bisbee, AZ 85603

(520) 432-8358 (TDD# 432-8360) <u>Coconino County Recorder</u> Flagstaff, AZ 86001

(928) 679-7860 (TDD# 679-7131) <u>Gila County Recorder</u> Globe, AZ 8550170 (928) 402-8740 (TDD# 7-1-1)

Graham County Recorder

Safford, AZ 85548 (928) 428-3560 (TDD# 428-3562)

Greenlee County Recorder

Clifton, AZ 85533 (928) 865-2632 (TDD# 865-2632)

La Paz County Recorder

Parker, AZ 85344 (928) 669-6136 (TDD# 669-8400)

<u>Maricopa County Recorder</u> Phoenix, AZ 85003 (602) 506-1511 (TDD# 506-2348)

Mohave County Recorder

Kingman, AZ 86402 (928) 753-0767 (TDD# 753-0701)

Navajo County Recorder Holbrook, AZ 86025

(928) 524-4192 (TDD# 524-4294)

Pima County Recorder

Tucson, AZ 85702 (520) 724-4330 (TDD# 724-4320)

<u>Pinal County Recorder</u> Florence, AZ 85132 (520) 866-6854 (TDD# 866-6851)

Santa Cruz County Recorder

Nogales, AZ 85621 (520) 375-7990 (TDD# 375-7934)

Yavapai County Recorder

Prescott, AZ 86305 (928) 771-3248 (TDD# 771-3530)

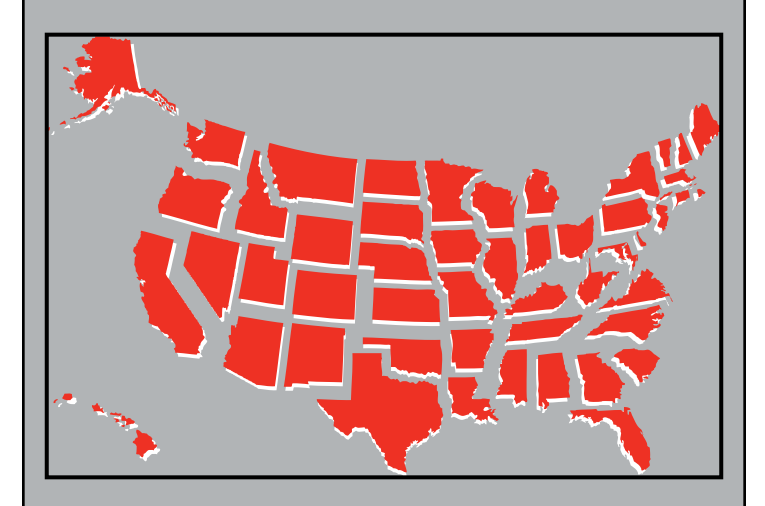
Yuma County Recorder

Yuma, AZ 85364 (928) 373-6034 (TDD# 373-6033)

> Arizona Secretary of State Printable Ver. Rev. Aug. 2020

NATIONAL VOTER REGISTRATION FORM: ENGLISH/SPANISH

Register To Vote In Your State By Using This Postcard Form and Guide



For U.S. Citizens

General Instructions

Who Can Use this Application

If you are a U.S. citizen who lives or has an address within the United States, you can use the application in this booklet to:

- Register to vote in your State,
- Report a change of name to your voter registration office.
- Report a change of address to your voter registration office, or
- Register with a political party.

Exceptions

Please do not use this application if you live outside the United States and its territories and have no home (legal) address in this country, *or* if you are in the military stationed away from home. Use the Federal Postcard Application available to you from military bases, American embassies, or consular offices.

New Hampshire town and city clerks will accept this application only as a request for their own absentee voter mail-in registration form.

North Dakota does not have voter registration. **Wyoming** law does not permit mail registration.

How to Find Out If You Are Eligible to Register to Vote in Your State

Each State has its own laws about who may register and vote. Check the information under your State in the State Instructions. All States require that you be a United States citizen by birth or naturalization to register to vote in federal and State elections. Federal law makes it illegal to falsely claim U.S. citizenship to register to vote in any federal, State, or local election. You **cannot** be registered to vote in more than one place at a time.

How to Fill Out this Application

Use both the Application Instructions and State Instructions to guide you in filling out the application.

- First, read the Application Instructions. These instructions will give you important information that applies to everyone using this application.
- Next, find your State under the State Instructions. Use these instructions to fill out Boxes 6, 7, and refer to these instructions for information about voter eligibility and any oath required for Box 9.

When to Register to Vote

Each State has its own deadline for registering to vote. Check the deadline for your State on the last page of this booklet.

How to Submit Your Application

Mail your application to the address listed under your State in the State Instructions. Or, deliver the application in person to your local voter registration office. The States that are required to accept the national form will accept copies of the application printed from the computer image on regular paper stock, signed by the applicant, and mailed in an envelope with the correct postage.

First Time Voters Who Register by Mail

If you are registering to vote for the first time in your jurisdiction and are mailing this registration application, Federal law requires you to show proof of identification the first time you vote. Proof of identification includes:

- A current and valid photo identification or
- A current utility bill, bank statement, government check, paycheck or government document that shows your name and address.

Voters may be exempt from this requirement if they submit a **COPY** of this identification with their mail in voter registration form. If you wish to submit a **COPY**, please keep the following in mind:

- Your state may have additional identification requirements which may mandate you show identification at the polling place even if you meet the Federal proof of identification.
- Do not submit original documents with this application, only **COPIES.**

If You Were Given this Application in a State Agency or Public Office

If you have been given this application in a State agency or public office, it is your choice to use the application. If you decide to use this application to register to vote, you can fill it out and leave it with the State agency or public office. The application will be submitted for you. Or, you can take it with you to mail to the address listed under your State in the State Instructions. You also may take it with you to deliver in person to your local voter registration office.

Note: The name and location of the State agency or public office where you received the application will remain confidential. It will not appear on your application. Also, if you decide not to use this application to register to vote, that decision will remain confidential. It will not affect the service you receive from the agency or office.

A81 1

Application Instructions

Before filling out the body of the form, please answer the questions on the top of the form as to whether you are a United States citizen and whether you will be 18 years old on or before Election Day. If you answer no to either of these questions, you may not use this form to register to vote. However, state specific instructions may provide additional information on eligibility to register to vote prior to age 18.

Box 1 — Name

Put in this box your full name in this order — Last, First, Middle. Do not use nicknames or initials. *Note:* If this application is for a change of name, please tell us in **Box A** (on the bottom half of the form) your full name before you changed it.

Box 2 — **Home Address**

Put in this box your home address (legal address). Do **not** put your mailing address here if it is different from your home address. Do **not** use a post office box or rural route without a box number. Refer to state-specific instructions for rules regarding use of route numbers.

Note: If you were registered before but this is the first time you are registering from the address in Box 2, please tell us in **Box B** (on the bottom half of the form) the address where you were registered before. Please give us as much of the address as you can remember.

Also Note: If you live in a rural area but do not have a street address, or if you have no address, please show where you live using the map in Box C (at the bottom of the form).

Box 3 — Mailing Address

If you get your mail at an address that is different from the address in Box 2, put your mailing address in this box. If you have no address in Box 2, you **must** write in Box 3 an address where you can be reached by mail.

Box 4 — Date of Birth

Put in this box your date of birth in this order — Month, Day, Year. *Be careful not to use today's date!*

Box 5 — Telephone Number

Most States ask for your telephone number in case there are questions about your application. However, you do not have to fill in this box.

Box 6 — ID Number

Federal law requires that states collect from each registrant an identification number. You must refer to your state's specific instructions for item 6 regarding information on what number is acceptable for your state. If you have neither a drivers license nor a social security number, please indicate this on the form and a number will be assigned to you by your state.

Box 7 — Choice of Party

In some States, you must register with a party if you want to take part in that party's primary election, caucus, or convention. To find out if your State requires this, see item 7 in the instructions under your State.

If you want to register with a party, print in the box the full name of the party of your choice.

If you do not want to register with a party, write "no party" or leave the box blank. Do not write in the word "independent" if you mean "no party," because this might be confused with the name of a political party in your State.

Note: If you do not register with a party, you can still vote in general elections and nonpartisan (nonparty) primary elections.

Box 8 — Race or Ethnic Group

A few States ask for your race or ethnic group, in order to administer the Federal Voting Rights Act. To find out if your State asks for this information, see item 8 in the instructions under your State. If so, put in Box 8 the choice that best describes you from the list below:

- American Indian or Alaskan Native
- Asian or Pacific Islander
- Black, *not* of Hispanic Origin
- Hispanic
- Multi-racial
- White, *not* of Hispanic Origin
- Other

Box 9 — Signature

Review the information in item 9 in the instructions under your State. Before you sign or make your mark, make sure that:

- (1) You meet your State's requirements, and
- (2) You understand **all** of Box 9.

Finally, sign your **full** name or make your mark, and print today's date in this order — Month, Day, Year. If the applicant is unable to sign, put in **Box D** the name, address, and telephone number (optional) of the person who helped the applicant.

A82 2

Voter Registration Application
Before completing this form, review the General, Application, and State specific instructions.

_														
I	e you a citizen of the I II you be 18 years old				-	es es	No No		This spac	e for office (use only.			
If y	ou checked "No" in re	sponse to eithe	r of	these questions,	do	not com	plete fo	rm.						
(Ple	ease see state-specific in:	structions for rule Last Name	s reg	jarding eligibility to	Ť	jister pric st Name		18.)		Middle Na			1.	II
1	Mr. Miss Mrs. Ms.	Last Name			FIL	SUNATTIE	=			Middle Na	ime(s)		Jr	III IV
2	Home Address					Apt. o	r Lot #	City	r/Town		State		Zip Code	
Address Where You Get Your Mail If Different From Above					City	r/Town		State		Zip Code				
4	Date of Birth Month	Day Year	5	Telephone Num	nber	(option	al)	6	ID Number	- (See item 6 in	the instructions for y	our stat	e)	
7	Choice of Party (see item 7 in the instruction	ons for your State)	8	Race or Ethnic (see item 8 in the ins			our State)							
9	I have reviewed my state's instructions and I swear/affirm that: I am a United States citizen I meet the eligibility requirements of my state and subscribe to any oath required. The information I have provided is true to the best of my knowledge under penalty of perjury. If I have provided false								Please	sign full na	me (or put mark) 🔺		
	information, I may citizen) deported	be fined, impr	ison	ed, or (if not a U	l.S.		Date:	M	onth /	/ Day	Year			
PI:	f you are registericopies of valid identification of the contraction of the contraction is for a contraction of the contraction is for a contraction is for a contraction of the contra	tification doci	ume iOI	ents with this f	orn if	^{n.} they	, арр	oly			for information	n on si	ubmitting	
Α	Mr. Miss La Mrs. Ms.	st Name					First Na	me		Mid	dle Name(s)		ا ير ا	II III IV
L If	you were registered be	fore but this is tl	ne fir	rst time you are re	gist	ering fro	om the a	ddres	ss in Box 2, who	at was your a	ddress where you v	vere rec		_
В	Street (or route and	l box number)		<u> </u>	Ар	t. or Lot	t #	City	//Town/Coun	ity	State		Zip Code	
L If	you live in a rural area b	out do not have a	stree	et number, or if yo	u ha	ve no ad	Idress, ple	ease s	show on the m	ap where you	ı live.			_
С	■ Write in the names of ■ Draw an X to show of the Use a dot to show are near where you live, ■ Example	where you live. ny schools, church and write the nar	nes, si	tores, or other lanc f the landmark.	dmar	,	e.	_					NORTH A	个
If	Public the applicant is unable	School School		Grocery Store Woodchuck Roa be applicant fill out	ad	X sapplica	ation? Giv	ve na	me address an	d phone pun	her (phone numb	ner onti	onal)	

Mail this application to the address provided for your State.

D

FOR OFFICIAL USE ONLY						
	·					



FIRST CLASS STAMP NECESSARY FOR MAILING

Voter Registration Application
Before completing this form, review the General, Application, and State specific instructions.

_	(1 11 16	C A	. , 🗔	·/			T1 ·	· · · · ·			
Wil If y	Are you a citizen of the United States of America? Will you be 18 years old on or before election day? Yes No If you checked "No" in response to either of these questions, do not complete form. (Please see state-specific instructions for rules regarding eligibility to register prior to age 18.)										
1	Mrs. Miss Last Name			rst Nam				Middle Nam	liddle Name(s)		
2	Home Address		·	Apt. o	or Lot #	City	r/Town		State	Z	Zip Code
3	Address Where You Get Your Mail If	Diffe	rent From Above			City	r/Town		State	Ž	Zip Code
4	Date of Birth Month Day Year	5	Telephone Numbe	r (option	onal) ID Nu		ID Number - (s	See item 6 in the	e instructions for you	ur state)	
7	Choice of Party (see item 7 in the instructions for your State)	8	Race or Ethnic Gro (see item 8 in the instruc		our State)	6					
I have reviewed my state's instructions and I swear/affirm that: I am a United States citizen I meet the eligibility requirements of my state and subscribe to any oath required. The information I have provided is true to the best of my knowledge under penalty of perjury. If I have provided false information, I may be fined, imprisoned, or (if not a U.S. citizen) deported from or refused entry to the United States.											
e Ple	you are registering to vote for opies of valid identification documents of valid identification documents. The section is for a change of name	or th	ne first time: plea ents with this form	ase refe m.	/ арр	app ly	olication instr	ay ructions for	Year information o	on sul	bmitting
A	Mr. Miss Last Name Mrs. Ms.	,			First Na			Middle	e Name(s)		□Jr □II □Sr □IV
If	you were registered before but this is t	he fi	rst time you are regis	tering fr	om the a	ddre	s in Box 2, what	was your addr	ess where you we	re regis	stered before?
В	Street (or route and box number)		A	pt. or Lo	t #	City	//Town/County	/	State	7	Zip Code
lf :	If you live in a rural area but do not have a street number, or if you have no address, please show on the map where you live.										
	■ Write in the names of the crossroads (or streets) nearest to where you live. ■ Draw an X to show where you live. ■ Use a dot to show any schools, churches, stores, or other landmarks near where you live, and write the name of the landmark.										
C	Example Grocery Store Woodchuck Road Public School ● X										
lf ·	the applicant is unable to sign, who hel	oed t	he applicant fill out th	nis applic	ation? Giv	e na	ne, address and	phone numbe	er (phone number	optio	nal).
D											

Mail this application to the address provided for your State.

FOR OFFICIAL USE ONLY							



FIRST CLASS STAMP NECESSARY FOR MAILING

State Instructions

Alabama

Updated: 08-31-2018

Registration Deadline — Voter registration is closed during the fourteen days preceding an election. Applications must be postmarked or delivered by the fifteenth day prior to the election.

- 6. ID Number. If you have one, you must provide your Alabama driver's license number or Alabama nondriver identification card number. If you do not have an Alabama driver's license or nondriver identification card, you must provide the last 4 digits of your Social Security number. If you have not been issued any of these numbers you must write the word "NONE" and a unique identifier will be provided for you.
- 7. Choice of Party. Optional: You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8.** Race or Ethnic Group. You are required to fill in this box; however, your application will not be rejected if you fail to do so. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in Alabama you must:
- be a citizen of the United States
- be a resident of Alabama and your county at the time of registration
- be 18 years old before any election
- not have been convicted of a felony involving moral turpitude (or have had your civil and political rights restored). The list of moral turpitude felonies is available on the Secretary of State web site at: sos.alabama.gov/mtfelonies

- not currently be declared mentally incompetent through a competency hearing
- swear or affirm to "support and defend the Constitution of the U.S. and the State of Alabama and further disavow any belief or affiliation with any group which advocates the overthrow of the governments of the U.S. or the State of Alabama by unlawful means and that the information contained herein is true, so help me God"

Mailing address:

Office of the Secretary of State P.O. Box 5616 Montgomery, AL 36103-5616

Alaska

Updated: 03-01-2006

Registration Deadline — 30 days before the election.

- **6. ID Number.** You must provide one of the following identification numbers; Alaska Driver's License or Alaska State Identification Card Number. If you do not have an Alaska Driver's License or Alaska State Identification Card, you must provide the last four digits of your Social Security Number. If you do not have any of these identification numbers, please write "NONE" on the form. A unique identifying number will be assigned to you for voter registration purposes. This information is kept confidential. Having this information assists in maintaining your voter record and may assist in verifying your identity (Title 15 of the Alaska Statutes).
- **7. Choice of Party.** You do not have to declare a party affiliation when registering to vote. If you

do not choose a party, you will be registered as Undeclared. Alaska has a closed primary election system. Each recognized political party has a separate ballot listing only candidates from that political party. Voters registered as a member of a political party may only vote that party's ballot. Voters registered as undeclared or non-partisan may choose one ballot from the ballots available.

- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Alaska you must:
- be a citizen of the United States
- be at least 18 years old within 90 days of completing this registration
- be a resident of Alaska
- not be a convicted felon (unless unconditionally discharged)
- not be registered to vote in another State

Mailing address:

Division of Elections State of Alaska PO Box 110017 Juneau, AK 99811-0017

Arizona

Updated: 03-01-2006

Registration Deadline — 29 days before the election.

6. ID Number. Your completed voter registration form must contain the number of your Arizona driver license, or non-operating identification license issued pursuant to A.R.S. § 28-3165, if the license is current and valid. If you *do not have* a current and valid Arizona driver license or non-operating identification license, you must

A87 3

include the last four digits of your social security number if one has been issued to you. If you do not have a current and valid driver license or non-operating identification license or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the Secretary of State.

- 7. Choice of Party. If you are registered in a political party which has qualified for ballot recognition, you will be permitted to vote the primary election ballot for that party. If you are registered as an independent, no party preference or as a member of a party which is not qualified for ballot recognition, you may select and vote one primary election ballot for one of the recognized political parties.

 8. Race or Ethnic Group. Leave
- **9. Signature.** To register in Arizona you must:

blank.

- be a citizen of the United States
- be a resident of Arizona and your county at least 29 days preceding the next election
- be 18 years old on or before the next general election
- not have been convicted of treason or a felony (or have had your civil rights restored)
- not currently be declared an incapacitated person by a court of law

Mailing address:

Secretary of State/Elections 1700 W. Washington, 7th Floor Phoenix, AZ 85007-2888

Arkansas

Updated: 03-01-2006

Registration Deadline — 30 days before the election.

- 6. ID Number. Your completed voter registration form must contain your state issued driver's license number or nonoperating identification number. If you do not have a driver's license or nonoperating identification, you must include the last four digits of your social security number. If you do not have a driver's license or a nonoperating identification or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State.
- **7. Choice of Party.** Optional. You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Arkansas you must:
- be a citizen of the United States
- live in Arkansas at the address in Box 2 on the application
- be at least 18 years old before the next election
- not be a convicted felon (or have completely discharged your sentence or been pardoned)
- not claim the right to vote in any other jurisdiction
- not previously be adjudged mentally incompetent by a court of competent jurisdiction

Mailing address:

Secretary of State Voter Services P.O. Box 8111 Little Rock, AR 72203-8111

California

Updated: 06-18-2018

Registration Deadline — 15 days before the election; conditional

voter registration up to and including Election Day.

- **6. ID Number.** When you register to vote, you must provide your California driver's license or California identification card number, if you have one. If you do not have a driver's license or ID card, you must provide the last four digits of your Social Security Number (SSN). If you do not include this information, you will be required to provide identification when you vote. 7. Choice of Party. If you wish to choose a party preference, please enter the name of the political a political party, enter "No Party
- party. If you do not want to choose Preference" in the space provided. California law allows voters who choose "No Party Preference" or have chosen a preference for a nonqualified political party to vote in the presidential primary election of any qualified political party that files a notice with the Secretary of State allowing them to do so. You can call 1-800-345-VOTE or visit www.sos.ca.gov to learn which political parties allow "No Party Preference" voters and voters who have disclosed a preference for a nonqualified political party to participate in their presidential primary election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in California you must:
- be a citizen of the United States
- be a resident of California
- be at least 18 or older on Election Day to vote
- not currently in state or federal prison or on parole for the conviction of a felony

A88 4

 not currently found to be mentally incompetent to vote by a court

Your signature is required. If you meet the requirements listed above, please sign and date the registration card in the space provided.

Mailing address:

Secretary of State Elections Division 1500 11th Street, 5th Floor Sacramento, CA 95814

Colorado

Updated: 10-16-2018

Registration Deadline — You may register up to, and on, Election Day. You must register 8 days or more before election day to have a ballot mailed to you. If you register less than 8 days before election day, then you must appear in person in your county to vote.

- **6. ID Number.** Your completed voter registration form must contain your state issued driver's license number or identification number. If you do not have a driver's license or state issued identification, you must include the last four digits of your social security number. If you do not have a driver's license or a state issued identification or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State.
- **7. Choice of Party.** You may register with a party. If you leave this section blank you will not be registered with any party.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Colorado you must:

- be a citizen of the United States
- be a resident of Colorado for at least 22 days immediately before the Election in which you intend to vote
- be at least 16 years old, but you must be 18 years of age or older on the date of the election at which you intend to vote
- not be serving a sentence (including parole) for a felony conviction

Mailing address:

Colorado Secretary of State 1700 Broadway, Suite 200 Denver, Colorado 80290

Connecticut

Updated: 09-03-2019

Registration Deadline —

postmarked seven (7) days before the election; postmarked five (5) days before the primary.

- **6. ID Number.** Connecticut Driver's License Number, or if none, the last four digits of your Social Security Number.
- 7. Choice of Party. This is optional, but you must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Connecticut you must:
- be a citizen of the United States
- be a resident of Connecticut and of the town in which you wish to vote
- be 17 years old. 17 year olds who will turn 18 on or before Election Day, may participate in the general primary.
- have completed confinement and parole if previously convicted of a

- felony, and have had your voting rights restored by Registrars of Voters
- not currently be declared mentally incompetent to vote by a court of law

Mailing address:

Secretary of the State of Connecticut Elections Division P.O. Box 150470 Hartford, CT 06115-0470

Delaware

Updated: 04-18-2018

Registration Deadline — The 4th Saturday before a primary or general election, and 10 days before a special election.

- 6. ID Number. Your completed voter registration form must contain your state issued driver's license number or nonoperating identification number. If you do not have a driver's license or nonoperating identification, you must include the last four digits of your social security number. If you do not have a driver's license or a nonoperating identification or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** You may register to vote in Delaware if you:
- are a citizen of the United States, AND
- are a resident of Delaware; (Delaware is your home), AND

A89 5

• will be 18 years old on or before the date of the next General Election.

You may not register to vote in Delaware if you:

- have been adjudged mentally incompetent. Adjudged mentally incompetent refers to a specific finding in a judicial guardianship or equivalent proceeding, based on clear and convincing evidence that the individual has a severe cognitive impairment which precludes exercise of basic voting judgment; OR
- were convicted of a felony and have not completed your sentence, OR
- were convicted of a disqualifying* felony and have not been pardoned.
 - *List of Disqualifying Felonies:
 - murder or manslaughter, (except vehicular homicide);
 - any felony constituting an offense against public administration involving bribery or improper influence or abuse of office, or any like offense under the laws of any state or local jurisdiction, or of the United States, or of the District of Columbia; or
 - any felony constituting a sexual offense, or any like offense under the laws of any state or local jurisdiction or of the United States or of the District of Columbia.

Mailing address:

State of Delaware Office of the State Election Commissioner 905 S. Governors Ave., Suite 170 Dover, DE 19904

District of Columbia

Updated: 11-07-2019

Registration Deadline — 21 days before the election if registering by mail, online, or via mobile app, but a voter may register inperson during early voting and on Election Day.

- **6. ID Number.** Federal law now requires that all voter registration applications must include either the applicant's driver's license number or the last four digits of the applicant's social security number in order to be processed.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To vote in the District of Columbia you must:
- Be a United States citizen
- Be a resident of the District of Columbia
- Maintain residency in the District of Columbia for at least 30 days prior to the election in which you intend to vote
- Not claim voting residence or the right to vote in another U.S. state or territory
- Be at least 17 years old (You may register to vote if you are at least 16 years old. You may vote in a primary election if you are at least 17 years old and you will be at least 18 years old by the next general election. You may vote in a general or special election if you are at least 18 years old).
- Not be in jail for a felony conviction
- Not have been found by a court to be legally incompetent to vote

Mailing address:

District of Columbia Board of Elections 1015 Half Street, SE, Suite 750 Washington, DC 20003

Florida

Updated: 11-30-2011

Registration Deadline — 29 days before the election.

- **6. ID Number.** If you have one, you must provide your Florida driver's license number or Florida identification card number. If you do not have a Florida driver's license or identification card, you must provide the last four digits of your social security number. If you have not been issued any of these numbers, you must write the word "NONE."
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** You are requested, but not required, to fill in this box. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in Florida you must:
- be a citizen of the United States
- be a legal resident of both the State of Florida and of the county in which you seek to be registered
- be 18 years old (you may pre-register if you are at least 16)
- not be adjudicated mentally incapacitated with respect to voting in Florida or any other State, or if you have, you must first have your voting rights restored.
- not be a convicted felon, or if you are, you must first have your civil rights restored if they were taken away.
- swear or affirm the following:

A90 6

"I will protect and defend the Constitution of the United States and the Constitution of the State of Florida, that I am qualified to register as an elector under the Constitution and laws of the State of Florida, and that all information in this application is true."

Mailing address:

State of Florida Department of State Division of Elections The R.A. Gray Building 500 South Bronough St, Rm 316 Tallahassee, Florida 32399-0250

Georgia

Updated: 08-15-2013

Registration Deadline — The fifth Monday before any general primary, general election, or presidential preference primary, or regularly scheduled special election pursuant to the Georgia Election Code. In the event that a special election is scheduled on a date other that those dates prescribed by the Georgia Election Code, registration would close on the 5th day after the call.

6. ID Number. Federal law requires you to provide your full GA Drivers License number or GA State issued ID number. If you do not have a GA Drivers License or GA ID you must provide the last 4 digits of your Social Security number. Providing your full Social Security number is optional. Your Social Security number will be kept confidential and may be used for comparison with other state agency databases for voter registration identification purposes. If you do not possess a GA Drivers License or Social Security number, a unique identifier will be provided for you.

- **7. Choice of Party.** You do not have to register with a party to take part in that party's primary, caucus or convention.
- **8. Race or Ethnic Group.** You are requested to fill in this box. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in Georgia you must:
- be a citizen of the United States
- be a legal resident of Georgia and of the county in which you want to vote
- be 18 years old within six months after the day of registration, and be 18 years old to vote
- not be serving a sentence for having been convicted of a felony
- not have been judicially determined to be mentally incompetent, unless the disability has been removed

Mailing address:

Elections Division Office of the Secretary of State 2 Martin Luther King Jr. Drive Suite 802 Floyd West Tower Atlanta, Georgia 30334

Hawaii

Updated: 06-18-2018

Registration Deadline — 30 days before the election.

6. ID Number. When you register to vote, you must provide your Hawaii driver's license or State identification number, if you have one. If you do not have a driver's license or ID number, you must provide the last four digits of your Social Security Number (SSN). If you do not have any of this information, the Clerk's Office will issue you a unique identification number, which will serve to

- identify you for voter registration purposes.
- **7. Choice of Party.** A "choice of party" is not required for voter registration.
- **8. Race or Ethnic Group.** Race or ethnic group information is not required for voter registration.
- **9. Signature.** To register in Hawaii you must:
- be a citizen of the United States
- be a resident of the State of Hawaii
- be at least 16 years old (you must be 18 years old by election day in order to vote)
- not be incarcerated for a felony conviction
- not be adjudicated by a court as "non compos mentis"

Mailing address:

Office of Elections State of Hawaii 802 Lehua Avenue Pearl City, HI 96782

Idaho

Updated: 03-01-2006

Registration Deadline — 25 days before the election.

- **6. ID Number.** Enter your driver's license number. If you have no driver's license, enter the last 4 digits of your social security number.
- 7. Choice of Party. You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Idaho you must:
- be a citizen of the United States
- have resided in Idaho and in the county for 30 days prior to the day of election

- be at least 18 years old
- not have been convicted of a felony, and without having been restored to the rights of citizenship, or confined in prison on conviction of a criminal offense

Mailing address:

Secretary of State P.O. Box 83720 State Capitol Bldg. Boise, ID 83720-0080

Illinois

Updated: 09-03-2019

Registration Deadline — Online Registration is available until 16 days before the election and in-person registration is available through Election Day.

- **6. ID Number.** Illinois requires either the Driver's License (or Secretary of State ID Card) or the last 4 digits of Social Security Number. For people who do not have either of those items, and have not registered in Illinois before, a mail in registration form should be accompanied by a copy of other identifying information: you must send, with this application, either (i) a copy of a current and valid photo identification, or (ii) a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the voter. If you do not provide the information required above, then you will be required to provide election officials with either (i) or (ii) described above the first time you vote at a voting place.
- **7. Choice of Party.** Leave Blank. Exception: for primary elections, unless a voter only wishes to vote on

public questions, a party preference should be indicated.

- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** A signature is required. If signature is missing from registration form, you will be notified your registration is incomplete.

To register in Illinois you must:

- be a citizen of the United States
- be a resident of Illinois and of your election precinct at least 30 days before the next election
- be at least 18 years old on or before the next General Election or Consolidated Election
- cannot be serving a sentence of confinement in any penal institution as a result of conviction of any crime
- not claim the right to vote anywhere else

Preregistration for 17 Year Olds.

Illinois permits registration by a 17 year old person who will be 18 on or before the General Election (or the Consolidated Election, the odd year election for city, township, school board and other local offices) to register and vote in the General Primary (or Consolidated Primary) which will nominate candidates for that next following General Election (or Consolidated Election).

Mailing address:

State Board of Elections 2329 S. MacArthur Boulevard Springfield, IL 62704

Indiana

Updated: 03-01-2006

Registration Deadline — 29 days before the election.

- **6. ID Number.** Your state voter ID number is your ten digit Indiana issued driver's license number. If you do not possess an Indiana driver's license then provide the last four digits of your social security number. Please indicate which number was provided. (Indiana Code 3-7-13-13)
- 7. Choice of Party. Leave blank.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Indiana you must:
- be a citizen of the United States
- have resided in the precinct at least
 30 days before the next election
- be at least 18 years of age on the day of the next general election
- not currently be in jail for a criminal conviction

Mailing address:

Election Division Office of the Secretary of State 302 West Washington Street, Room E-204 Indianapolis, IN 46204-2743

Iowa

Updated: 10-31-2020

Registration Deadline — Must be delivered by 5 p.m. 10 days before the election, if it is a general election; 11 days before all others.* Registration forms which are postmarked 15 or more days before an election are considered on time even if received after the deadline.

*If you fail to meet the voter registration deadlines above you can register and vote by following the guidelines for election day registration. You can find these on the Iowa Secretary of State's website: https://sos.iowa.gov/elections/voterinformation/edr.html.

A92

- **6. ID Number.** Your ID number is your Iowa driver's license number (or Iowa non-operator identification number) if you have one, if not then the last four digits of your social security number. The ID number you provide will be verified with the Iowa Department of Transportation or the Social Security Administration.
- 7. Choice of Party. You may, but do not have to, register with a party in advance if you want to take part in that party's primary election. You may change or declare a party affiliation at the polls on primary election day.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Iowa you must:
- be a citizen of the United States
- be a resident of Iowa
- be at least 17 years old; A person may vote if they will be 18 years old on or before election day. In the case of primary elections, a person may vote if they will be 18 years old on or before the corresponding regular election.
- not have been convicted of a felony or have had your rights restored
- not currently be judged by a court to be "incompetent to vote"
- not claim the right to vote in more than one place
- give up your right to vote in any other place

Mailing address:

Elections Division Office of the Secretary of State Lucas Building-1st Floor 321 E. 12th Street Des Moines, IA 50319

Kansas

Updated: 10-25-2013

Registration Deadline —

Postmarked or delivered 21 days before the election

- **6. ID Number.** Your completed voter registration form must contain your state issued driver's license number or nondriver's identification card number. If you do not have a driver's license or nondriver's identification card, you must include the last four digits of your social security number. If you do not have a driver's license or a nondriver's identification card or social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State. The number you provide will be used for administrative purposes only and will not be disclosed to the public. (KSA 25-2309).
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Kansas you must:
- be a citizen of the United States
- be a resident of Kansas
- be 18 by the next election
- have completed the terms of your sentence if convicted of a felony; a person serving a sentence for a felony conviction is ineligible to vote
- not claim the right to vote in any other location or under any other
- not be excluded from voting by a court of competent jurisdiction

Mailing address:

Secretary of State 1st Floor, Memorial Hall 120 SW 10th Ave. Topeka, KS 66612-1594

Kentucky

Updated: 03-01-2006

Registration Deadline — 29 days before the election.

- **6. ID Number.** Your full social security number is required. It is used for administrative purposes only and is not released to the public (KRS 116.155). No person shall be denied the right to register because of failure to include social security number.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Kentucky you must:
- be a citizen of the United States
- be a resident of Kentucky
- be a resident of the county for at least 28 days prior to the election date
- be 18 years of age on or before the next general election
- not be a convicted felon or if you have been convicted of a felony, your civil rights must have been restored by executive pardon
- not have been judged "mentally incompetent" in a court of law
- not claim the right to vote anywhere outside Kentucky

Mailing address:

State Board of Elections 140 Walnut Street Frankfort, KY 40601-3240

A93 9

Louisiana

Updated: 02-28-2019

Registration Deadline — 30 days before the election.

- **6. ID Number.** You must provide your Louisiana driver's license number or Louisiana special identification card number, if issued. If not issued, you must provide at least the last four digits of your social security number, if issued. The full social security number may be provided on a voluntary basis. If the applicant has neither a Louisiana driver's license, a Louisiana special identification card, or a social security number, the applicant shall attach one of the following items to his application: (a) a copy of a current and valid photo identification; or (b) a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of applicant. Neither the registrar nor the Department of State shall disclose the social security number of a registered voter or circulate the social security numbers of registered voters on commercial lists (R.S. 18:104 and 154; 42 U.S.C. § 405).
- 7. Choice of Party. If you do not list a party affiliation, you may not be able to vote in the Presidential Preference Primary and party committee elections. Political party affiliation is not required for any other election.
- 8. Race or Ethnic Group.

Completing this box is optional. See the list of choices under the Application Instructions for Box 8 (on page 2).

- **9. Signature.** To register in Louisiana you must:
- be a citizen of the United States
- be a resident of Louisiana (Residence address must be address where you claim homestead exemption, if any, except for a resident in a nursing home or veteran's home who may elect to use the address of the nursing home or veterans' home or the home where he has a homestead exemption. A college student may elect to use his home address or his address while away at school.)
- be at least 17 years old (16 years old if registering to vote with application for Louisiana driver's license or in person at registrar of voters office), and be 18 years old prior to the next election to vote
- not currently be under an order of imprisonment for conviction of a felony; or if under such an order (1) not have been incarcerated pursuant to the order within the last five years and (2) not be under an order of imprisonment related to a felony conviction for election fraud or any other election offense pursuant to R.S. 18:1461.2
- not be under a judgment of full interdiction for mental incompetence or limited interdiction where your right to vote has been suspended

Mailing address:

Secretary of State Attention: Elections Division P.O. Box 94125 Baton Rouge, LA 70804-9125

Maine

Updated: 08-14-2012

Registration Deadline — Delivered 21 business days before the election

(or a voter may register *in-person* up to and including election day).

- **6. ID Number.** You must list your valid Maine driver's license number. If you don't have a valid Maine driver's license, then you must provide the last four digits of your Social Security Number. Voters who don't have either of these forms of ID must write "NONE" in this space.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention (unless otherwise permitted by a political party).
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Maine you must:
- be a citizen of the United States
- be a resident of Maine and the municipality in which you want to vote
- be at least 17 years old (you must be 18 years old to vote)

Mailing address:

Elections Division Bureau of Corporations, Elections and Commissions 101 State House Station Augusta, ME 04333-0101

Maryland

Updated: 06-26-2008

Registration Deadline — 9:00 p.m. 21 days before the election.

6. ID Number. If you have a current, valid Maryland driver's license or a Motor Vehicle Administration identification card, you must enter the driver's license or identification number. If you do

A94 10

not have a current, valid Maryland driver's license or Motor Vehicle Administration identification card, you must enter at least the last 4 digits of your social security number. However, please note, the disclosure of your full Social Security number is voluntary. The statutory authority allowing election officials to request your full Social Security number is Election Law Article, Section 3-202, Annotated Code of Maryland. The number will be used only for registration and other administrative purposes. It will be kept confidential.

- **7. Choice of Party.** You must register with a party if you want to take part in that party's primary election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Maryland you must:
- be a U.S. citizen
- be a Maryland resident
- be at least 18 years old by the next general election
- not be under guardianship for mental disability
- not have been convicted of buying or selling votes
- not have been convicted of a felony, or if you have, you have completed serving a court ordered sentence of imprisonment, including any term of parole or probation for the conviction.

Mailing address:

State Board of Elections P.O. Box 6486 Annapolis, MD 21401-0486

Massachusetts

Updated: 09-03-2019

Registration Deadline — 20 days before the election.

- 6. ID Number. Federal law requires that you provide your driver's license number to register to vote. If you do not have a current and valid Massachusetts' driver's license then you must provide the last four (4) digits of your social security number. If you have neither, you must write "NONE" in the box and a unique identifying number will be assigned to you.
- 7. Choice of Party. If you do not designate a party or political designation in this box, you will be registered as unenrolled, which is commonly referred to as independent. Unenrolled voters and voters registered in political designations may vote in party primaries.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Massachusetts you must:
- be a citizen of the United States
- be a resident of Massachusetts
- be at least 16 years old (must be 18 years old to vote on Election Day)
- not have been convicted of corrupt practices in respect to elections
- not be under guardianship with respect to voting
- not be currently incarcerated for a felony conviction

Mailing address:

Secretary of the Commonwealth Elections Division, Room 1705 One Ashburton Place Boston, MA 02108

Michigan

Updated: 11-07-2019

Registration Deadline —

Postmarked at least 15 days before the election; or delivered in person to your city or township clerk by 8 p.m. on Election Day. If you are registering within 14 days of an election, you must provide residency verification to be eligible for that election.

- **6. ID Number.** Your completed voter registration form must contain your state issued driver's license number or state issued personal identification card number. If you do not have a driver's license or state issued personal identification card, you must include the last four digits of your social security number. If you do not have a driver's license or a state issued personal identification card or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State.
- **7. Choice of Party.** A "choice of party" is not required for voter registration.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Michigan you must:
- be a citizen of the United States
- be 18 years old by the next election
- be a resident of Michigan and at least a 30 day resident of your city or township by election day
- not be confined in a jail after being convicted and sentenced

Notice: If a voter possesses a Michigan driver license (DL) or personal ID (PID), Michigan law requires the same address be used for voter registration and DL/PID purposes. Use of this form will also change your DL/PID address. The Secretary of State will mail you a new address sticker for your DL/PID.

A95

Mailing address:

Mail or deliver this completed application directly to your city or township clerk. Find your city or township clerk's address at Michigan.gov/Vote. If you are unable to find your city or township clerk's address, mail to:

Michigan Department of State Bureau of Elections P.O. Box 20126 Lansing, MI 48901-0726

Minnesota

Updated: 12-31-2008

Registration Deadline —

Delivered by 5:00 p.m. 21 days before the election (there is also election day registration at polling places).

- 6. ID Number. You are required to provide your Minnesota driver's license or state ID number to register to Vote. If you do not have a Minnesota driver's license or state ID then you will have to provide the last four digits of your social security number. If you have neither, please write "none" on the form.
- **7. Choice of Party.** Leave blank.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Minnesota you must:
- be a citizen of the United States
- be a resident of Minnesota for 20 days before the next election
- maintain residence at the address given on the registration form
- be at least 18 years old on election day
- if previously convicted of a felony, your felony sentence has expired or been completed, or you have been discharged from the sentence

- not be under a court-ordered guardianship in which the right to vote has been revoked
- not be found by a court to be legally incompetent to vote.

Mailing address:

Secretary of State 60 Empire Drive, Suite 100 St. Paul, MN 55103-1855

Mississippi

Updated: 05-07-2010

Registration Deadline — 30 days before the election.

- **6. ID Number.** You are required to provide your current and valid driver's license number or, if you don't have one, the last four digits of your social security number.
- 7. Choice of Party. Mississippi does not have party registration. Therefore, you do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Mississippi you must:
- be a citizen of the United States
- have lived in Mississippi and in your county (and city, if applicable)
 days before the election in which you want to vote
- be 18 years old by the time of the general election in which you want to vote
- have not been convicted of murder, rape, bribery, theft, arson, obtaining money or goods under false pretense, perjury, forgery, embezzlement, armed robbery, extortion, felony bad check, felony shoplifting, larceny, receiving stolen property, robbery, timber larceny, unlawful taking of a motor

vehicle, statutory rape, carjacking, or bigamy, or have had your rights restored as required by law

• not have been declared mentally incompetent by a court

Note: State law changed by federal court order in 1998 and by state legislation in 2000. We now accept the form as registration for voting for <u>all</u> state and federal offices.

Mailing address:

Secretary of State P.O. Box 136 Jackson, MS 39205-0136

Local county addresses:

You also may return completed applications to the county circuit clerk/registrar where you reside. A complete list of county circuit clerk/registrars is available on Mississippi's website at www.sos.ms.gov.

Missouri

Updated: 09-12-2006

Registration Deadline — 28 days before the election.

6. ID Number. Your completed voter registration form must contain your state issued driver's license number. Your completed voter registration form must also include the last four digits of your social security number. (Section 115.155, RSMo). If you do not have a driver's license or a social security number, please write "NONE" on the form. A unique identifying number will be assigned by the State. Any electronic media, printouts or mailing labels provided under this section shall not include telephone numbers and social security

A96

numbers of voters. (Section 115.157, RSMo).

- 7. Choice of Party. You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To vote in Missouri you must:
- be a citizen of the United States
- be a resident of Missouri
- be at least 17-1/2 years of age (you must be 18 to vote)
- not be on probation or parole after conviction of a felony, until finally discharged from such probation or parole
- not be convicted of a felony or misdemeanor connected with the right of suffrage
- not be adjudged incapacitated by any court of law
- not be confined under a sentence of imprisonment

Mailing address:

Secretary of State P.O. Box 1767 Jefferson City, MO 65102-1767

Montana

Updated: 11-07-2019

Registration Deadline — 30 days before the election for regular registration. If you miss that deadline, you can still register and vote in the election by late registration at your county election office or designated location. Late registration is available at any time right up through the close of polls on election day, except between noon and 5:00 p.m. the day before the election.

6. ID Number. You must provide your Montana driver's license

number. If you do not have a Montana driver's license number then you must list the LAST FOUR DIGITS OF YOUR SOCIAL SECURITY NUMBER. If you have neither a driver's license, nor a social security number, please write "NONE" on the form and include a copy of one of the following alternative forms of identification: a current and valid photo identification, including but not limited to a school district or postsecondary education photo identification or a tribal photo identification, with your name; or a current utility bill, bank statement, paycheck, government check, or other government document that shows your name and current address.

- 7. Choice of Party. Montana does not require party registration to participate in any election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Montana you must:
- be a citizen of the United States
- be at least 18 years old on or before the election
- be a resident of Montana and of the county in which you want to vote for at least 30 days before the next election
- not be in a penal institution for a felony conviction
- not currently be determined by a court to be of unsound mind
- meet these qualifications by the next election day if you do not currently meet them

Mailing address:

Mail your completed registration form to your local county election office. The county contact information can be found on the Montana Secretary of State's website: https://sosmt.gov/

Portals/142/Elections/Forms/electionadministrators.pdf. If you have difficulty finding your county election office, contact the Montana Secretary of State Elections and Voter Services Division for assistance at (888) 884-8683 or (406) 444-9608, or email soselections@mt.gov.

(Note: Registrations may be sent to the Montana Secretary of State's office, however, to avoid potential delays, we recommend you return your completed voter registration application directly to your county elections office.)

Secretary of State's Office P.O. Box 202801 Helena, MT 59620-2801

Nebraska

Updated: 03-08-2018

Registration Deadline — The third Friday before the election (or delivered by 6 p.m. on the second Friday before the election).

- **6. ID Number.** You must provide your Nebraska driver's license number. If you do not have a Nebraska driver's license number then you must list the last four digits of your social security number.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Nebraska you must:
- be a citizen of the United States
- be a resident of Nebraska
- be at least 18 years of age or will be 18 years of age on or before the

A97 13

first Tuesday after the first Monday of November

not have been convicted of a felony, or if convicted, it has been at least two years since you have completed your sentence for the felony, including any parole term
not have been officially found to be mentally incompetent

Mailing address:

Nebraska Secretary of State Suite 2300, State Capitol Bldg. Lincoln, NE 68509-4608

Nevada

Updated: 05-01-2020

Registration Deadline — The deadline for mail-in or in-person voter registration is the fourth Tuesday before any primary or general election. This is the date by which: (1) a mail-in voter registration application must be postmarked; or (2) a person must appear in person at the office of the County Clerk/ Registrar of Voters. The deadline for online voter registration at www.RegisterToVoteNV.gov is the Thursday preceding the primary or general election. Eligible voters who miss the voter registration deadlines can register to vote in person at the polling place either during early voting or on election day.

6. ID Number. You must supply a Nevada driver's license number or Nevada ID card number if you have been issued one by the DMV. If you do not have a valid Nevada driver's license or Nevada ID card, you must supply the last four digits of your Social Security Number. If you do not have a valid Nevada driver's license or Nevada ID

card or a Social Security Number, please contact your County Clerk/ Registrar of Voters to be assigned a unique identifier.

- 7. Choice of Party. You must register with a major political party if you want to take part in that party's primary election, caucus, or convention. If you register with a minor political party or as a nonpartisan, you will receive a nonpartisan ballot for the primary election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Nevada you must:
- Be a citizen of the United States;
- Have attained the age of 18 years on the date of the next election;
- Have continuously resided in the State of Nevada, in your county, at least 30 days and in your precinct at least 10 days before the next election;
- Not be currently serving a term of imprisonment for a felony conviction:
- Not be determined by a court of law to be mentally incompetent;
- Claim no other place as your legal residence.

Preregistration for 17 Year

Olds — A person who is 17 years of age or older but less than 18 years of age and meets all other qualifications to vote in Nevada can preregister to vote using any of the means available for a person to register to vote. A person who is preregistered to vote automatically becomes a registered voter on his or her 18th birthday.

Felony Convictions — Any Nevada resident who is convicted of a felony is immediately restored the right to vote upon the individual's release from prison. There is no waiting period or action required by the individual. The restoration of voting rights is automatic and immediate upon the individual's release from prison, regardless of the category of felony committed or whether the individual is still on either parole or probation. More information regarding the restoration of voting rights can be found on the Nevada Secretary of State's website at: www.nvsos.gov.

Mailing address:

Secretary of State Elections Division 101 North Carson Street, Suite 3 Carson City, NV 89701-4786

Voter registration applications may be returned to the Secretary of State's office at the address above, but to avoid possible delays, you are advised to return your completed voter registration application directly to your local county election official.

Local county addresses: To meet registration deadlines, especially during the two weeks before the mail-in voter registration deadline, you should return completed voter registration applications to your respective County Clerk/ Registrar of Voters. A complete list of County Clerks and Registrars of Voters is available on the Nevada Secretary of State's website: www.nvsos.gov.

New Hampshire

Updated: 03-01-2006

Registration Deadline — New Hampshire town and city clerks will accept this application only as

A98 14

a request for their own absentee voter mail-in registration form, which must be received by your city or town clerk by 10 days before the election.

New Hampshire town and city clerks will accept this application only as a request for their own absentee voter mail-in registration form. You need to fill in only Box 1 and Box 2 or 3.

The application should be mailed to your town or city clerk at your zip code. These addresses are listed on the Secretary of State web site at www.state.nh.us/sos/clerks.htm

It should be mailed in plenty of time for your town or city clerk to mail you their own form and for you to return that form to them by 10 days before the election.

New Jersey

Updated: 03-28-2008

Registration Deadline — 21 days before the election.

- **6. ID Number.** The last four digits of your Social Security number OR your New Jersey Driver's License number is required for voter registration. If you do not possess either of these identifications, please write "NONE" on the form. The State will assign a number that will serve to identify you for voter registration purposes.
- 7. Choice of Party. New Jersey's voter registration form does not provide a check-off for political party affiliation. A newly registered voter or voter who has never voted in a political party primary election can declare party affiliation at the polling place on the day of a

primary election. In New Jersey, a primary election is only held for the Democratic and Republican parties. A voter may also file a political party declaration form to become a member of a political party. If a declared voter wished to change party affiliation he or she must file a declaration form 50 days before the primary election, in order to vote.

- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in New Jersey you must:
- be a citizen of the United States
- be at least 18 years of age by the time of the next election
- be a resident of this State and county at your address at least 30 days before the next election
- not be serving a sentence or on parole or probation as the result of a conviction of any indictable offense under the laws of this or another state or of the United States

Mailing address:

New Jersey Department of Law and Public Safety Division of Elections PO BOX 304 Trenton, NJ 08625-0304

New Mexico

Updated: 03-01-2006

Registration Deadline — 28 days before the election.

6. ID Number. Your full social security number is required. This registration card containing your social security number will become part of the permanent voter registration records of your locality, which are open to inspection by the public in the office of the county clerk. However, your social

security number and date of birth will remain confidential and will not be disclosed to the public. Computerized listings of limited voter registration information (without social security number or birth date) are available to the general public, and are furnished upon request to incumbent election officeholders, candidates, political parties, courts and non-profit organizations promoting voter participation and registration, for political purposes only (§1-5-19B, NMSA 1978).

- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in New Mexico you must:
- be a citizen of the United States
- be a resident of the State of New Mexico
- be 18 years of age at the time of the next election
- not have been denied the right to vote by a court of law by reason of mental incapacity and, if I have been convicted of a felony, I have completed all conditions of probation or parole, served the entirety of a sentence or have been granted a pardon by the Governor.

Mailing address:

Bureau of Elections 325 Don Gaspar, Suite 300 Santa Fe, NM 87503

New York

Updated: 06-19-2014

Registration Deadline — 25 days before the election.

A99 15

- **6. ID Number.** Federal law requires that you provide your driver's license number to register to vote. If you do not have a driver's license then you will have to provide at least the last four digits of your social security number. If you have neither, please write "NONE" on the form. A unique identifying number will be assigned to you by your State.
- **7. Choice of Party.** You must enroll with a party if you want to vote in that party's primary election or caucus.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in New York you must:
- be a citizen of the United States
- be a resident of the county, or of the City of New York, at least 30 days before an election
- be 18 years old by December 31 of the year in which you file this form (*Note*: You must be 18 years old by the date of the general, primary, or other election in which you want to vote)
- not be in jail or on parole for a felony conviction
- not currently be judged incompetent by order of a court of competent judicial authority
- not claim the right to vote elsewhere

Mailing address:

NYS Board of Elections 40 North Pearl Street, Suite 5 Albany, NY 12207-2729

North Carolina

Updated: 03-01-2006

Registration Deadline —

Postmarked 25 days before the election or received in the elections office or designated voter registration agency site by 5:00 p.m. 25 days before the election.

- **6. ID Number.** Provide your North Carolina driver's license number, or North Carolina Department of Motor Vehicles ID number. If you do not have a driver's license, then list the last four digits of your social security number.
- 7. Choice of Party. You must register with a party to vote in that party's primary unless that party allows unaffiliated voters to vote in its primary. If you indicate a political party that is not a qualified party, or indicate no party, you will be listed as "Unaffiliated".
- **8. Race or Ethnic Group.** You are required to fill in this box. However, your application will not be rejected if you fail to do so. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in North Carolina you must:
- be a citizen of the United States
- be a resident of North Carolina and the county in which you live for at least 30 days prior to the election
- be 18 years of age by the day of the next general election
- have your rights of citizenship restored if you have been convicted of a felony
- not be registered or vote in any other county or state

Mailing address:

State Board of Elections P.O. Box 27255 Raleigh, NC 27611-7255

North Dakota

Updated: 03-01-2006

North Dakota does not have voter registration.

Ohio

Updated: 03-01-2006

Registration Deadline — 30 days before the election.

- **6. ID Number.** Your social security number is requested. Providing this number is voluntary. This information allows the Board of Elections to verify your registration if necessary (O.R.C. 3503.14). [Federal law requires that you provide your driver's license number to register to vote. If you do not have a driver's license then you will have to provide at least the last four digits of your social security number. If you don't have either number you will have to write "NONE" on the form and the State will assign you a number.] 7. Choice of Party. You do not register with a party if you want to
- register with a party if you want to take part in that party's primary election. Party affiliation is established by voting at a primary election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Ohio you must:
- be a citizen of the United States
- be a resident of Ohio
- be 18 years old on or before election day. If you will be 18 on or before the day of the general election, you may vote in the primary election for candidates only.
- not be convicted of a felony and currently incarcerated
- not be found incompetent by a court for purposes of voting

Mailing address:

Secretary of State of Ohio Elections Division 180 E. Broad Street — 15th Floor Columbus, OH 43215

A100 16

Oklahoma

Updated: 09-19-2019

Registration Deadline — 25 days before the election.

- **6. ID Number.** You must provide one of these numbers: either your valid Oklahoma driver's license number or state identification card number or the last four digits of your Social Security number. 7. Choice of Party. You must register with a party if you want to take part in that party's primary election. A current list of recognized political parties in Oklahoma is available on the Oklahoma State Election Board website. Registered voters with no party affiliation may be allowed by recognized parties to participate in primary elections at the party's discretion. You can find a list of recognized political parties and a list of parties that allow voters with no party affiliation to vote in primaries here: https://www. ok.gov/elections/Election_Info/ Political_Party_info.html.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Oklahoma you must:
- You must be a citizen of the United States and a resident of the State of Oklahoma.
- You must be 18 years old on or before the date of the next election.
- If convicted of a felony, you must have fully served the sentence of court-mandated calendar days, including any term of incarceration, parole, or supervision, or completed a period of probation ordered by any court.
- You must not now be under judgment as an incapacitated person, or a partially incapacitated

person prohibited from registering to vote.

• You must submit the printed, signed, dated voter registration application. The signature must be the original, handwritten autograph or mark of the applicant. No one may sign on the applicant's behalf, and no facsimile, reproduction, typewritten, electronic or other substitute signature, autograph, or mark will be valid.

Mailing address:

Oklahoma State Election Board Box 528800 Oklahoma City, OK 73152-8800

Oregon

Updated: 03-01-2006

Registration Deadline — 21 days before the election.

- 6. ID Number. Federal law requires that you provide your driver's license number to register to vote. If you do not have a driver's license then you will have to provide at least the last four digits of your social security number. If you have neither, you will need to write "NONE" on the form. A unique identifying number will instead be assigned to you by your State.
- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Oregon you must:
- be a citizen of the United States
- be a resident of Oregon
- be at least 18 years old by election day

Mailing address:

Secretary of State Elections Division 141 State Capitol Salem, OR 97310-0722

Pennsylvania

Updated: 05-01-2020

Registration Deadline — 15 days before an election or primary.

- **6. ID Number.** You must supply a Driver's License Number, if you have one. If you do not have a Driver's License Number, you must supply the <u>last four digits</u> of your Social Security Number. If you do not have either form of ID, please write "NONE" in the box.
- 7. Choice of Party. You must register with a major party if you want to take part in that party's primary election.
- **8. Race or Ethnic Group.** You are requested to fill in this box. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in Pennsylvania you must:
- be a citizen of the United States at least one month before the next election
- be a resident of Pennsylvania and your election district at least 30 days before the election
- be at least 18 years of age on the day of the next election

Mailing address:

Office of the Secretary of the Commonwealth 210 North Office Bldg. Harrisburg, PA 17120-0029

You may also register online at register.votespa.com.

A101 17

Rhode Island

Updated: 09-03-2019

Registration Deadline — 30 days before the election.

- 6. ID Number. The applicant shall be required to provide their Rhode Island driver's license or State ID number if the applicant has been issued a current and valid Rhode Island driver's license or State ID. In the case of an applicant who has not been issued a current and valid driver's license or State ID, they must provide the last four (4) digits of their social security number. An applicant, who has neither, will be assigned a unique identifying number by the State of Rhode Island.
- 7. Choice of Party. In Rhode Island, a person must register with a party if they wish to take part in that party's primary election. A person who fails to register with a party at the time of registration may, if they choose, register with a party on the day of that party's primary and take part in that party's primary election. If a person does not register with a party, they can still vote in general elections and nonpartisan primary elections.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Rhode Island you must:
- be a citizen of the United States
- be a resident of Rhode Island
- be at least 16 years of age (you must be 18 years old to vote)
- not be currently incarcerated in a correctional facility due to a felony conviction
- not have been lawfully judged to be mentally incompetent by a court of law

Mailing address:

Rhode Island State Board of Elections 50 Branch Ave. Providence, RI 02904-2790

South Carolina

Updated: 5-1-2021

Registration Deadline — 30 days before the election.

- **6. ID Number.** You must provide at least the last four digits of your social security number. You may provide your full social security number on a voluntary basis. Social security number does not appear on any report produced by the State Election Commission nor is it released to any unauthorized individual. (South Carolina Title 7-5-170)
- 7. Choice of Party. You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** You are required to fill in this box. Your application may be rejected if you fail to do so. See the list of choices under the Application Instructions for Box 8 (on page 2).
- **9. Signature.** To register in South Carolina you must:
- be a citizen of the United States
- be at least 18 years old on or before the next election
- be a resident of South Carolina, your county and precinct
- not be confined in any public prison resulting from a conviction of a crime
- never have been convicted of a felony or offense against the election laws, or if previously convicted, have served your entire sentence, including probation or

parole, or have received a pardon for the conviction

- not be under a court order declaring you mentally incompetent
- claim the address on the application as your only legal place of residence and claim no other place as your legal residence

Mailing address:

State Election Commission P.O. Box 5987 Columbia, SC 29250-5987

South Dakota

Updated: 03-01-2006

Registration Deadline — Received 15 days before the election.

- **6. ID Number.** Your driver's license number is requested. If you do not have a valid driver's license, you must provide the last four digits of your social security number.
- **7. Choice of Party.** You must register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank
- **9. Signature.** To register in South Dakota you must:
- be a citizen of the United States
- reside in South Dakota
- be 18 years old by the next election
- not be currently serving a sentence for a felony conviction which included imprisonment, served or suspended, in an adult penitentiary system
- not have been adjudged mentally incompetent by a court

A102

Mailing address:

Elections, Secretary of State 500 E. Capitol Pierre, SD 57501-5070

Tennessee

Updated: 05-01-2020

Registration Deadline — 30 days before the election.

- **6. ID Number.** Your full social security number is required. Social security number, if any, is required for purposes of identification and to avoid duplicate registration (TCA 2.2.116). **7. Choice of Party.** You do not
- have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Optional.
- **9. Signature.** To register in Tennessee you must:
- be a citizen of the United States
- be a resident of Tennessee
- be at least 18 years old on or before the next election
- not have been convicted of a felony, but if convicted, your eligibility to register and vote depends upon the crime you were convicted of and the date of your conviction. For more information about this process, call 877-850-4959 or visit https://sos.tn.gov/restoration. If your conviction has been expunged, you are not considered to have a felony conviction.
- not be adjudicated incompetent by a court of competent jurisdiction (or have been restored to legal capacity)

Mailing address:

Coordinator of Elections Tennessee Tower, Seventh Floor 312 Rosa L. Parks Ave. Nashville, TN 37243-1102

Texas

Updated: 03-01-2006

Registration Deadline — 30 days before the election.

- **6. ID Number.** You must provide your driver's license number to register to vote. If you do not have a driver's license then you will have to provide at least the last four digits of your social security number. If you have neither, please write "NONE" on the form. A unique identifying number will instead be assigned to you by your State.
- 7. Choice of Party. You do not have to register with a party if you want to take part in that party's primary election, caucus, or convention.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Texas you must:
- be a citizen of the United States
- be a resident of the county in which the application for registration is made
- be at least 17 years and 10 months old (you must be 18 to vote)
- not be finally convicted of a felony, or if a convicted felon, you must have fully discharged your punishment, including any incarceration, parole, supervision, period of probation or be pardoned.
- have not been declared mentally incompetent by final judgment of a court of law

Mailing address:

Office of the Secretary of State Elections Division P.O. Box 12060 Austin, TX 78711-2060

Utah

Updated: 09-19-2019

Registration Deadline —

Registration deadlines vary:

- Mail: registration forms must be postmarked or otherwise marked as received by the Post Office 30 days before the election.
- **In-person:** registration forms may be dropped off at the county clerk's office 7 days before the election.
- Online: registrations must be submitted 7 days before the election. Requires a valid Utah driver license or valid Utah ID.
- Same-Day: voters may register at the polls during the early voting period or on Election Day by filling out a provisional ballot.
- 6. ID Number. Your completed voter registration form must contain one of the following: a Utah Driver License number, a Utah State Identification number, or the last four digits of your Social Security number. If you do not have a Utah Driver License or a Utah State Identification card, please write "None" in the designated space and fill in the last four digits of your Social Security number.
- 7. Choice of Party. Declaring a party is not required in order to register to vote. However, Utah's election law allows each political party to choose whom it will allow to vote in its primary election. If you do not affiliate with a party,

A103

you may be restricted from voting in the primary.

- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Utah you must:
- be a citizen of the United States
- have resided in Utah for 30 days immediately before the next election
- be at least 18 years old on or before the next election (individuals who are 16 and 17 years of age may pre-register to vote; if a 17 year old will be 18 years of age on or before the upcoming general election, they may pre-register and vote in the primary election)
- not be a convicted felon currently incarcerated for commission of a felony
- not be convicted of treason or crime against the elective franchise, unless restored to civil rights
- not be found to be mentally incompetent by a court of law
- currently resides within the voting district or precinct in which you register to vote

Mailing address:

Office of the Lieutenant Governor P.O. Box 142325 Salt Lake City, UT 84114

Vermont

Updated: 09-19-2019

Registration Deadline — Your mailed registration must be received in the clerk's office on the last day the clerk has hours before the election. Vermont has Election day voter registration at the polls as well as online voter registration. To register online visit – https://olvr.sec.state.vt.us.

- 6. ID Number. You must provide your Vermont Driver's license number, or if none, the last 4 digits of your Social Security number. If you do not have a Vermont Driver's license or a Social Security number, please write "NONE" on the form. The Secretary of State's office will assign you a unique identifying number.
- **7. Choice of Party.** Vermont does not require party registration to participate in any election.
- **8. Race or Ethnic Group.** Not required.
- **9. Signature.** To register in Vermont you must:
- be a citizen of the United States
- be a resident of Vermont
- be 18 years of age on or before election day
- have taken the following Oath: You solemnly swear (or affirm) that whenever you give your vote or suffrage, touching any matter that concerns the state of Vermont, you will do it so as in your conscience you shall judge will most conduce to the best good of the same, as established by the Constitution, without fear or favor of any person [Voter's Oath, Vermont Constitution, Chapter II, Section 42]

By signing in Box 9, you are attesting that you have sworn or affirmed the Vermont voter's oath as printed above.

Mailing address:

Office of the Secretary of State Elections Division 128 State Street Montpelier, VT 05633-1101

Virginia

Updated: 09-19-2019

Registration Deadline — The application must be delivered or postmarked 22 days before the election.

- **6. ID Number.** Your full social security number is required. Your social security number will appear on reports produced only for official use by voter registration and election officials and, for jury selection purposes, by courts. Article II, §2, Constitution of Virginia (1971).
- 7. Choice of Party. Leave blank.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Virginia you must:
- be a citizen of the United States
- be a resident of Virginia and of the precinct in which you want to vote
- be 18 years old by the next <u>May</u> or November general election
- not have been convicted of a felony, or have had your civil rights restored
- not currently be declared mentally incompetent by a court of law

Mailing address:

Virginia State Board of Elections 1100 Bank Street, 1st floor Richmond, VA 23219

Washington

Updated: 09-19-2019

Registration Deadline — Online and mail registration forms must be received by an elections official no later than 8 days before the election. Register in person any

A104 20

time during business hours and before 8:00 p.m. on Election Day.

- **6. ID Number.** You must provide your Washington driver's license or ID card number. If you do not have a Washington driver's license or ID card, you must provide the last four digits of your Social Security Number. Failure to provide this information may prevent your registration from being processed.
- 7. Choice of Party. You are not required to designate your party affiliation to register in Washington.
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in Washington you must:
- be a citizen of the United States
- be a legal resident of Washington State, your county and precinct for 30 days immediately preceding the election in which you want to vote
- be at least 18 years old by Election Day
- not be under Department of Corrections supervision for a Washington felony conviction
- 16- and 17-year-olds can sign up as Future Voters and be automatically registered to vote when they turn 18

Mailing address:

Secretary of State Elections Division P.O. Box 40229 Olympia, WA 98504-0229

West Virginia

Updated: 09-12-2006

Registration Deadline — 21 days before the election.

6. ID Number. Enter your driver's license number. If you do not have a driver's license number, enter the

last four numbers of your social security number. If you do not have a driver's license number or a social security number, an identification number will be assigned to you.

- 7. Choice of Party. You must register with a party if you want to take part in that party's primary election, caucus, or convention (unless you request the ballot of a party which allows independents to vote)
- **8. Race or Ethnic Group.** Leave blank.
- **9. Signature.** To register in West Virginia you must:
- be a citizen of the United States
- live in West Virginia at the above address
- be 18 years old, or to vote in the primary be 17 years old and turning 18 before the general election
- not be under conviction, probation, or parole for a felony, treason or election bribery
- not have been judged "mentally incompetent" in a court of competent jurisdiction

Mailing address:

Secretary of State Building 1, Suite 157-K 1900 Kanawha Blvd. East Charleston, WV 25305-0770

Wisconsin

Updated: 08-31-2018

Registration Deadline —

Postmarked at least 20 days before the election; or completed in the office of the town, village, or city clerk up to 5:00 p.m. on the Friday before the election; or completed at the polling place on Election Day.

Wisconsin also permits online voter registration – Visit https://myvote.wi.gov up to 20 days before

the election if the voter has a current and valid Wisconsin driver license or state-issued ID card.

- 2. Home Address. Along with your voter registration form, you must send a proof-of-residence document with your complete first and last name and residential address, such as a copy of your current and valid Wisconsin driver license or state ID card, real estate tax bill, utility bill no older than 90 days, bank statement, paycheck or paystub, or a check or document issued by a unit of government. A full list is available at http://elections.wi.gov.
- **6. ID Number.** Provide your unexpired Wisconsin driver license or DOT-issued ID card number. If you do not have a current and valid DOT-issued driver license or ID card, provide the last four digits of your social security number.
- 7. Choice of Party. Not required.
- **8. Race or Ethnic Group.** Not required.
- **9. Signature.** To register in Wisconsin you must:
- be a citizen of the United States
- be a resident of Wisconsin and have resided at the registration address for at least 10 days.
- be at least 18 years old
- not have been convicted of treason, felony or bribery, or if you have, your civil rights have been restored after completion of your sentence or a pardon
- not have been found by a court to be incapable of understanding the objective of the electoral process
- not make or benefit from a bet or wage depending on the result of an election
- not have voted at any other location in the same election.

A105 21

Mailing address:

Mail your completed registration form and a copy of your proof-of-residence document to your municipal clerk's office. You can find your municipal clerk here: https://myvote.wi.gov/en-US/MyMunicipalClerk

If you cannot find your municipal clerk's address, you may mail it to:

Wisconsin Elections
Commission
212 East Washington Avenue,
Third Floor
P.O. Box 7984
Madison, WI 53707-7984
(Note: applications may be returned to the Wisconsin Elections Commission office at the address above, but to avoid possible delays, you are advised to return your completed voter

Wyoming

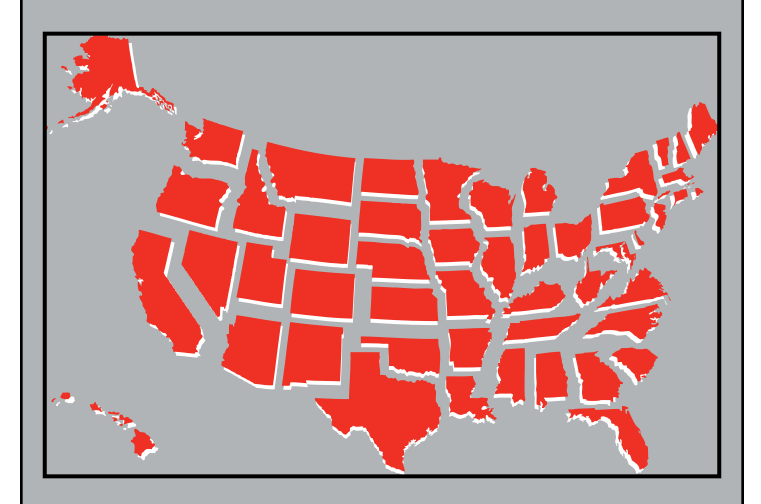
registration application directly to your municipal clerk's office.)

Updated: 03-01-2006

Wyoming by law, cannot accept this form unless State law is changed.

A106 22

Inscríbase para votar en su estado empleando esta guía y solicitud de inscripción



Para ciudadanos de Estados Unidos

Instrucciones Generales

Quienes pueden usar esta solicitud

Si usted es ciudadano de Estados Unidos que vive o tiene una dirección en Estados Unidos, puede usar la solicitud en este folleto para:

- inscribirse para votar en su estado,
- informar un cambio de nombre a la oficina de inscripción de votantes,
- informar un cambio de dirección a la oficina de inscripción de votantes, o
- inscribirse en un partido político.

Excepciones

No use esta solicitud si vive fuera de Estados Unidos y sus territorios y no tiene un domicilio (legal) en este país o si está en servicio militar estacionado fuera de su hogar. Use la solicitud federal de tarjeta postal disponible en las bases militares, las embajadas y los consulados de Estados Unidos.

Los secretarios municipales de **New Hampshire** aceptan esta solicitud sólo como pedido de su propio formulario de inscripción de votante ausente por correo.

Dakota del Norte no tiene inscripción de votantes. En **Wyoming** la ley no permite la inscripción de votantes por correo.

Como averiguar si cumple con los requisitos para inscribirse como votante en su estado

Cada estado tiene sus propias leyes sobre quienes pueden inscribirse y votar. Consulte la información correspondiente a su estado en la sección de Instrucciones de los Estados. Todos los estados requieren que usted sea ciudadano de Estados Unidos de nacimiento o naturalizado para inscribirse para votar en las elecciones federales y estatales. La ley federal hace que sea ilegal que una persona indique falsamente que es ciudadana de Estados Unidos para inscribirse para votar en cualquier elección federal, estatal o local. **No puede** estar inscrito para votar en más de un lugar a la vez.

Como llenar esta solicitud

Use las Instrucciones de la Solicitud y las Instrucciones de su Estado como guía para llenar la solicitud.

- Primero lea las Instrucciones de la Solicitud.
 Esas instrucciones le proporcionan información importante correspondiente a todos los que usan esta solicitud.
- Después encuentre su estado en las Instrucciones de los Estados. Use esas instrucciones para llenar las Casillas 6, 7 y 8. También consulte esas instrucciones para información sobre los requisitos para votar y el juramento requerido en la Casilla 9.
- PROPORCIONE SUS RESPUESTAS EN INGLÉS.

Cuando tiene que inscribirse para votar

Cada estado tiene su propia fecha límite para inscribirse para votar. Consulte la fecha límite de su estado en la última página de este folleto.

Como presentar su solicitud

Envíe su solicitud por correo a la dirección indicada para su estado en las Instrucciones de los Estados o entregue la solicitud en persona en la oficina local de inscripción de votantes. Los estados que aceptan el formulario nacional aceptarán una copia de la solicitud impresa de la imagen de la computadora en papel normal, firmada por el solicitante y enviada en un sobre con el franqueo correcto.

Votantes por primera vez que se inscriben por correo

Si se está inscribiendo para votar por primera vez en su jurisdicción y está enviando esta solicitud de inscripción por correo, usted tendrá por ley federal que presentar prueba de identificación la primera vez que vote. Modos de identificación aprobados incluyen:

- Una identificación con foto válida y vigente, o
- Una factura actual de suministro de energía, estado de cuenta bancario, cheque del gobierno, cheque de sueldo o documento que muestre su nombre y dirección.

Los votantes pueden ser exentos de este requisito si envían una **COPIA** de uno de los modos aprobados de identificación junto con su solicitud de inscripción por correo. Si desea enviar una **COPIA** mantenga en mente lo siguiente:

- Su estado puede tener requisitos adicionales de identificación que pueden poner bajo mandato que usted muestre identificación en las mesas electorales incluso si usted cumple con la prueba federal de identificación.
- No envíe el documento original de identificación con esta solicitud, solo envíe **COPIAS**.

Si le entregaron esta solicitud en una entidad de su estado o en una oficina pública

Si le entregaron esta solicitud en una entidad de su estado o en una oficina pública, es su opción usarla o no. Si decide usar esta solicitud para inscribirse para votar, puede llenarla y dejarla en la entidad u oficina pública estatal. El personal de la misma se encargará de tramitarla.

O, si lo desea, la puede enviar a la dirección postal que figura bajo su estado en las Instrucciones de los Estados. También, la puede entregar en persona a la oficina local de inscripción de votantes.

Nota: El nombre y la ubicación de la entidad local o de la oficina pública en que le entregaron la solicitud permanecerá confidencial. No aparecerá en su solicitud. Además, si decide no usar esta solicitud para inscribirse para votar, esa decisión permanecerá confidencial. No afectará el servicio que recibe de la entidad u oficina.

Instrucciones para llenar la solicitud

Antes de llenar la parte principal del formulario, conteste las preguntas en la parte de arriba del formulario para indicar si es ciudadano de Estados Unidos y si habrá cumplido los 18 años de edad para el día de las elecciones. Si contesta "no" a alguna de estas preguntas, no puede usar el formulario para inscribirse para votar. Sin embargo, las instrucciones específicas del estado le pueden proporcionar más información sobre el cumplimiento de los requisitos para votar antes de cumplir 18 años de edad.

Casilla 1 - Nombre

Escriba su nombre en esta casilla en el siguiente orden: apellido, primer nombre, segundo nombre. No use apodos ni iniciales.

Nota: Si esta solicitud es para un cambio de nombre, escriba lo que fue su nombre completo antes de cambiarlo en la **Casilla A** (en la mitad inferior del formulario).

Casilla 2 - Domicilio particular

Escriba la dirección donde vive (su dirección legal) en esta casilla. **No** ponga aquí su dirección postal si no es la misma que su dirección particular. **No** use una casilla de correo o una ruta rural sin un número de casilla. Consulte las instrucciones específicas de su estado para las reglas correspondientes a los números de rutas.

Nota: Si estuvo inscrito para votar anteriormente pero esta es la primera vez que se inscribe para la dirección en la Casilla 2, indique la dirección en que estaba inscrito anteriormente en la **Casilla B** (en la mitad inferior del formulario). Denos todo lo que pueda recordar de la dirección anterior.

Nota adicional: Si vive en una zona rural y no tiene una dirección con calle y número o si no tiene dirección, muestre donde vive usando el mapa en la Casilla C (en la parte inferior del formulario).

Casilla 3 – Dirección postal

Si recibe su correo en un lugar que no es el mismo de la Casilla 2, ponga su dirección postal en esta casilla. Si no tiene dirección en la Casilla 2, **tiene** que escribir en la Casilla 3 una dirección en la que se lo pueda contactar por correo.

Casilla 4 – Fecha de nacimiento

Ponga en esta casilla su fecha de nacimiento en este orden: mes, día año. ¡Tenga cuidado de no usar la fecha de hoy!

Casilla 5 - Número de teléfono

La mayoría de los estados solicitan su número de teléfono por si tienen preguntas sobre su solicitud. Sin embargo, **no** tiene obligación de llenar esta casilla.

Casilla 6 - Número de identificación

La ley federal requiere que los estados obtengan un número de identificación de todos los que se inscriben para votar. Consulte las instrucciones específicas de su estado para el número 6 sobre qué número es aceptable en su estado. Si no tiene ni licencia de conducir ni número de Seguro Social, indíquelo en este formulario y su estado le asignará un número.

Casilla 7 – Selección de partido político

En algunos estados se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político. Para determinar si su estado requiere esta inscripción, vea el número 7 en las instrucciones correspondientes a su estado.

Si se quiere inscribir en un partido político, escriba en letras de molde en la casilla el nombre completo del partido que prefiere.

Si no desea inscribirse en un partido, escriba "no party" (ningún partido) o deje la casilla en blanco. **No** escriba la palabra "independent" (independiente) si quiere significar "no party" (ningún partido), porque se lo puede confundir con un partido político de su estado. *Nota:* Si se inscribe sin indicar un partido político, aún puede votar en las elecciones generales y en las elecciones primarias no partidarias (que no son específicas de un partido político).

Casilla 8 - Raza o grupo étnico

Algunos estados le preguntan cuál es su raza o grupo étnico, para administrar la Ley Federal de Derechos del Votante. Para averiguar si su estado solicita esta información, vea el número 8 en las instrucciones correspondientes a su estado. En caso afirmativo, escriba en la Casilla 8 la opción que mejor lo describa de la lista a continuación:

- Indígena norteamericano *o* nativo de Alaska
- Asiático o isleño del Pacífico
- Negro, no de origen hispano
- Hispano
- Multirracial
- Blanco, no de origen hispano
- Otro

Casilla 9 - Firma

Lea la información en el número 9 de las instrucciones de su estado. Antes de firmar o hacer su marca, verifique que:

- (1) cumple con los requisitos de su estado y que
- (2) entiende **todo** lo que dice en la Casilla 9.

Finalmente, firme su nombre **completo** o ponga su marca y escriba claramente la fecha de hoy en este orden: mes, día, año. Si el solicitante no puede firmar, ponga en la **Casilla D** el nombre completo, la dirección y el número de teléfono (opcional) de la persona que ayudó al solicitante.

Solicitud de Inscripción de Votante

Before completing this form, review the General, Application, and State specific instructions.

Antes de llenar este formulario, vea las instrucciones generales, las instrucciones para llenar esta solicitud, y las instrucciones específicas de su estado.

Are you a citizen of the United States of America? ¿Es usted ciudadano de Estados Unidos de América? ¿Habrá cumplido los 18 años de edad para el dia de las elecciones? If you check "No" in response to either of these questions, do not complete form. Si contestó "No" a alguna de estas preguntas, no llene el formulario. (Please see state-specific instructions for rules regarding eligibility to register prior to age 18.) (Vea también las instrucciones específicas de su estado sobre la posibilidad de inscribirse antes de los 18 años de edad).							This space for office use only. / Este espacio sólo para uso de la oficina.			
1	Last Name /	Last Name / Apellido First Name / Primer nor			Middle Name(s) / Segundo) nombre		
2	Home Address / Dirección donde vive			Apt. or Lot # / N°. de depto. o lote City/Town / Ciudad		own / Ciudad/L	ocalidad	State / Estado	State / Estado	
3	Address Where You Get Your Mail If Different From Abo	dress Where You Get Your Mail If Different From Above / Dirección donde recibe su correo, si es diferente a la de más arriba				own / Ciudad/L	State / Estado		Zip Code / Código posta	
4	Date of Birth/Fecha de nacimiento Month/Mes Day/Día Year/A	5	Telephone Number (optiona	ıl) / Número de teléfono (optativo)			ee Item 6 in the instructions for you dentificación (Vea el número 6 en		do)	
7	Choice of Party (see item 7 in the instructions for your State) Selección de partido político (Vea el número 7 en las instru de su estado)	cciones 8		tem 8 in the instructions for your State) / número 8 en las instrucciones de	6					
9	I have reviewed my state's instructions and I swear/affirm that: / Lei las instrucciones de mi estado y juro/affirmo que: ■ I am a United States citizen. / Soy ciudadano de Estados Unidos. ■ I meet the eligibility requirements of my state and subscribe to any oath required. / Cumplo con los requisitos de mi estado y presto cualquier juramento requerido. ■ The information I have provided is true to the best of my knowledge under penalty of perjury. If I have provided false information, I may be fined, imprisoned, or (if not a U.S. citizen) deported from or refused entry to the United States. / La información que proporcioné es verdadera según mis mejores conocimientos, bajo pena de perjurio. Si proporcioné información falsa, se me puede multar, encarcelar o (si no soy ciudadano de EE UU), deportar de o denegar entrada a Estados Unidos.					Please sign full name (or put mark) / Firme su nombre completo (o ponga su marca) Date / Fecha:				
se	u are registering to vote for the fire e está inscribiendo para votar por peste formulario.	t time: pl	ease refer to the app ez: consulte las inst	olication instructions for i rucciones de la solicitud	nform para	nation on s	ubmitting copies of va in sobre presentar co	alid identification	ar / Año n documei os de iden	nts with this form. tificación válidos
se n e le le	u are registering to vote for the fire	rimera v ns be ntinu	ez: consulte las inst low if they ación que c	rucciones de la solicitud apply to you. correspondar	para 1 a s	nation on si informacion	ubmitting copies of vain sobre presentar co	alid identification pias documento	n documei os de iden	tificación válidos
se n e le this	ou are registering to vote for the first está inscribiendo para votar por peste formulario. Pease fill out the section en las secciones a co	ns be ntinu	ez: consulte las inst low if they ación que c	rucciones de la solicitud apply to you. correspondar	para 1 a s	nation on si informacion	ubmitting copies of vain sobre presentar co	alid identification pias documento maba antes de can	n documei os de iden	tificación válidos
le his	pu are registering to vote for the first está inscribiendo para votar por leste formulario. Pease fill out the section en las secciones a consequencia sapplication is for a change of name, what has to least Name /	ns bentinue was your n Apellido	low if they ación que came before you change	apply to you. correspondar ed it? / Si esta solicitud es p First Name / Primer nombre ering from the addres	para O C S ara un	nation on so informació SU SITU cambio de	ubmitting copies of va in sobre presentar co lación. nombre, ¿cómo se llar Middle Name(s) / Segundo u	naba antes de can	n documen os de iden nbiar de no gistered b	mbre?
le l	ou are registering to vote for the first está inscribiendo para votar por leste formulario. Pease fill out the section en las secciones a consequencia sapplication is for a change of name, what last Name /	ns be ntinu was your n heeliido he first ti	low if they ación que came before you change	apply to you. correspondar ed it? / Si esta solicitud es p First Name / Primer nombre ering from the addres	para O C S ara un s in B n en l	nation on so informació SU SITU cambio de cox 2, wha a Casilla 2	ubmitting copies of va in sobre presentar co lación. nombre, ¿cómo se llar Middle Name(s) / Segundo u	naba antes de can	n documen os de iden nbiar de no gistered b	mbre? efore?
se n e le le le le his you est B	pu are registering to vote for the fire está inscribiendo para votar por peste formulario. Pease fill out the section en las secciones a consequencia sapplication is for a change of name, what has to be a consequence of the last Name of the la	ns be ntinue was your n upellido he first ti imera ve ruta y casilla)	low if they ación que came before you change me you are registe que se está inscri	apply to you. correspondar ed it? / Si esta solicitud es p First Name / Primer nombre ering from the addres biendo con la dirección Apt. or Lot # / Nº. de depto. o lote address, please show on	para 1 a s ara un as in B n en la cty/1	sox 2, what a Casilla 2 fown/County / County / C	ibmitting copies of va in sobre presentar co lación. nombre, ¿cómo se llar Middle Name(s) / Segundo u t was your address wh , ¿cuál era la dirección iudad/Localidad/Condado	naba antes de can nombre nere you were re	n documen os de iden nbiar de no gistered b	mbre? efore?
se n e le le le le his you est B	u are registering to vote for the fire está inscribiendo para votar por leste formulario. ease fill out the section en elas secciones a cos application is for a change of name, what were registered before but this is tuvo inscrito antes, pero esta es la picturo inscrito antes antes de la picturo inscrito antes de la picturo de la picturo inscrito antes de la picturo d	ns be ntinue was your n Apellido he first ti imera ve: ruta y casilla) eet numb hero de cal irest to where ra mostrar el i ther landmarl	low if they ación que carión que se está inscribate, o si no tiene directo you live. / Escriba el nombre carión you live. / Escriba el nombre carión que vive.	apply to you. correspondar ed it? / Si esta solicitud es p First Name / Primer nombre ering from the addres biendo con la direcció Apt. or Lot # / Nº. de depto. o lote address, please show on ción, muestre en el mapa de las calles que cruzan más cerca de	n a sin Banen li	su situ cambio de lox 2, wha a Casilla 2 lown/County / County / Co	ubmitting copies of va in sobre presentar co lación. nombre, ¿cómo se llar Middle Name(s) / Segundo n t was your address wh , ¿cuál era la dirección iiudad/Localidad/Condado rou live.	naba antes de can nombre nere you were re	n documen os de iden nbiar de no gistered b inscrito an	mbre? efore? stes? Zip Code / Código post
se n e le this A you est B	u are registering to vote for the fire está inscribiendo para votar por leste formulario. ease fill out the section end as secciones a complication is for a change of name, what were registered before but this is tuvo inscrito antes, pero esta es la proposition of the control of the contro	ns be ntinue was your n Apellido he first ti imera ve: ruta y casilla) eet numb hero de cal irest to where ra mostrar el i ther landmarl	low if they ación que carión que se está inscribate, o si no tiene directo you live. / Escriba el nombre carión you live. / Escriba el nombre carión que vive.	apply to you. correspondar ed it? / Si esta solicitud es p First Name / Primer nombre ering from the addres biendo con la dirección Apt. or Lot # / Nº. de depto. o lote address, please show on ción, muestre en el mapa de las calles que cruzan más cerca d rite the name of the landmark. /Po	n a sin Banen li	su situ cambio de lox 2, wha a Casilla 2 lown/County / County / Co	ubmitting copies of va in sobre presentar co lación. nombre, ¿cómo se llar Middle Name(s) / Segundo n t was your address wh , ¿cuál era la dirección iiudad/Localidad/Condado rou live.	naba antes de can nombre nere you were re	n documen os de iden nbiar de no gistered b inscrito an	mbre?

D

FOR OFFICIAL USE ONLY SÓLO PARA USO OFICIAL							



FIRST CLASS STAMP NECESSARY FOR MAILING

Voter Registration Application/Solicitud de Inscripción de Votante

Before completing this form, review the General, Application, and State specific instructions.

Antes de llenar este formulario, vea las instrucciones generales, las instrucciones para llenar esta solicitud, y las instrucciones específicas de su estado.

PLEASE PROVIDE YOUR RESPONSES IN ENGLISH. / PROPORCIONE SUS RESPUESTAS EN INGLÉS.

¿Es us If you Si cou (Pleas	ntestó "No" a alguna de es se see state-specific instructio		<mark>ulario.</mark> register	¿Habrá cumplido los ´ nplete form. prior to age 18.)	ld on or before election day? 18 años de edad para el día de años de edad).	las eleccione	es?		Yes No No	This space for office de la oficina.	use only. / Es	te espacio só	o para uso
1	(Circle one) / (Marque uno con Mr. / Mrs. / Miss / Sr. Sra. Sta.				First Name / Primer nombre				Middle Name(s) / Segundo nombre		(Circle one)		con un círculo III l'
2	Home Address / Dirección o	me Address / Dirección donde vive				o lote City/	Town	/ Ciudad/Lo	calidad	State / Estado		Zip Code /	Código postal
3	Address Where You Get Your Mail If Different From Above / Dirección donde recibe su correo, si es difer				ferente a la de más arriba	City/	Town	/ Ciudad/Lo	calidad	State / Estado		Zip Code /	Código posta
4	Date of Birth/ Fecha de nac — Month	/Mes Day/Día Year/Año	Telephone Number (optional) / Número de teléfono (optativo) Joia Year / Año						ee Item 6 in the instructions for your sta entificación (Vea el número 6 en las)		
7		the instructions for your State) / :O (Vea el número 7 en las instrucciones	8		item 8 in the instructions for your Si I número 8 en las instrucciones de	ate)/	-						
9	I have reviewed my state's instructions and I swear/affirm that: / Leí las instrucciones de mi estado y juro/afirmo que: I am a United States citizen. / Soy ciudadano de Estados Unidos. I meet the eligibility requirements of my state and subscribe to any oath required. / Cumplo con los requisitos de mi estado y presto cualquier juramento requerido. The information I have provided is true to the best of my knowledge under penalty of perjury. If I have provided false information, I may be fined, imprisoned, or (if not a U.S. citizen) deported from or refused entry to the United States. / La información que proporcioné es vera du U.S. citizen) deported from or refused entry to the United States. / La información falsa, se me puede multar, encarcelar o (si no soy ciudadano de EE UU), deportar de o denegar entrada a Estados Unidos. Please sign full name (or put mark) / Firme su nombre completo (o ponga su marca) Date / Fecha: Month / Mes Day / Día Year / Año												
Ple Lle	Please fill out the sections below if they apply to you. Llene las secciones a continuación que correspondan a su situación. fthis application is for a change of name, what was your name before you changed it? / Si esta solicitud es para un cambio de nombre, ¿cómo se llamaba antes de cambiar de nombre? Mr./ Sr. Last Name / Apellido First Name / Primer nombre Middle Name(s) / Segundo nombre (Circle one) / (Marque uno												
Α	Mrs. / Sra. Miss / Sta. Mrs. / Sra.								n un círculo) Sr. I	l III I			
		efore but this is the fi pero esta es la primer											
В	Street (or route and box number) / Calle (o número de ruta y casilla) Apt. or Lot # / Nº. de depto. o lote City					City/Town/C	ounty	y / Ciudad/Lo	ocalidad/Condado	State / Estado		Zip Code /	Código posta
		ut do not have a street n pero no tiene un número c							ou live.				
	■ Draw an X to show whe ■ Use a dot to show any so	ne crossroads (or streets) nearest to re you live. / Ponga una X para mos chools, churches, stores, or other lar le referencia y escriba el nombre de	rar el lu Idmark	gar en que vive. s near where you live, and v	·				rar las escuelas, iglesias,		NORT	H / NO	RTE 个
c	Example / Ejemplo	Ruta Nº. 2		● Grocery Store / Tienda de Woodchuck Road	e abarrotes	-							
	Public Sc	hool / Escuela pública ●			X								
		sign, who helped the appl mar, ¿quién ayudó al solici								eléfono es optati	vo).		
D													

FOR OFFICIAL USE ONLY SÓLO PARA USO OFICIAL							



FIRST CLASS STAMP NECESSARY FOR MAILING

Alabama

Revisado: 08-31-2018

Fecha límite de inscripción — La inscripción de votantes estará cerrada durante los catorce días previos a la elección. Las solicitudes deben enviarse o llevar el matasello fechado dentro de los quince días anteriores a la elección.

- 6. Número de identificación. Si posee un número de identificación, deberá presentar el número de licencia de conducir o del carnet de no conductor de Alabama. En caso de no poseer licencia de conducir o carnet de no conductor del estado de Alabama, deberá presentar los últimos 4 números de su Seguro Social. Si no tiene ninguno de estos números de identificación, escriba la palabra "NONE" (ninguno) y se le asignará un número exclusivo.
- 7. Selección de partido político Opcional: No tiene obligación de inscribirse en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Se requiere que llene esta casilla; sin embargo, su solicitud no se rechazará si no lo hace. Vea la lista de opciones bajo la sección referente a la Casilla 8 en las Instrucciones para llenar la solicitud (en la página 2).
- **9. Firma.** Para inscribirse en Alabama, usted tiene que reunir los siguientes requisitos:
- ser ciudadano de los Estados Unidos.
- ser residente de Alabama y de su condado en el momento de la inscripción.
- tener 18 años antes de cualquier elección.
- no haber sido condenado por un delito grave de naturaleza inmoral (o haberle sido restituidos sus derechos políticos y civiles). La lista de delitos de naturaleza inmoral se encuentra

disponible en el sitio web del Secretario de Estado en: <u>sos.alabama.</u> <u>gov/mtfelonies</u>

- no haber sido declarado mentalmente incompetente mediante una audiencia de competencia.
- jurar o afirmar "apoyar y defender la Constitución de los EE. UU. y del Estado de Alabama y, además, negar toda creencia o afiliación a un grupo que abogue por el derrocamiento de los gobiernos de los EE. UU. o del Estado de Alabama por medios ilegítimos y que la información contenida aquí es verídica, con la ayuda de Dios".

Dirección postal:

Office of the Secretary of State P.O. Box 5616 Montgomery, AL 36103-5616

Alaska

Revisado: 01-03-2006

Fecha límite de inscripción — 30 días antes de las elecciones.

6. Número de identificación.

Tiene que proporcionar uno de los siguientes números de identificación: el número de la licencia de conducir de Alaska o de la tarjeta de identificación del Estado de Alaska. Si usted no tiene una licencia de conducir de Alaska o la tarjeta de identificación del Estado de Alaska tendrá que proveer las cuatro últimas cifras de su número del Seguro Social. Si no tiene ninguno de esos números de identificación, escriba "NONE" (NINGUNO) en el formulario. Se le asignará un número de identificación exclusivo para que se inscriba como votante. Esta información se mantiene confidencial. Esta información ayuda a mantener sus datos de votante y puede ayudar a verificar su identidad (Título 15 de las Leyes de Alaska).

7. Selección de partido político. No tiene obligación de declarar afiliación

a un partido político al inscribirse para votar. Si no elige un partido político, lo inscribirán como No declarado. Alaska tiene un sistema de elecciones primarias cerradas. Cada partido político reconocido tiene una papeleta separada con sólo los candidatos de ese partido político. Los votantes inscritos como miembros de un partido político sólo pueden votar en la papeleta de ese partido político. Los votantes inscritos como no declarados o no partidarios pueden elegir una papeleta de las papeletas disponibles.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Alaska tiene que:
- ser ciudadano de Estados Unidos
- tener al menos 18 años de edad dentro de los 90 días de completar esta inscripción
- ser residente de Alaska
- no estar convicto de un delito grave (a menos que lo hayan liberado incondicionalmente)
- no estar inscrito para votar en otro Estado

Dirección postal:

Division of Elections State of Alaska PO Box 110017 Juneau, AK 99811-0017

Arizona

Revisado: 01-03-2006

Fecha límite de inscripción — 29 días antes de las elecciones.

6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir de Arizona o el número de identificación de los no conductores emitido de conformidad con A.R.S. § 28-3165, si la licencia es válida y se halla vigente. Si *no tiene* una licencia de conducir de Arizona válida y vigente ni una licencia de

identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social, si le emitieron uno. Si no tiene una licencia de conducir vigente y válida, ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. El secretario de estado le asignará un número.

- 7. Selección de partido político. Si está inscrito en un partido político calificado para ser reconocido en la papeleta, se le permitirá que vote en las elecciones primarias de ese partido político. Si está inscrito como independiente, sin preferencia de partido político o cómo miembro de un partido político no calificado para ser reconocido en la papeleta, puede elegir y votar una papeleta de elección primaria de uno de los partidos políticos reconocidos.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Arizona tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Arizona y de su condado al menos 29 días antes de las próximas elecciones
- haber cumplido los 18 años de edad antes de las próximas elecciones generales
- no haber sido condenado de traición a la patria ni de un delito grave (o haberle sido restituidos sus derechos civiles)
- no estar declarado actualmente cómo una persona incapacitada por ningún tribunal de justicia

Dirección postal:

Secretary of State/Elections 1700 W. Washington, 7th Floor Phoenix, AZ 85007-2888

Arkansas

Revisado: 01-03-2006

Fecha límite de inscripción — 30 días antes de las elecciones.

- 6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir del estado o el número de identificación de los no conductores emitido por el estado. Si no tiene una licencia de conducir ni identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social. Si no tiene una licencia de conducir, ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. El secretario de estado le asignará un número.
- 7. Selección de partido político. Opcional. No tiene obligación de inscribirse en un partido político si no desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de un determinado replace with "partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Arkansas tiene que:
- ser ciudadano de Estados Unidos
- vivir en Arkansas en la dirección indicada en la Casilla 2 de la solicitud
- haber cumplido los 18 años de edad antes de las próximas elecciones
- no haber sido condenado de un delito grave (a menos que haya cumplido completamente su sentencia o que lo hayan perdonado)
- no reclamar derecho a votar en ninguna otra jurisdicción
- no haber sido declarado anteriormente mentalmente incompetente por un tribunal con la debida jurisdicción

Dirección postal:

Secretary of State Voter Services P.O. Box 8111 Little Rock, AR 72203-8111

California

Revisado: 18-06-2018

Fecha límite de inscripción —

15 días antes de las elecciones; la inscripción del votante condicional es hasta e incluyendo el día de las elecciones.

6. Número de identificación.

Cuando se inscribe para votar, tiene que proporcionar el número de su licencia de conducir de California o el número de la tarjeta de identificación de California, si tiene alguna. Si no tiene ni licencia de conducir, ni tarjeta de identificación, tiene que dar las últimas cuatro cifras de su número del Seguro Social (SSN). Si no incluye esta información, tendrá que proporcionar identificación cuando vote.

7. Selección de partido político.

Escriba el nombre del partido político en el que se desea inscribir. Si no se quiere inscribir en ningún partido, ponga "No Party Preference" (Sin preferencia de partido político) en el espacio provisto. La ley de California permite que los votantes que eligen la opción "No Party Preference" (Sin preferencia de partido político) o han elegido una afiliación a un partido político no calificado voten en las elecciones primarias presidenciales de cualquier partido político calificado que presente una notificación al secretario de estado para que lo haga. Puede llamar al 1-800-345-VOTE o visitar <u>www.sos.ca.gov</u> para saber qué partidos políticos permiten a los votantes que eligen la opción "No Party Preference" (Sin preferencia de partido político) y los votantes

que hayan revelado su preferencia por un partido político no calificado participar en sus elecciones primarias presidenciales.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en California tiene que:
- Ser ciudadano de los Estados Unidos.
- Ser residente de California.
- Tener al menos 18 años de edad el día de las elecciones.
- No estar en una prisión estatal o federal ni bajo libertad condicional por la condena de un delito grave.
- No haber sido juzgado mentalmente incompetente para votar por ningún tribunal. Se requiere su firma. Si cumple con los requisitos indicados más arriba, firme y feche la tarjeta de inscripción en el espacio provisto.

Dirección postal:

Secretary of State Elections Division 1500 11th Street, 5th Floor Sacramento, CA 95814

Colorado

Revisado: 16-10-2018

Fecha límite de inscripción —

Puede inscribirse hasta el día de las elecciones. Debe inscribirse 8 días o más antes del día de las elecciones para que se le envíe un voto por correo. Si se inscribe menos de 8 días antes del día de las elecciones, deberá presentarse personalmente en su condado para votar.

6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir del estado o el número de identificación de los no conductores emitido por el estado. Si no tiene una licencia de conducir ni identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social. Si no tiene una licencia de conducir,

ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. El secretario de estado le asignará un número.

- **7. Selección de partido político.** Puede inscribirse en un partido. Si deja esta sección en blanco, no se inscribirá en ningún partido.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Colorado, usted tiene que reunir los siguientes requisitos:
- ser ciudadano de los Estados Unidos.
- ser ciudadano de Colorado durante al menos 22 días inmediatamente antes de las elecciones en las que tiene intención de votar.
- tener al menos 16 años, pero debe tener 18 años o más el día de las elecciones en las que tiene intención de votar.
- no debe estar cumpliendo una sentencia (incluida la libertad condicional) por la condena de un delito grave.

Dirección postal:

Colorado Secretary of State 1700 Broadway, Suite 200 Denver, Colorado 80290

Connecticut

Revisado: 03-09-2019

Fecha límite de inscripción — Debe tener el matasellos con fecha de siete (7) días antes de las elecciones y con fecha de cinco (5) días antes de las elecciones primarias.

- 6. Número de identificación.
- Número de la licencia de conducir de Connecticut o si no tiene una, las últimas cuatro cifras de su número del Seguro Social.
- 7. Selección de partido político. Esto es opcional, pero debe inscribirse en un partido político si desea participar en las elecciones primarias,

en la asamblea local (caucus) o en la convención de ese partido político.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Connecticut tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Connecticut y de la localidad en la que desea votar
- tener 17 años. Las personas de 17 años que cumplan 18 el Día de las Elecciones o antes pueden participar en las elecciones primarias generales.
- si lo condenaron anteriormente por un delito grave, debe haber cumplido el encarcelamiento y la libertad supervisada, y los registradores de votantes haberle restituido su derecho al voto.
- no haber sido declarado mentalmente incompetente para votar por ningún tribunal de justicia

Dirección postal:

Secretary of the State of Connecticut Elections Division P.O. Box 150470 Hartford, CT 06115-0470

Delaware

Revisado: 18-04-2018

Fecha límite de inscripción — El cuarto sábado antes de las elecciones primarias o elecciones generales, y diez días antes de una elección especial.

6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir del estado o el número de identificación de los no conductores emitido por el estado. Si no tiene una licencia de conducir ni identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social. Si no tiene una licencia de conducir, ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO)

en el formulario. El secretario de estado le asignará un número.

- 7. Selección de partido político. Si desea participar en las elecciones primarias, la asamblea regional (caucus) o la convención de un partido político, debe inscribirse en ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Puede inscribirse para votar en Delaware si usted:
- es un ciudadano de los Estados Unidos, Y
- es residente de Delaware; (vive en Delaware), Y
- tendrá 18 años de edad para el día de las próximas elecciones generales.
- No puede inscribirse para votar en Delaware si usted:" to fix error in translation
- ha sido declarado mentalmente incompetente. Declarado mentalmente incompetente se refiere a un fallo específico en un guardia judicial o procedimiento equivalente, basado en pruebas claras y convincentes de que el individuo tiene daño cognitivo grave que impide el ejercicio básico del criterio de votar; O
- fue declarado culpable de un delito y no ha cumplido su condena, O
- fue declarado culpable de un delito inhabilitante* y no ha sido indultado.
 - *Lista de delitos inhabilitantes:
 - asesinato o homicidio involuntario, (excepto homicidio vehicular);
 - todo delito que constituya una infracción contra la administración pública, soborno o influencia indebida o abuso de cargo, o toda otra infracción a la leyes de cualquier jurisdicción estatal o local, o de los Estados Unidos, o del Distrito de Columbia; o
 - todo delito que constituya una agresión sexual, o toda otra infracción a las leyes de cualquier jurisdicción estatal o local, o de los Estados Unidos, o del Distrito de Columbia.

Dirección postal:

State of Delaware Office of the State Election Commissioner 905 S. Governors Ave., Suite 170 Dover, DE 19904

Distrito de Columbia

Revisado: 07-11-2019

Fecha límite de inscripción — 21 días antes de la elección si se inscribe por correo, en línea o mediante aplicación móvil, pero un votante puede inscribirse en persona durante la votación anticipada y el día de las elecciones.

- **6. Número de identificación.** Bajo ley federal actual se requiere que toda solicitud de inscripción de votante incluya el número de la licencia de conducir del solicitante o las últimas cuatro cifras del número de Seguro Social para poder ser procesada.
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Deje en blanco.9. Firma. Para votar en el distrito de Columbia, debe cumplir los siguientes requisitos:
- ser ciudadano de Estados Unidos
- ser residente del distrito de Columbia
- mantener su residencia en el distrito de Columbia durante al menos 30 antes de la elección en la cual tiene intención de votar
- no reclamar residencia electoral o el derecho a votar en otro territorio o estado de EE. UU.
- tener al menos 17 años de edad (puede inscribirse para votar si tiene 16 años como mínimo. Puede votar en una elección primaria si tiene al menos 17 años de edad y tendrá al menos 18 años para las próximas elecciones generales. Puede votar

- en una elección general o especial si tiene al menos 18 años).
- no estar en prisión por la condena de un delito grave
- no haber sido declarado por un tribunal legalmente incompetente para votar

Dirección postal:

District of Columbia Board of Elections 1015 Half Street, SE, Suite 750 Washington, DC 20003

Florida

Revisado: 30-11-2011

Fecha límite de inscripción — 29 días antes de las elecciones.

6. Número de identificación. Si tiene uno, tiene que proporcionar el número de licencia de conducir de Florida o el número de la tarjeta de identificación de Florida. Si no tiene ni licencia de conducir de Florida, ni tarjeta de identificación, tiene que dar las últimas cuatro cifras de su número del Seguro Social. Si no cuenta con ninguno de estos números, debe escribir la palabra "NONE" (NINGUNO).

7. Selección de partido político.

Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.

- **8. Raza o grupo étnico.** Se le solicita, pero no se le exige, que llene este casilla. Vea la lista de opciones en las Instrucciones de la solicitud correspondientes a la Casilla 8 (en la página 2).
- **9. Firma.** Para inscribirse en Florida tiene que:
- ser ciudadano de Estados Unidos
- ser residente legal de Florida y del condado en el que se desea inscribir
- tener 18 años (se puede preinscribir si tiene al menos 16 años)

- no haber sido declarado incapacitado mentalmente para votar en Florida o en cualquier otro estado, o si lo fue, primero se le deberán restituir sus derechos de voto.
- no ser un delincuente convicto, o si lo es, primero se le deberán restituir sus derechos civiles, si los hubiera perdido
- jurar o afirmar lo siguiente: "Protegeré y defenderé la Constitución de Estados Unidos y la Constitución del Estado de Florida; estoy habilitado para registrarme como elector según la Constitución y las leyes del Estado de Florida; y toda la información contenida en esta solicitud es verdadera".

Dirección postal:

State of Florida Department of State Division of Elections The R.A. Gray Building 500 South Bronough St, Rm 316 Tallahassee, Florida 32399-0250

Georgia

Revisado: 15-08-2013

Fecha límite de inscripción — El quinto lunes anterior a las elecciones primarias generales, a las elecciones generales, a las elecciones de preferencia presidencial o a las elecciones fijadas regularmente conforme al Código de Elecciones de Georgia. En el caso en que se convoque una elección especial en una fecha aparte de las fechas indicadas en el Código de Elecciones de Georgia, la inscripción se cerrará el 5º día posterior a la fecha en que se convocó la elección.

6. Número de identificación. Ley federal requiere que proporcione su número de licencia actual de conducir de Georgia o el número de su tarjeta de identificación del estado de Georgia. Si no tiene licencia actual de conducir ni tarjeta de identificación de Georgia, tendrá que

A118

proveer las últimas cuatro (4) cifras de su número del Seguro Social. El proporcionar su número completo de Seguro Social no es requerido, esto es opcional. Su número de Seguro Social será mantenido confidencial y podría ser utilizado para compararlo con las bases de datos de otras agencias con el propósito de identificación de su inscripción cómo elector. Si no tiene licencia actual de conducir de Georgia ni numero de Seguro Social, se le asignará un número de identificación exclusivo.

- 7. Selección de partido político. No tiene que inscribirse en un partido político para participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- **8. Raza o grupo étnico.** Se le solicita que llene esta casilla. Vea la lista de opciones en las Instrucciones para la solicitud correspondientes a la Casilla 8 (en la página 2).
- **9. Firma.** Para inscribirse en Georgia tiene que:
- ser ciudadano de Estados Unidos
- ser residente legal de Georgia y del condado en el que desea votar
- haber cumplido los 18 años de edad dentro de los seis meses posteriores a la fecha de inscripción y tener 18 años de edad para votar
- no estar cumpliendo una sentencia por haber sido condenado de un delito grave
- no haber sido determinado mentalmente incompetente por ningún tribunal, a menos que se haya eliminado la incapacidad

Dirección postal:

Office of the Secretary of State 2 Martin Luther King Jr. Drive Suite 802 Floyd West Tower Atlanta, Georgia 30334

Hawái

Revisado: 18-06-2018

Fecha límite de inscripción — 30 días antes de las elecciones.

7

6. Número de identificación.

Cuando se inscribe para votar, tiene que proporcionar el número de su licencia de conducir de Hawái o el número de identificación de Hawái, si tiene uno. Si no tiene ni licencia de conducir, ni número de identificación, tiene que dar las últimas cuatro cifras de su número del Seguro Social (SSN). Si no tiene esta información, la Oficina del secretario le emitirá un número de identificación único, que lo identificará para fines de inscripción de votantes.

7. Selección de partido político.

No se requiere que elija un partido político para inscribirse para votar.

- **8. Raza o grupo étnico.** No se requiere información de raza o grupo étnico para inscribirse para votar.
- **9. Firma.** Para inscribirse en Hawái tiene que:
- ser ciudadano de Estados Unidos
- ser residente del estado de Hawái
- tener al menos 16 años de edad (para votar tiene que tener 18 años de edad el día de las elecciones)
- no debe estar encarcelado por una condena de delito grave
- ningún tribunal debe haber determinado que usted es "non compos mentis" (incapacitado mentalmente)

Dirección postal:

Office of Elections State of Hawaii 802 Lehua Avenue Pearl City, HI 96782

Idaho

Revisado: 01-03-2006

Fecha límite de inscripción — 25 días antes de las elecciones.

- **6. Número de identificación.** Provea el número de su licencia de conducir. Si no tiene una, provea las últimas 4 cifras de su Seguro Social.
- 7. Selección de partido político. No tiene que inscribirse en un partido político para participar en las elecciones primarias, en la asamblea

local (caucus) o en la convención de ese partido político.

- 8. Raza o grupo étnico. Deje en blanco
- **9. Firma.** Para inscribirse en Idaho tiene que:
- ser ciudadano de Estados Unidos
- haber vivido en Idaho y en el condado al menos 30 días antes del día de las elecciones
- tener al menos 18 años de edad
- no haber sido condenado de un delito grave, sin que le hayan restituido los derechos de ciudadanía o estar encarcelado por haber sido convicto por un delito penal

Dirección postal:

Secretary of State P.O. Box 83720 State Capitol Bldg. Boise, ID 83720-0080

Illinois

Revisado: 03-09-2019

Fecha límite de inscripción — 28 días antes de cada elección.

6. Número de identificación.

El Estado de Illinois requiere la licencia de conducir (o la tarjeta de identificación de la Secretaría de Estado) o las últimas 4 cifras del número de Seguro Social. En el caso de las personas que no tienen ninguno de esos documentos, y que no se han inscrito en Illinois antes, deben enviar por correo un formulario de inscripción acompañado de una copia de otra información de identificación: usted debe enviar, junto con esta solicitud, ya sea (i) una copia de una identificación con fotografía actual y válida, o (ii) una copia de una factura actual de servicios, un estado de cuenta bancario, un cheque gubernamental, un cheque de nómina u otro documento gubernamental que incluya el nombre y la dirección del votante. Si usted no proporciona la información requerida anteriormente, se le pedirá que proporcione a los funcionarios electorales (i) o (ii) descritos anteriormente la primera vez que vote en un lugar de votación.

- 7. Selección de partido político. No se requiere que especifique su afiliación ni preferencia de partido político al inscribirse para votar. Sin embargo, al solicitar una papeleta para elecciones primarias, tiene que indicar su preferencia de partido político para esas elecciones.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Se requiere firma. Si no firma el formulario de inscripción, se le notificará que su inscripción está incompleta. Para inscribirse en Illinois debe:
- ser ciudadano de Estados Unidos
- ser residente de Illinois y su precinto electoral al menos 30 días antes de las próximas elecciones
- tener al menos 18 años de edad para el día de las próximas elecciones
- no estar encarcelado por una condena de delito grave
- no reclamar el derecho al voto en ningún otro lugar

Preinscripción para las personas de 17 años de edad. El Estado de Illinois permite la inscripción de una persona de 17 años que cumpla 18 antes de las Elecciones Generales (o la Elección Consolidada, la elección de año impar en la ciudad, el municipio, la junta escolar y otras oficinas locales) para inscribirse y votar en las Elecciones Primarias Generales (o la Elección Primaria Consolidada) que nominará a los candidatos para las siguientes Elecciones Generales (o la Elección Consolidada).

Dirección postal:

State Board of Elections 2329 S. MacArthur Boulevard Springfield, Illinois 62704

Indiana

Revisado: 01-03-2006

Fecha límite de inscripción — 29 días antes de la elección.

- 6. Número de identificación. Su número estatal de identificación como votante es el número de diez cifras de su licencia de conducir emitida por Indiana. Si no tiene una licencia de conducir de Indiana, proporcione las últimas cuatro cifras de su número del Seguro Social. Indique que número proporcionó. (Código de Indiana 3-7-13-13)
- **7. Selección de partido político.** Deje en blanco.
- 8. Raza o grupo étnico. Deje en blanco.
- **9. Firma.** Para inscribirse en Indiana tiene que:
- ser ciudadano de Estados Unidos
- haber vivido en el precinto electoral al menos 30 días antes de las próximas elecciones
- tener al menos 18 años de edad para el día de las próximas elecciones generales
- no estar encarcelado por una condena de delito grave

Dirección postal:

Election Division Office of the Secretary of State 302 West Washington Street, Room E-204 Indianapolis, IN 46204-2743

Iowa

Actualizado: 31-10-2020

Fecha límite de inscripción: debe enviarse antes de las 5 p. m., 10 días antes de la elección, si es una elección general; 11 días antes de todas las otras.* Los formularios de inscripción que tengan matasellos con fecha de 15 o más días antes de una elección se considerarán dentro del plazo establecido, aun si se reciben después de la fecha límite.

- *Si no cumple con la fecha de inscripción para votantes mencionada anteriormente, puede inscribirse y votar siguiendo las pautas de inscripción para el día de la elección. Puede encontrar estas pautas en el sitio web de la Secretaría de estado de Iowa: https://sos.iowa.gov/elections/voterinformation/edr.html.
- 6. Número de identificación. Su número de identificación es el número de su licencia de conducir de Iowa (o su número de identificación de no conductor de Iowa) si tiene una; de lo contrario, los últimos cuatro dígitos de su número de seguro social. El número de identificación que proporcione se verificará en el Departamento de Transporte o la Administración de Seguridad Social.
- 7. Selección de partido político. Puede, pero no está obligado a hacerlo, inscríbase en un partido político por adelantado si desea participar en las elecciones primarias de ese partido político. Puede cambiar o declarar una afiliación a un partido político en las mesas electorales el día de las elecciones primarias.
- 8. Raza o grupo étnico. Deje en blanco.9. Firma. Para inscribirse en Iowa tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Iowa
- tener al menos 17 años de edad; una persona puede votar si cumple los 18 años el día de la elección o antes. En el caso de elecciones primarias, una persona puede votar si cumple los 18 años el día de la elección ordinaria correspondiente o antes.
- no haber sido condenado por un delito grave o haber recuperado sus derechos
- no haber sido designado por ningún tribunal como "incompetente para votar"
- no reclamar el derecho al voto en más de un lugar
- ceder su derecho a votar en cualquier otro lugar

Dirección postal:

Elections Division Office of the Secretary of State Lucas Building-1st Floor 321 E. 12th Street Des Moines, IA 50319

Kansas

Revisado: 25-10-2013

Fecha límite de inscripción — Debe tener el matasellos con fecha de 21 días antes de la elección, o se debe entregar en ese plazo.

- 6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir del estado o el número de identificación de los no conductores emitido por el estado. Si no tiene una licencia de conducir ni identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social. Si no tiene una licencia de conducir. ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. El estado le asignará un número de identificación exclusivo. El número que usted provee se usa únicamente para fines administrativos y no se entrega al público (KSA 25-2309).
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco. **9. Firma.** Para inscribirse en Kansas tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Kansas
- tener al menos 18 años de edad para el día de las próximas elecciones
- haber completado los términos de su sentencia si lo condenaron de un delito grave; las personas que estén cumpliendo una sentencia por haber

- sido condenadas de un delito grave no pueden votar
- no reclamar el derecho al voto en ningún otro lugar ni bajo ningún otro nombre
- no haber sido excluido del voto por algún tribunal con jurisdicción competente

Dirección postal:

Secretary of State 1st Floor, Memorial Hall 120 SW 10th Ave. Topeka, KS 66612-1594

Kentucky

Revisado: 01-03-2006

Fecha límite de inscripción — 29 días antes de las elecciones.

- 6. Número de identificación. Se requiere su número completo del Seguro Social. Se usa sólo para fines administrativos y no se entrega al público (KRS 116.155). No se denegará el derecho al voto a ninguna persona por no proporcionar su número del Seguro Social.
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Kentucky tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Kentucky
- ser residente del condado por al menos 28 días previos a la fecha de las elecciones
- tener al menos 18 años de edad en la fecha de las próximas elecciones
- no haber sido condenado de un delito grave o si lo condenaron de un delito grave sus derechos civiles tienen que haber sido restituidos por perdón ejecutivo
- no haber sido declarado "mentalmente incompetente" por ningún tribunal
- no reclamar el derecho a votar en ningún lugar fuera de Kentucky

Dirección postal:

State Board of Elections 140 Walnut Street Frankfort, KY 40601-3240

Luisiana

Revisado: 28-02-2019

Fecha límite de inscripción — 30 días antes de las elecciones.

6. Número de identificación.

Tiene que proporcionar el número de su licencia de conducir o un número de tarjeta de identificación especial de Luisiana, si la tiene. De lo contrario, deberá proporcionar al menos las últimas cuatro cifras de su número de seguro social, si lo tiene. Si lo desea, podrá proporcionar su número completo del seguro social. Si el solicitante no posee una licencia de conducir o una tarjeta de identificación especial de Luisiana, ni un número de seguro social, deberá adjuntar uno de los siguientes documentos a esta solicitud: (a) copia de una identificación actual y vigente con fotografía; o (b) copia de una factura actual de servicios, un estado de cuenta bancario, un cheque gubernamental, un cheque de nómina u otro documento gubernamental que incluya el nombre y la dirección del solicitante. Ni el registrador ni el Departamento de Estado divulgarán el número del seguro social de un votante inscrito ni harán circular los números de seguridad social de los votantes inscritos en las listas comerciales (R.S. 18:104 and 154; 42 U.S.C. § 405). 7. Selección de partido político.

Si no menciona una afiliación a un partido político, no podrá votar en las elecciones primarias presidenciales de su preferencia ni en las del comité del partido político. La afiliación a un partido político no es

necesaria para ninguna otra elección. **8. Raza o grupo étnico.** Completar esta casilla es opcional. Vea la lista de opciones en las Instrucciones de la solicitud correspondientes a la Casilla 8 (en la página 2).

- **9. Firma.** Para inscribirse en Luisiana debe:
- ser ciudadano de Estados Unidos
- ser residente de Luisiana (la dirección de su residencia debe ser la misma en la que reclama exención por protección de hogar de familia, si lo hace, excepto en el caso de una persona que viva en una residencia para la tercera edad o en un hogar para veteranos de guerra, que pueda optar por usar la dirección de una residencia para la tercera edad o del hogar de veteranos de guerra o del lugar donde tiene protección de hogar de familia. Un estudiante universitario puede optar por usar su domicilio familiar o su domicilio de estudiante).
- tener al menos 17 años de edad (16 años de edad si se inscribe para votar con una solicitud de licencia de conducir de Luisiana o en persona en una oficina del registro electoral), y haber cumplido 18 años de edad antes de las próximas elección para poder votar
- no debe poseer una orden de arresto actual debido a una condena por delito mayor o, si posee dicha orden, (1) no debe haber sido encarcelado debido a dicha orden en los últimos cinco años y (2) no debe poseer una orden de encarcelamiento relacionada con una condena por delito mayor de fraude electoral o cualquier otra ofensa electoral según lo establecido por R.S.18:1461.2
- no debe estar bajo fallo de interdicción debido a incompetencia mental ni bajo interdicción limitada por la cual se haya suspendido su derecho a votar

Dirección postal:

Secretary of State Attention: Elections Division P.O. Box 94125 Baton Rouge, LA 70804-9125

Maine

Revisado: 14-08-2012

Fecha límite de inscripción —

Entregada 21 días laborables antes de las elecciones (o el votante se puede inscribir en persona hasta e incluyendo el día de las elecciones).

- 6. Número de identificación. Tiene que indicar el número de su licencia de conducir válida de Maine. Si no tiene una licencia de conducir válida de Maine debe proporcionar las cuatro últimas cifras de su número del Seguro Social. Los votantes que no tienen ninguna de esas formas de identificación tienen que escribir "NONE" (NINGUNA) en este espacio.
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político (a menos que un partido político permita lo contrario).
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Maine tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Maine y del municipio en el que desea votar
- tener al menos 17 años de edad (tiene que tener 18 años de edad para poder votar)

Dirección postal:

Elections Division Bureau of Corporations, Elections and Commissions 101 State House Station Augusta, ME 04333-0101

Maryland

Revisado: 26-06-2008

Fecha límite de inscripción — 9 p.m., 21 días antes de las elecciones. 6. Número de identificación. Si tiene una licencia de conducir de Maryland vigente y válida o una tarjeta de identificación de la Administración de Vehículos de Motor, debe poner el número de la licencia de conducir o el número de la tarjeta de identificación. Si no tiene una licencia de conducir vigente y válida de Maryland ni una tarjeta de identificación de la Administración de Vehículos de Motor, debe proveer al menos las últimas cuatro cifras de su número del Seguro Social. Sin embargo, sírvase notar que la revelación de su número completo del Seguro Social es voluntaria. La autoridad legal que permite que los funcionarios electorales soliciten su número completo del Seguro Social es el Artículo de la Ley Electoral, Sección 3-202, Código Anotado de Maryland. El número se empleará únicamente para inscripción y otros fines administrativos. Se mantendrá confidencial.

- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias de ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Maryland tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Maryland
- tener al menos 18 años de edad para la fecha de las próximas elecciones generales
- no estar bajo tutela por incapacidad mental
- no haber sido declarado culpable de comprar o vender votos
- no haber recibido condena final de un delito grave o si se lo ha condenado de un delito grave,

tiene que haber completado la totalidad de su castigo, incluyendo encarcelamiento, libertad condicional, supervisión o período de libertad condicional.

Dirección postal:

State Board of Elections P.O. Box 6486 Annapolis, MD 21401-0486

Massachusetts

Revisado: 03-09-2019

Fecha límite de inscripción — 20 días antes de las elecciones.

- 6. Número de identificación. Ley federal requiere que proporcione su número de licencia de conducir para inscribirse para votar. Si no tiene una licencia de conducir vigente y válida de Massachussets, tendrá que proveer las últimas cuatro (4) cifras de su número del Seguro Social. Si no tiene ninguno de estos números, escriba "NONE" (NINGUNO) en el formulario y se le asignará un número de identificación exclusivo.
- 7. Selección de partido político. Si usted no designa un partido o una designación política en esta casilla, se le inscribirá como no inscrito, lo que se conoce comúnmente como independiente. Los votantes no inscritos y los votantes inscritos en designaciones políticas pueden votar en las elecciones primarias de los partidos.
- 8. Raza o grupo étnico. Deje en blanco.
- **9. Firma.** Para inscribirse en Massachusetts tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Massachusetts
- tener al menos 16 años (debe tener 18 años para votar el Día de las Elecciones)
- no haber sido condenado de prácticas corruptas en lo referente a las elecciones

- no estar bajo tutela en lo referente al voto
- no estar encarcelado actualmente por una condena de delito grave

Dirección postal:

Secretary of the Commonwealth Elections Division, Room 1705 One Ashburton Place Boston, MA 02108

Michigan

Revisado: 07-11-2019

Fecha límite de inscripción — debe tener el matasellos con fecha de 15 días antes de la elección; o debe entregarse en persona a su secretario municipal o de ayuntamiento para las 8 p. m. el día de las elecciones. Si se inscribe en un plazo de 14 días de una elección, debe proporcionar la verificación de residencia para ser elegible para esa elección.

- 6. Número de identificación. Su formulario de inscripción de votante debe contener el número de su licencia de conducir del estado o el número de identificación de los no conductores emitido por el estado. Si no tiene una licencia de conducir ni identificación de no conductor, tiene que incluir las últimas cuatro cifras de su número del Seguro Social. Si no tiene una licencia de conducir. ni una licencia de identificación de no conductor, ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. El estado le asignará un número de identificación exclusivo.
- **7. Selección de partido político.** No se requiere "seleccionar un partido político" para inscribirse para votar.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Michigan, usted tiene que reunir los siguientes requisitos:
- ser ciudadano de Estados Unidos
- tener 18 años para las próximas elecciones

- ser residente de Michigan y al menos ser residente durante 30 días de su ciudad o ayuntamiento para el día de las elecciones
- no estar en prisión después de ser declarado culpable y sentenciado

Aviso: Si un votante tiene identificación personal (PID) o una licencia de conducir (DL) de Michigan, la ley de Michigan exige que se use la misma dirección con fines de identificación personal/licencia de conducir e inscripción de votantes. El uso de este formulario también modificará su dirección de DL/PID. El Secretario de estado le enviará por correo una etiqueta de dirección nueva para su DL/PID.

Dirección postal:

Envíe por correo o entregue esta solicitud completa directamente a su secretario municipal o de ayuntamiento. Encuentre la dirección de su secretario municipal o de ayuntamiento en Michigan.gov/Vote. Si no puede encontrarla, envíe la solicitud por correo a:

Michigan Department of State Bureau of Elections P.O. Box 20126 Lansing, MI 48901-0726

Minnesota

Revisado: 31-12-2008

Fecha límite de inscripción — Tiene que ser entregada a más tardar a las 5 p.m. 21 días antes de las elecciones (también hay inscripción el día de las elecciones en las mesas electorales).

6. Número de identificación. Tiene que proporcionar el número de su licencia para conducir de Minnesota o el número de la tarjeta de identificación emitida por el estado para inscribirse para votar. Si no tiene una licencia para conducir de Minnesota o tarjeta de identificación emitida por el estado, tiene que

proporcionar las cuatro últimas cifras de su número del Seguro Social. Si no tiene ninguno de los dos, escriba "NONE" (NINGUNO) en el formulario.

- **7. Selección de partido político.** Deje en blanco.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Minnesota tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Minnesota 20 días antes de las próximas elecciones
- vivir en la dirección que proporciona en el formulario de inscripción
- tener al menos 18 años de edad el día de las elecciones
- si lo condenaron anteriormente por un delito grave, su sentencia se ha vencido o ha sido completada, o lo han descargado de la sentencia
- no estar bajo orden de tutela emitida por un tribunal donde el derecho a votar se ha revocado
- no haber sido declarado legalmente incompetente para votar por ningún tribunal

Dirección postal:

Secretary of State 60 Empire Drive, Suite 100 St. Paul, MN 55103-1855

Mississippi

Revisado: 07-05-2010

Fecha límite de inscripción — 30 días antes de las elecciones.

- **6. Número de identificación.** Tiene que proporcionar el número de su licencia de conducir vigente y válida, y si no tiene una, las últimas cuatro cifras de su número del Seguro Social.
- 7. Selección de partido político. Mississippi no tiene inscripción en partidos políticos. Por lo tanto, no tiene que inscribirse en un partido si desea participar en las elecciones primarias, en la asamblea local

(caucus) o en la convención de ese partido político.

- 8. Raza o grupo étnico. Deje en blanco
- **9. Firma.** Para inscribirse en Mississippi tiene que:
- ser ciudadano de Estados Unidos
- haber vivido en Mississippi y en su condado (y en su ciudad, si corresponde) 30 días antes de las elecciones en que desee votar
- tener 18 años de edad el día de las elecciones en las que desee votar
- no haber sido condenado de asesinato, violación, soborno, robo, incendio intencional, obtener dinero o productos con manifestaciones fraudulentas, perjurio, falsificación, desfalco, robo a mano armada, extorsión, delito grave por apropiación de mercancía, hurto, delito grave por cheque sin fondos, recibir propiedad hurtada, robo, hurto de madera, apropiación ilegal de vehículo de motor, violación técnica, bigamia o apropiación de automóvil mediante el uso de fuerza o amenaza, a menos que le hayan restituido sus derechos según lo requiera la ley
- no haber sido declarado mentalmente incompetente por ningún tribunal

Nota: La ley estatal cambió por orden del tribunal federal en 1998 y por legislación estatal en 2000. Ahora aceptamos el formulario como inscripción para votar en todas las dependencias estatales y federales.

Dirección postal:

Secretary of State P.O. Box 136 Jackson, MS 39205-0136

Direcciones de los condados locales:

También puede enviar las solicitudes diligenciadas a la oficina del Secretario/Registrador del Condado donde usted reside. Para una lista completa, consulte la siguiente página Web de Mississippi: www.sos.ms.gov.

A123

Missouri

Revisado: 12-09-2006

Fecha límite de inscripción — 28 días antes de las elecciones.

- 6. Número de identificación. Su formulario de inscripción de votante requiere el número de su licencia de conducir. También requiere las últimas cuatro cifras de su número del Seguro Social (115.155, RSMo). Si no tiene licencia de conducir o número del Seguro Social, por favor escriba "NONE" en el formulario. Ningún medio electrónico, impresión o etiqueta de correo proporcionados por esta sección incluirá los números de teléfono o los números del Seguro Social de los votantes (115.157 RSMo). 7. Selección de partido político. No tiene que inscribirse en un partido si desea participar en las elecciones
- **8. Raza o grupo étnico.** Deje en blanco.

primarias, en la asamblea local

partido político.

(caucus) o en la convención de ese

- **9. Firma.** Para votar en Missouri tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Missouri
- tener al menos 17-1/2 años de edad (tiene que tener 18 años cumplidos para poder votar)
- no estar bajo libertad condicional o supervisada después de una condena de un delito grave, hasta tanto finalice dicha libertad condicional o supervisada
- no haber sido condenado de un delito grave o de un delito menor vinculado al derecho al sufragio
- no haber sido declarado mentalmente incompetente por ningún tribunal
- no estar recluido bajo sentencia de encarcelamiento

Dirección postal:

Secretary of State P.O. Box 1767 Jefferson City, MO 65102-1767

Montana

Revisado: 07-11-2019

Fecha límite de inscripción — 30 días antes de la elección para la inscripción habitual. Si pierde esa fecha límite, todavía puede inscribirse y votar en las elecciones mediante la inscripción tardía en la oficina electoral de su condado o en la ubicación designada. La inscripción tardía está disponible en cualquier momento hasta el cierre de urnas el día de la elección, excepto entre el mediodía y las 5:00 p. m. el día antes de la elección.

6. Número de identificación.

Debe proporcionar su número de licencia de conducir de Montana. Si no tiene una licencia de conducir de Montana, tiene que indicar los ÚLTIMOS CUATRO DÍGITOS DE SU NÚMERO DEL SEGURO SOCIAL. Si no tiene una licencia de conducir ni un número del seguro social, escriba "NINGUNO" en el formulario e incluya una copia de uno de los siguientes formularios de identificación alternativos: una identificación con fotografía actual y válida, incluida, entre otras, una identificación con fotografía de educación superior o distrito escolar o una identificación con fotografía tribal, con su nombre; o una factura actual de servicios, un estado de cuenta bancario, un cheque de nómina, un cheque gubernamental, u otro documento gubernamental que incluya su nombre y dirección actual.

- 7. Selección de partido político. Montana no requiere inscripción en un partido político para participar en elecciones.
- **8. Raza o grupo étnico.** Deje en blanco.

- **9. Firma.** Para inscribirse en Montana tiene que:
- ser ciudadano de Estados Unidos
- tener al menos 18 años de edad para el día de las elecciones
- ser residente de Montana y del condado en el que desea votar por al menos 30 días antes de las próximas elecciones
- no estar en una institución penal por haber sido condenado de un delito grave
- no haber sido determinado mentalmente enfermo en la actualidad por ningún tribunal
- cumplir con estos requisitos en la fecha de las próximas elecciones si no las cumple en la actualidad

Dirección postal:

Envíe por correo su formulario de inscripción completo a la oficina electoral local de su condado. La información de contacto del condado puede encontrarse en el sitio web del Secretario de estado de Montana: https://sosmt.gov/ Portals/142/Elections/Forms/ <u>electionadministrators.pdf</u>. Si tiene dificultades para encontrar la oficina electoral de su condado, comuníquese con la División de Servicios de Votantes y Elecciones del Secretario de estado de Montana para obtener ayuda al (888) 884-8683 o (406) 444-9608, o por correo electrónico a soselections@ mt.gov.

(Nota: Las inscripciones pueden enviarse a la oficina del Secretario de estado de Montana; sin embargo, para evitar posibles demoras, recomendamos que entregue su solicitud de inscripción de votante completa directamente a la oficina electoral de su condado).

Oficina del Secretario de estado P.O. Box 202801 Helena, MT 59620-2801

A124

Nebraska

Revisado: 08-03-2018

Fecha límite de inscripción — El tercer viernes anterior a las elecciones (o entregada a más tardar a las 6 p.m. del segundo viernes anterior a las elecciones).

- **6. Número de identificación.** Tiene que proporcionar su número de licencia de conducir de Nebraska. Si usted <u>no tiene</u> un número de licencia de conducir de Nebraska, tendrá que proporcionar las últimas cuatro cifras de su número del Seguro Social.
- 7. Selección de partido político. Tiene que inscribirse en un partido si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse para votar en Nebraska tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Nebraska
- tener al menos 18 años de edad o haber cumplido los 18 años de edad para el primer martes posterior al primer lunes del mes de noviembre
- no haber sido condenado por un delito grave, o, si se lo condenó, que hayan pasado al menos dos años desde que cumplió la sentencia por delito grave, incluido cualquier plazo de libertad condicional
- no haber sido determinado mentalmente incompetente oficialmente

Dirección postal:

Nebraska Secretary of State Suite 2300, State Capitol Bldg. Lincoln, NE 68509-4608

Nevada

Revisado: 01-05-2020

Fecha límite de inscripción — La fecha límite para la inscripción de votantes por correo o en persona es el cuarto martes antes de cualquier elección primaria o general. Esta es la fecha en la que: (1) la solicitud de inscripción de votantes por correo debe llevar el matasello fechado; o (2) una persona debe presentarse en la oficina del Secretario del condado/Secretario a cargo del Registro de votantes. La fecha límite para la inscripción de votantes en línea en www.RegisterToVoteNV. gov es el jueves anterior a las elecciones primarias o generales. Los votantes elegibles que no cumplan con las fechas límites de inscripción para votantes podrán inscribirse para votar en persona en la mesa electoral, ya sea durante la votación anticipada o el día de las elecciones.

- 6. Número de identificación. Debe proporcionar un número de licencia de conducir de Nevada o un número de tarjeta de identificación de Nevada si el Departamento de Vehículos Motorizados (DMV) le ha otorgado uno. Si no tiene una licencia de conducir válida de Nevada o una tarjeta de identificación de Nevada, tiene que proporcionar los últimos cuatro dígitos de su número del Seguro Social (SSN). Si no tiene una licencia de conducir válida de Nevada, una tarjeta de identificación de Nevada o un número del Seguro Social, comuníquese con el Secretario de su condado/Secretario a cargo del Registro de votantes para que le asigne una identificación única.
- 7. Selección de partido político. Debe inscribirse en un partido político importante si desea participar en las elecciones primarias, el comité o la convención de ese partido. Si se inscribe en un partido político menor o como no partidario, recibirá un voto no partidista para las elecciones primarias.

14

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse para votar en Nevada, usted tiene que reunir los siguientes requisitos:
- Ser ciudadano de los Estados Unidos.
- Haber cumplido los 18 años de edad el día de las próximas elecciones.
- Haber residido continuamente en el Estado de Nevada, en su condado, al menos 30 días y en su distrito electoral al menos 10 días antes de las próximas elecciones.
- No debe estar cumpliendo actualmente una pena de prisión por la condena de un delito grave.
- No ser declarado mentalmente incompetente por un tribunal de justicia.
- No reclamar ningún otro lugar como su residencia legal.

Preinscripción para las personas de 17 años de edad: Las personas que tienen 17 años o más, pero menos de 18 años, y cumplen con todos los demás requisitos para votar en Nevada pueden inscribirse previamente para votar mediante cualquiera de los medios disponibles para que una persona se inscriba para votar. Una persona que se inscribe previamente para votar se convierte automáticamente en un votante inscrito cuando cumple 18 años.

Condenas por delitos graves: A los residentes de Nevada que sean condenados por un delito grave se les restituirá inmediatamente el derecho a votar cuando salgan de prisión. La persona no debe cumplir con ningún período de espera ni debe realizar ninguna acción. La restitución del derecho de voto es automática e inmediata al momento en que la persona sale de prisión, sin importar la categoría del delito cometido o si la persona sigue en libertad condicional o supervisada. Puede encontrar más información sobre la restitución de los derechos de voto en el sitio web del Secretario de estado de Nevada en: www.nvsos.gov.

A125

Dirección postal:

Secretary of State Elections Division 101 North Carson Street Suite 3 Carson City, NV 89701-4786

Las solicitudes de inscripción de votantes pueden entregarse en la oficina del Secretario de estado en la dirección indicada anteriormente, pero para evitar posibles demoras, le recomendamos que entregue su solicitud de inscripción de votantes completa directamente al funcionario electoral local de su condado.

Direcciones locales del condado:

Para cumplir con las fechas límite de la inscripción, especialmente durante las dos semanas anteriores a la fecha límite de inscripción de votantes por correo, debe entregar las solicitudes de inscripción de votantes completas a su respectivo Secretario del condado/Secretario a cargo del Registro de votantes. En el sitio web del Secretario de estado de Nevada hay una lista completa de los Secretarios del condado y los Secretarios a cargo del Registro de votantes: www.nvsos.gov.

Nueva Hampshire

Revisado: 01-03-2006

Fecha límite de inscripción — Los secretarios municipales de New Hampshire aceptan esta solicitud sólo como pedido de su propio formulario de inscripción de votante ausente por correo, el cual debe entregar a su secretario municipal en el plazo de 10 días antes de las elecciones.

Los secretarios municipales de New Hampshire aceptan esta solicitud sólo como pedido de su propio formulario de inscripción de votante ausente por correo. Usted debe completar sólo la Casilla 1 y la Casilla 2 ó 3.

Debe enviar la solicitud a su secretario municipal correspondiente

a su código postal. Esas direcciones figuran en el sitio web del Secretario de Estado en www.state.nh.us/sos/clerks.htm.

Se debe enviar con tiempo suficiente para que su secretario municipal le envíe su propio formulario y usted se lo devuelva en el plazo de 10 días

Nueva Jersey

Revisado: 28-03-2008

Fecha límite de inscripción — 21 días antes de las elecciones.

- 6. Número de identificación. Para inscribirse como votante se requiere que proporcione las últimas cuatro cifras de su número del Seguro Social O el número de su licencia de conducir de Nueva Jersey. Si no posee ninguna de esas identificaciones, escriba "NONE" (NINGUNO) en el formulario. El estado le asignará un número para los fines de inscribirse para votar.
- 7. Selección de partido político. El formulario de inscripción de votantes de Nueva Jersey no contiene una casilla para indicar afiliación a un partido político. Los votantes que se inscriben por primera vez o los votantes que nunca votaron en las elecciones primarias de un partido político pueden declarar afiliación a un partido político en la mesa electoral el día de las elecciones primarias. En nueva Jersey sólo se celebran elecciones primarias para los partidos Demócrata y Republicano. Los votantes también pueden presentar un formulario de declaración de partido político para pasar a ser miembros de un partido político. Si un votante que declaró afiliación a un partido político desea cambiar su afiliación, para poder votar tiene que presentar un formulario de declaración de partido político 50 días antes de las elecciones primarias.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Nueva Jersey tiene que:
- ser ciudadano de Estados Unidos
- tener al menos 18 años de edad el día de las próximas elecciones
- ser residente de este estado y del condado correspondiente a su dirección al menos 30 días antes de las próximas elecciones
- no estar cumpliendo una condena ni estar bajo libertad condicional o supervisada por haber sido condenado de un delito por el que se lo puede acusar formalmente bajo las leyes de este estado, de otro estado o de Estados Unidos

Dirección postal:

New Jersey Department of Law and Public Safety Division of Elections P.O. BOX 304 Trenton, NJ 08625-0304

Nuevo México

Revisado: 01-03-2006

Fecha límite de inscripción — 28 días antes de las elecciones.

6. Número de identificación.

Se requiere su número completo del Seguro Social. Esta tarjeta de inscripción con su número del Seguro Social pasará a formar parte de los datos permanentes de inscripción de votantes de su localidad, que se hallan disponibles para inspección del público en la oficina del secretario de condado Sin embargo, su número del Seguro Social y su fecha de nacimiento permanecerán confidenciales y no se revelarán al público. Las listas computarizadas de información limitada de inscripción de votantes (sin el número del Seguro Social o la fecha de nacimiento) se hallan a disposición del público en general y si las solicitan, se entregan a titulares de cargos sujetos a elección,

15

a candidatos, partidos políticos, tribunales y organizaciones sin fines de lucro que promueven la participación e inscripción de votantes, sólo para fines políticos (§1-5-19B, NMSA 1978).

- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Nuevo México tiene que:
- ser ciudadano de Estados Unidos
- ser residente del estado de Nuevo México
- tener al menos 18 años de edad el día de las próximas elecciones
- no haberle sido denegado el derecho al voto por un tribunal de justicia por motivo de incapacidad mental y el votante deberá afirmar que si le condenaron por un delito grave, ha completado todas las condiciones de libertad condicional o supervisada, ha cumplido toda la sentencia o ha recibido perdón del gobernador.

Dirección postal:

Bureau of Elections 325 Don Gaspar, Suite 300 Santa Fe, NM 87503

Nueva York

Revisado: 06-19-2014

Fecha límite de inscripción — 25 días antes de las elecciones.

6. Número de identificación. La ley federal requiere que proporcione el número de su licencia de conducir para inscribirse para votar. Si no tiene una licencia de conducir, tiene que proporcionar al menos las últimas cuatro cifras de su número del Seguro Social. Si no tiene ninguno de los dos, escriba "NONE" (NINGUNO) en el formulario. Su

estado le asignará un número de identificación exclusivo.

- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias o en la asamblea local (caucus) de ese partido.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Nueva York tiene que:
- ser ciudadano de Estados Unidos
- ser residente del condado o de la Ciudad de Nueva York, al menos 30 días antes de las elecciones
- tener al menos 18 años de edad para el 31 de diciembre del año en que presente este formulario (*Nota*: Tiene que tener 18 años en la fecha de las elecciones generales, primarias o de otras elecciones en las que desee votar)
- no estar encarcelado ni bajo libertad supervisada por haber sido condenado de un delito grave
- no haber sido juzgado mentalmente incompetente por un tribunal con autoridad judicial competente
- no reclamar el derecho al voto en ningún otro lugar

Dirección postal:

NYS Board of Elections 40 North Pearl Street, Suite 5 Albany, NY 12207-27298

Carolina del Norte

Revisado: 01-03-2006

Fecha límite de inscripción — Tiene que tener matasellos fechado 25 días antes de las elecciones o recibido en la oficina electoral o en la entidad designada para inscripción de votantes a más tardar a las 5 p.m. 25 días antes de las elecciones.

6. Número de identificación.

Proporcione el número de su licencia de conducir de Carolina del Norte o el número de identificación del Departamento de Vehículos de Motor de Carolina del Norte. Si no tiene licencia de conducir, escriba las últimas cuatro cifras de su número del Seguro Social.

7. Selección de partido político.

Se tiene que inscribir en un partido político para votar en las elecciones primarias de dicho partido, a menos que ese partido permita que votantes no afiliados voten en sus elecciones primarias. Si indica un partido político que no es un partido político calificado, o si no indica ningún partido político, figurará como "No afiliado".

- 8. Raza o grupo étnico. Se le requiere llenar esta casilla. Sin embargo, si no lo hace no se rechazará su solicitud. Vea la lista de opciones en las Instrucciones para la solicitud correspondientes a la Casilla 8 (en la página 2).
- **9. Firma.** Para inscribirse en Carolina del Norte tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Carolina del Norte y del condado en que vive por al menos 30 días antes de las elecciones
- tener al menos 18 años de edad para el día de las próximas elecciones generales
- tener sus derechos de ciudadanía restituidos si lo condenaron de un delito grave
- no estar inscrito ni votar en ningún otro condado o estado

Dirección postal:

State Board of Elections P.O. Box 27255 Raleigh, NC 27611-7255

Dakota del Norte

Revisado: 01-03-2006

Dakota del Norte no tiene inscripción de votantes.

A127

Ohio

Revisado: 01-03-2006

Fecha límite de inscripción — 30 días antes de las elecciones.

- 6. Número de identificación. Se le solicita su número del Seguro Social. Proporcionar este número es voluntario. Esta información permite que la Junta de Elecciones verifique su inscripción si es necesario (O.R.C. 3503.14). [La ley federal requiere que proporcione el número de su licencia de conducir para votar. Si no tiene una licencia de conducir, tiene que proporcionar al menos las últimas cuatro cifras de su número del Seguro Social. Si no tiene ninguno de los dos números, tendrá que escribir "NONE" (NINGUNO) en el formulario y el estado le asignará un número].
- 7. Selección de partido político. No tiene que inscribirse en un partido político si desea participar en las elecciones primarias de ese partido. La afiliación a un partido político se establece votando en elecciones primarias.
- 8. Raza o grupo étnico. Deje en blanco.9. Firma. Para inscribirse en Ohio tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Ohio
- tener al menos 18 años de edad para el día de las elecciones. Si tendrá 18 años para el día de las elecciones generales, podrá votar en las elecciones primarias únicamente por candidatos.
- no haber sido convicto por un delito grave y en la actualidad estar encarcelado
- no haber sido declarado mentalmente incompetente por ningún tribunal para los fines de votación

Dirección postal:

Secretary of State of Ohio Elections Division 180 E. Broad Street — 15th Floor Columbus, OH 43215

Oklahoma

Revisado: 19-09-2019

Fecha límite de inscripción — 25 días antes de las elecciones.

6. Número de identificación.

Debe proporcionar uno de estos números: el número de la tarjeta de identificación emitida por el estado o el número de la licencia de conducir válida de Oklahoma, o los últimos cuatro dígitos de su número de seguro social.

7. Selección de partido político. Debe inscribirse en un partido si desea participar en las elecciones primarias de ese partido. En el sitio web de la Junta electoral del estado de Oklahoma se encuentra disponible una lista actualizada de los partidos políticos reconocidos. Los partidos reconocidos pueden permitir que los votantes inscritos sin afiliación a un partido político participen en las elecciones primarias a criterio del partido. Puede encontrar una lista de los partidos políticos reconocidos y una lista de los partidos que permiten a los votantes sin afiliación a un partido político votar en las elecciones primarias aquí: https:// www.ok.gov/elections/Election Info/Political Party info.html.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Oklahoma:
- Debe ser ciudadano de Estados Unidos y residente del estado de Oklahoma.
- Debe tener 18 años de edad para el día de las próximas elecciones.
- Si ha sido condenado por un delito grave, debe haber cumplido completamente la sentencia de días calendario ordenados por el tribunal, incluido cualquier plazo de encarcelación, libertad condicional o supervisión, o haber completado un período de libertad condicional ordenado por algún tribunal.

- No debe ser juzgado como una persona incapacitada o una persona parcialmente incapacitada a la que se le haya prohibido inscribirse para votar.
- Debe presentar la solicitud de inscripción de votante impresa, firmada y fechada. La firma debe ser el autógrafo o la marca originales y manuscritos del solicitante. Nadie podrá firmar en nombre del solicitante, y no será válida ninguna copia, reproducción, o firma, autógrafo o marca mecanografiados, electrónicos o de otro tipo sustitutivos.

Dirección postal:

Oklahoma State Election Board Box 528800 Oklahoma City, OK 73152-8800

Oregón

Revisado: 01-03-2006

Fecha límite de inscripción — 21 días antes de las elecciones.

- 6. Número de identificación. La ley federal requiere que proporcione el número de su licencia de conducir para inscribirse para votar. Si no tiene una licencia de conducir, tiene que proporcionar al menos las últimas cuatro cifras de su número del Seguro Social. Si no tiene ninguno de los dos, escriba "NONE" (NINGUNO) en el formulario. Su estado le asignará un número de identificación exclusivo.
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias de ese partido político.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Oregón tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Oregón

17

• tener al menos 18 años de edad para el día de las elecciones

Dirección postal:

Secretary of State Elections Division 141 State Capitol Salem, OR 97310-0722

Pensilvania

Revisado: 01-05-2020

Fecha límite de inscripción — 15 días antes de una elección primaria.

- 6. Número de identificación. Debe proporcionar un número de licencia de conducir, si tiene. Si no tiene un número de licencia de conducir, tiene que proporcionar los últimos cuatro dígitos de su número del Seguro Social. Si no tiene ninguna forma de identificación, escriba "NONE" (NINGUNO) en el cuadro.
- 7. Selección de partido político. Debe inscribirse en uno de los principales partidos si desea participar en las elecciones primarias de ese partido.
- **8. Raza o grupo étnico.** Se le solicita que llene esta casilla. Vea la lista de opciones en las Instrucciones para la solicitud correspondientes a la Casilla 8 (en la página 2).
- **9. Firma.** Para inscribirse en Pensilvania tiene que:
- ser ciudadano de Estados Unidos al menos un mes antes de las próximas elecciones
- ser residente de Pensilvania y de su distrito electoral al menos treinta días antes de las elecciones
- tener al menos 18 años de edad para el día de las próximas elecciones

Dirección postal:

Office of the Secretary of the Commonwealth 210 North Office Bldg. Harrisburg, PA 17120-0029

También debe inscribirse en línea en register.votespa.com.

Rhode Island

Revisado: 03-09-2019

Fecha límite de inscripción — 30 días antes de las elecciones.

6. Número de identificación. El solicitante deberá proporcionar su licencia de conducir de Rhode Island o su número de identificación estatal si se le ha expedido una identificación estatal o licencia de conducir de Rhode Island actual y válida. En el caso de un solicitante que no haya recibido una identificación estatal o licencia de conducir actual y válida, debe proporcionar las últimas cuatro (4) cifras de su número de seguro social. El Estado de Rhode Island asignará un número de identificación único al solicitante que no tenga ninguno de los dos documentos.

- 7. Selección de partido político. En Rhode Island, una persona debe inscribirse en un partido si desea participar en las elecciones primarias de ese partido. Toda persona que no se inscriba en un partido en el momento de la inscripción podrá, si así lo desea, inscribirse en un partido el día de las elecciones primarias de ese partido y participar en ellas. Si una persona no se inscribe en un partido, todavía puede votar en las elecciones generales y en las elecciones primarias no partidarias.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Rhode Island tiene que:
- ser ciudadano de Estados Unidos
- haber sido residente de Rhode Island los 30 días anteriores a las próximas elecciones
- tener al menos 16 años de edad (usted debe tener 18 años para votar)
- no estar encarcelado actualmente en una institución correccional por un delito grave
- no haber sido declarado legalmente incapacitado mental por un tribunal de justicia

Dirección postal:

Rhode Island State Board of Elections 50 Branch Ave. Providence, RI 02904-27900

Carolina del Sur

Revisado: 5/1/2021

Fecha límite de inscripción — 30 días antes de la elección

6. Número de identificación.

Debe proporcionar al menos los últimos cuatro dígitos de su número de seguro social. Puede proporcionar su número de seguro social completo en forma voluntaria. El número de seguro social no aparece en ningún informe redactado por la Comisión electoral estatal, ni se divulga a ningún individuo no autorizado. (Carolina del Sur Título 7-5-170)

- 7. Selección de partido político. No está obligado a inscribirse en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Se le requiere llenar esta casilla. Su solicitud se podrá rechazar si no lo hace. Vea la lista de opciones en las Instrucciones para la solicitud correspondientes a la Casilla 8 (en la página 2).
- **9. Firma.** Para inscribirse en Carolina del Sur tiene que:
- ser ciudadano de Estados Unidos
- tener al menos 18 años de edad para la fecha de las próximas elecciones
- ser residente de Carolina del Sur, su condado y precinto
- no estar recluido en ninguna prisión pública por haber sido condenado de un delito
- jamás haber sido condenado de un delito grave o de una contravención de las leyes electorales o si lo condenaron anteriormente, haber cumplido su sentencia completa, incluyendo la

libertad supervisada o condicional o haber recibido perdón por la condena

- no estar bajo una orden de tribunal en la que se lo declare mentalmente incompetente
- indicar la dirección en la solicitud como su único lugar de residencia legal y no indicar ningún otro lugar como su residencia legal

Dirección postal:

State Election Commission P.O. Box 5987 Columbia, SC 29250-5987

Dakota del Sur

Revisado: 01-03-2006

Fecha límite de inscripción — Recibida 15 días antes de las elecciones.

- **6.** Número de identificación. Se le solicita el número de su licencia de conducir. Si no tiene una licencia de conducir válida, debe proporcionar al menos las últimas cuatro cifras de su número del Seguro Social.
- 7. Selección de partido político. Se tiene que inscribir en un partido político si desea participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Deje en blanco.9. Firma. Para inscribirse en Dakota del Sur tiene que:
- ser ciudadano de Estados Unidos
- vivir en Dakota del Sur
- tener al menos 18 años de edad para el día de las próximas elecciones
- no estar cumpliendo una sentencia por haber sido condenado de un delito grave que incluyó encarcelamiento, cumplido o suspendido, en un sistema penitenciario de adultos
- no haber sido declarado mentalmente incompetente por ningún tribunal

Dirección postal:

Elections, Secretary of State 500 E. Capitol Pierre, SD 57501-5070

Tennessee

Revisado: 01-05-2020

Fecha límite de inscripción — 30 días antes de las elecciones

- **6. Número de identificación.** Se requiere su número completo del Seguro Social, si tiene uno, para fines de identificación y para evitar duplicación de inscripción (TCA 2.2.116).
- 7. Selección de partido político. No tiene que inscribirse en un partido político para participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Opcional.
- **9. Firma.** Para inscribirse en Tennessee, usted tiene que reunir los siguientes requisitos:
- ser ciudadano de los Estados Unidos.
- ser residente de Tennessee.
- tener al menos 18 años el día de las próximas elecciones.
- no haber sido condenado por un delito grave, pero en caso de haber sido condenado, su elegibilidad para inscribirse y votar depende del delito por el que fue condenado y de la fecha de la condena. Para obtener más información sobre este proceso, llame al 877-850-4959 o visite https://sos.tn.gov/restoration. Si su condena ha sido anulada, no se considerará que tenga una condena por delito grave.
- no haber sido declarado incompetente por un tribunal de jurisdicción competente (a menos que le hayan restituido su capacidad legal).

Dirección postal:

Tennessee Tower, Seventh Floor 312 Rosa L. Parks Ave. Nashville, TN 37243-1102

Texas

Revisado: 01-03-2006

Fecha límite de inscripción — 30 días antes de las elecciones.

19

- 6. Número de identificación. Se requiere el número de su licencia de conducir para inscribirse para votar. Si no tiene licencia de conducir, se requiere al menos las últimas cuatro cifras de su número del Seguro Social. Si no tiene ninguno de los dos, escriba "NONE" (NINGUNO) en el formulario. El estado le asignará un número de identificación exclusivo.
- 7. Selección de partido político. No tiene que inscribirse en un partido político para participar en las elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.
- 8. Raza o grupo étnico. Deje en blanco.
- **9. Firma.** Para inscribirse en Texas tiene que:
- ser ciudadano de Estados Unidos
- ser residente del condado en que presenta la solicitud de inscripción
- tener al menos 17 años y 10 meses de edad (tiene que tener 18 años de edad para votar)
- no haber recibido condena final de un delito grave o si se lo ha condenado de un delito grave, tiene que haber completado la totalidad de su castigo, incluyendo encarcelamiento, libertad condicional, supervisión o período de libertad condicional o haber recibido un perdón.
- no haber sido declarado mentalmente incompetente por fallo final de un tribunal con jurisdicción competente

Dirección postal:

Office of the Secretary of State Elections Division P.O. Box 12060 Austin, TX 78711-2060

Utah

Revisado: 19-09-2019

Fecha límite de inscripción — Las fechas límite de inscripción varían: Correo: los formularios de inscripción deben llevar el matasello fechado o estar marcados como recibidos por la Oficina Postal 30 días antes de la elección.

Personalmente: los formularios de inscripción pueden dejarse en la oficina del secretario del condado 7 días antes de la elección.

En línea: las inscripciones deben presentarse 7 días antes de la elección. Requiere una licencia de conducir válida de Utah o una identificación válida de Utah. El mismo día: los votantes pueden

El mismo día: los votantes pueden inscribirse en las mesas electorales durante el período de votación anticipada o el Día de las Elecciones al completar un voto provisional.

- 6. Número de identificación. Su formulario de inscripción de votante completo debe contener uno de los siguientes datos: un número de licencia de conducir de Utah, un número de identificación del estado de Utah o los últimos cuatro dígitos de su número del seguro social. Si no tiene una licencia de conducir de Utah o una tarjeta de identificación del estado de Utah, escriba "Ninguno" en el espacio designado y complete los últimos cuatro dígitos de su número del seguro social.
- de su número del seguro social.

 7. Selección de partido político. No se requiere declaración de partido político para inscribirse para votar. Sin embargo, la ley de elecciones de Utah permite que cada partido político determine a quienes permitirá votar en sus elecciones primarias. Si no se afilia a un partido político, podrá estar restringido en su votación en las elecciones primarias.
- 8. Raza o grupo étnico. Deje en blanco
- 9. Firma. Para inscribirse en Utah, usted tiene que reunir los siguientes requisitos:
- Ser ciudadano de Estados Unidos.
- Haber residido en Utah durante 30 días inmediatamente antes de las próximas elecciones.
- Tener al menos 18 años de edad para la fecha de las próximas elecciones (las personas de 16 y 17 años de edad pueden inscribirse previamente para votar; si una persona de 17 años habrá cumplido

los 18 años de edad para el día de las próximas elecciones generales, puede inscribirse previamente y votar en las elecciones primarias).

- No ser un delincuente convicto actualmente encarcelado por la comisión de un delito grave.
- No estar condenado por traición o delito contra el derecho al voto, a menos que se restablezcan los derechos civiles.
- No haber sido declarado mentalmente incapacitado por un tribunal de justicia.
- Residir actualmente dentro del distrito electoral en el que se inscribe para votar.

Dirección postal:

Office of the Lieutenant Governor P.O. Box 142325 Salt Lake City, UT 84114

Vermont

Revisado: 19-09-2019

Fecha límite de inscripción — Su inscripción enviada por correo debe recibirse en la oficina del secretario el último día de atención del secretario antes de las elecciones. Vermont cuenta con una inscripción de votantes en las mesas electorales el día de las elecciones, así como con una inscripción de votantes en línea. Para inscribirse en línea, ingrese en https://olvr.sec.state.vt.us.

- 6. Número de identificación. Debe proporcionar el número de su licencia de conducir de Vermont y si no tiene una licencia de conducir, las últimas cuatro cifras de su número del Seguro Social. Si no tiene ni una licencia de conducir de Vermont ni un número del Seguro Social, escriba "NONE" (NINGUNO) en el formulario. La oficina del secretario de estado le asignará un número de identificación exclusivo.
- **7. Selección de partido político.** Vermont no requiere inscripción en

un partido político para participar en elecciones.

- **8. Raza o grupo étnico.** No es obligatorio.
- **9. Firma.** Para inscribirse en Vermont tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Vermont
- tener 18 años de edad para el día de las elecciones
- haber afirmado el siguiente juramento: Jura (o afirma) solemnemente que cuando emita su voto o sufragio sobre cualquier tema que concierna al estado de Vermont, lo hará de manera tal que en su conciencia juzgará que será lo más conducente al mayor bien del mismo, según se halla establecido en la Constitución, sin temor a ni favor hacia ninguna persona [Juramento de votante, Constitución de Vermont, Capítulo II, Sección 42] Usted atesta que has jurado o afirmado el juramento de votante de Vermont firmando el número 9.

Dirección postal:

Office of the Secretary of State Elections Division 128 State Street Montpelier, VT 05633-1101

Virginia

Revisado: 30-11-2011

Fecha límite de inscripción — Entregada 22 días antes de las elecciones.

6. Número de identificación.

Se requiere su número completo del Seguro Social. Su número del Seguro Social aparecerá en informes producidos sólo para uso oficial de los funcionarios de inscripción de votantes y electorales y por los tribunales para fines de selección de jurados. Artículo II, §2, Constitución de Virginia (1971).

7. Selección de partido político. No tiene que inscribirse en un partido político si desea participar en las

elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político.

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Virginia tiene que:
- ser ciudadano de Estados Unidos
- ser residente de Virginia y del precinto en que desea votar
- tener 18 años de edad para las elecciones generales de los próximos meses de mayo o noviembre
- no haber sido declarado culpable de un delito grave, a menos que sus derechos civiles hayan sido restituidos
- no haber sido declarado mentalmente incompetente por ningún tribunal

Dirección postal:

Virginia State Board of Elections 1100 Bank Street, 1st floor Richmond, VA 23219

Washington

Revisado: 19-09-2019

Fecha límite de inscripción — los formularios de inscripción en línea y por correo deben ser recibidos por un funcionario electoral a más tardar 8 días antes de las elecciones. Inscríbase personalmente en cualquier momento durante el horario laboral y antes de las 8:00 p. m. del Día de las Elecciones.

6. Número de identificación.

Debe proporcionar su número de licencia de conducir o de su tarjeta de identificación de Washington. Si no tiene una licencia de conducir o tarjeta de identificación de Washington, tiene que dar las últimas cuatro cifras de su número del seguro social. Si no proporciona esta información, es posible que su formulario de inscripción no pueda procesarse.

- **7. Selección de partido político.** No está obligado designar afiliación a un partido político para inscribirse en Washington.
- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Washington, usted tiene que reunir los siguientes requisitos:
- Ser ciudadano de Estados Unidos.
- Ser residente legal del estado de Washington, su condado y distrito electoral durante los 30 días inmediatamente anteriores a la elección en la que desea votar.
- Tener al menos 18 años de edad para el Día de las Elecciones.
- No estar bajo la supervisión del Departamento Correccional por la condena de un delito grave en Washington.
- Las personas de 16 y 17 años pueden inscribirse como Futuros Votantes y ser inscritos automáticamente para votar cuando cumplan 18 años.

Dirección postal:

Secretary of State Elections Division P.O. Box 40229 Olympia, WA 98504-0229

Virginia Occidental

Revisado: 12-09-2006

Fecha límite de inscripción — 21 días antes de las elecciones.

6. Número de identificación. Se requiere el número de su licencia de conducir para inscribirse para votar. Si no tiene licencia de conducir, se requiere al menos las últimas cuatro cifras de su número del Seguro Social. Si no tiene ninguno de los dos, escriba "NONE" (NINGUNO) en el formulario. El estado le asignará un número de identificación exclusivo.

7. Selección de partido político. Tiene que inscribirse en un partido político si desea participar en las

elecciones primarias, en la asamblea local (caucus) o en la convención de ese partido político (a menos que solicite la papeleta de un partido que permite el voto de los que se inscribieron para votar como independientes)

- **8. Raza o grupo étnico.** Deje en blanco.
- **9. Firma.** Para inscribirse en Virginia Occidental tiene que:
- ser ciudadano de Estados Unidos
- residir en Virginia Occidental en la dirección provista en la solicitud
- tener 18 años de edad o para votar en las elecciones primarias, tener 17 años de edad y cumplir los 18 años antes de las elecciones generales
- no estar bajo condena, libertad condicional o libertad supervisada por haber cometido un delito grave, traición o soborno electoral
- no haber sido declarado "mentalmente incompetente" por ningún tribunal con jurisdicción competente

Dirección postal:

Secretary of State Building 1, Suite 157-K 1900 Kanawha Blvd. East Charleston, WV 25305-0770

Wisconsin

Revisado: 31-08-2018

Fecha límite de inscripción —

Matasellada al menos 20 días antes de la elección, o completada en la oficina del secretario del pueblo, del pueblito o de la ciudad hasta las 5 p. m. del viernes antes de las elecciones; o completada en la mesa electoral el día de las elecciones.

Wisconsin también permite la inscripción de votantes en línea –

Visite el sitio web https://myvote.wi.gov hasta 20 días antes de las elecciones si el votante tiene una tarjeta de identificación emitida por el estado o una licencia de conducir actual y válida de Wisconsin.

21

- 2. Domicilio particular. Junto con su formulario de inscripción de votante, debe enviar un documento de prueba de residencia con su nombre y apellido completo y dirección residencial, como una copia de su tarjeta de identificación emitida por el estado o licencia de conducir actual y válida de Wisconsin, factura de impuestos sobre bienes raíces, factura de servicios públicos de no más de 90 días de antigüedad, estado de cuenta bancaria, cheque de pago o talón de pago, o un cheque o documento emitido por una unidad de gobierno. En http://elections.wi.gov, podrá encontrar una lista completa.
- 6. Número de identificación.

 Proporcione su número de tarjeta de identificación emitida por el Departamento de Transporte (DOT) o licencia de conducir de Wisconsin. Si no tiene una tarjeta de identificación o licencia de conducir emitida por el DOT actual y válida, proporcione los últimos cuatro dígitos de su número de seguro social.
- **7. Selección de partido político.** No es obligatorio.
- **8. Raza o grupo étnico.** No es obligatorio.
- **9. Firma.** Para inscribirse en Wisconsin, usted tiene que reunir los siguientes requisitos:
- ser ciudadano de los Estados Unidos.
- ser residente de Wisconsin y haber residido en la dirección de inscripción durante al menos 10 días.
- tener al menos 18 años.
- no haber sido condenado por traición, un delito grave o soborno o, en caso de haber sido condenado, sus derechos civiles tienen que haber sido restituidos después de haber cumplido su sentencia o indulto.
- no haber sido declarado por un tribunal incapaz de entender el objetivo del proceso electoral.
- no realizar ni beneficiarse de una apuesta según el resultado de una elección.

• no haber votado en ningún otro lugar en la misma elección.

Dirección postal:

Envíe por correo su formulario de inscripción completo y una copia de su documento de prueba de residencia a la oficina del secretario municipal. Puede encontrar a su secretario municipal aquí: https://myvote.wi.gov/en-US/MyMunicipalClerk

Si no puede encontrar la dirección de su secretario municipal, puede enviarlo por correo a:

Comisión de Elecciones de Wisconsin 212 East Washington Avenue, Third Floor P.O. Box 7984

Madison, WI 53707-7984 (Nota: Las solicitudes pueden entregarse en la oficina de la Comisión de Elecciones de Wisconsin en la dirección indicada anteriormente, pero para evitar posibles demoras, le recomendamos que entregue su solicitud de inscripción de votante completa directamente a la oficina de su secretario municipal).

Wyoming

Revisado: 01-03-2006

Por ley, Wyoming no puede aceptar este formulario a menos que cambie la ley estatal.

FEDERAL POST CARD APPLICATION (FPCA)

Voter Registration and Absentee Ballot Request

Federal Post Card Application (FPCA)

Print clearly in blue or black ink, please see back for instructions.

This form is for absent Uniformed Service members, their families, and citizens residing outside the United States. It is used to register to vote, request an absentee ballot, and update your contact information. See your state's instructions at FVAP.gov.

1. Who are you? Pick	one.			
I request an absentee ballot for all elections in which I am eligible to vote AND:	☐ I am a U.S. citizen living outs☐ I am a U.S. citizen living outs☐	iformed Services or Merchant Marine $-\mathbf{OR}$ - \square I a side the country, and I intend to return. Side the country, and my intent to return is uncert side the country, and I have never lived in the Unit	ain.	
Last name		Suffix (Jr., II)		Sex
First name		Previous names (if applicable)		
Middle name		Birth date (MM/DD/YYYY)	/	/
Social Security Number		Driver's license or State ID #		
2. What is your addre	ss in the U.S. state or territor	ry where you are registering to vote and rec	questing an	absentee ballot?
Your voting materials wil	I not be sent to this address. See	e instructions on other side of form.		
Street address		Apt #		
City, town, village		State		
County		ZIP		
3. Where are you nov	v? You MUST give your CURR	ENT address to receive your voting materia	ls.	
-		ction officials can reach you about your req		N) gumber
Email:	e and area code with your prione	and fax number. Do not use a Defense Switched Phone:	Network (DSI	N) Humber.
Alternate email:		Fax:		
	erences for upcoming election			
A. How do you want to red	= w :			
voting materials from you election office? (Select On	r	B. What is your political party for primary elections?		
6. What additional inf	ormation must you provide?			
	t require more information, see to clarify your voter information.	pack for instructions. Additional state instructions	may be foun	nd at FVAP.gov. You

7. You must read and sign this statement.

I swear or affirm, under penalty of perjury, that:

- The information on this form is true, accurate, and complete to the best of my knowledge. I understand that a material misstatement of fact in completion of this document may constitute grounds for conviction of perjury.
- I am a U.S. citizen, at least 18 years of age (or will be by the day of the election), eligible to vote in the requested jurisdiction, and
- I am not disqualified to vote due to having been convicted of a felony or other disqualifying offense, nor have I been adjudicated mentally incompetent; or if so, my voting rights have been reinstated; and
- I am not registering, requesting a ballot, or voting in any other jurisdiction in the United States, except the jurisdiction cited in this voting form.







You can vote wherever you are.

1. Fill out your form completely and accurately.

- Your U.S. address is used to determine where you are eligible to vote absentee. For military voters, it is usually your last address in your state of legal residence. For overseas citizens, it is usually the last place you lived before moving overseas. You do not need to have any current ties with this address. DO NOT write a PO Box # in section 2.
- Most states allow you to provide a Driver's License number or the last 4 digits of your SSN. Some states require a full SSN. See your state's guidelines at FVAP.gov.
- If you cannot receive mail at your mailing address, please specify a mail forwarding address.
- Most states require you to specify a political party to vote in primary elections. This information may be used to register you with a party.
- Section 6 Requirements: If your voting residence is Vermont, you must acknowledge the following by writing in section 6: "I swear or affirm that I have taken the Vermont Voter's Oath." If your voting residence is in Puerto Rico, you must list your mother's and father's first name.
- We recommend that you complete and submit this form every year while you are an absentee voter.

2. Remember to sign this form!

- 3. Remove the adhesive liner from the top and sides. Fold and seal tightly. If you printed out the form yourself you can fold the form and seal it in an envelope.
 - You can find the address for your election office at FVAP.gov.
 - All states accept this form by mail, but they vary on email and fax.
 See your state's rules in the Voting Assistance Guide at FVAP.gov.

Agency Disclosure Statement

The public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden to: Department of Defense, Washington Headquarters Services, Executive Services Directorate, Information Management Division, 4800 Mark Center Dr., East Tower, Suite 03F09, Alexandria, VA 22350-3100. [OMB Control #0704-0503]. Respondents should be aware that notwithstanding any other provision of law, no person shall be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number. DO NOT RETURN YOUR FORM TO THE ADDRESS

Privacy Advisory

When completed, this form contains personally identifiable information and is protected by the Privacy Act of 1974, as amended.

Questions? Email vote@fvap.gov

From (Your name and mailing address)		U.S. Postage Paid 39 USC 3406
	111111	PAR AVION
International airmail postage is required if not mailed using the U.S. Postal Service, APO/FPO/DPO system, or diplomatic pouch.	Authorized by the U.S. Postal Service	☆ ®

OFFICIAL ABSENTEE BALLOTING MATERIAL - FIRST CLASS MAIL

NO POSTAGE NECESSARY IN THE U.S. MAIL – DMM 703.8.0
e address of your election office. ess can be found online at FVAP.gov.)

FEDERAL WRITE-IN ABSENTEE BALLOT (FWAB)

Federal Write-In Absentee Ballot

- If you do not receive your absentee ballot in enough time to meet your state's deadlines, use this ballot as a backup. If you send in this ballot and receive your state's ballot later, you should fill out and return your state ballot as well. Your election office will count only one ballot
- The following require you to register and request an absentee ballot before filling out this form: AL, AS, AR, CT, FL, GU, HI, ID, IL, IN, KS, LA, NH, NJ, NM, NY, PA, PR, RI, SD, TX, WI, WV, and WY. If your state or territory is listed, complete a Federal Post Card Application (FPCA) online at FVAP.gov.
- If you already registered and requested a ballot, send in the *Voter Information* page and the *Official Backup Ballot*.
- Please be aware that some states will accept this form as registration and as an absentee ballot request for future elections.

Use this form if you are:

- On active duty in the Uniformed Services or Merchant Marine
- An eligible spouse or dependent
- A U.S. citizen living outside the United States

You can vote wherever you are. This is how.

- 1. Fill out your Voter Information page completely and accurately.
 - Your U.S. voting residence address is used to determine where you are eligible to vote absentee. For military voters, it is usually your last address in your state of legal residence. For overseas citizens, it is usually the last place you lived before moving overseas. You do not need to have any current ties with this address. DO NOT write a PO Box # in section 2.
 - Most states allow you to provide a Driver's License number or the last 4 digits of your SSN. Some states require a full SSN. See your state's quidelines at FVAP.gov.
 - If you cannot receive mail at your mailing address, please specify a mail forwarding address.
 - Most states require you to specify a political party to vote in primary elections. This information may be used to register you with a party.
 - **Section 6 Requirements:** Alabama requires two witness signatures; Alaska, Virginia and Wisconsin, require one witness signature; Puerto Rico requires your mother's and father's first name; Vermont requires a voter's oath. Additional state instructions can be found at FVAP.gov.
 - Remember to sign the bottom of the *Voter Information* page!
- 2. Carefully fill out and seal your Official Backup Ballot.
 - DO NOT sign your ballot or include any personal information. Keep your ballot anonymous.
 - If using a self-sealing form, remove the adhesive liner, fold and seal tightly.
 - If you printed out the form, fold the voted ballot and seal it in an envelope marked "ballot enclosed".
- 3. Assemble your documents for mailing.
 - Put your *Voter Information* page and *Official Backup Ballot* into the mailing envelope.
 - You can find the address for your election office at FVAP.gov.
 - All states accept this form by mail, but they vary on email and fax. See your state's rules in the Voting Assistance Guide online at FVAP.gov.

Agency Disclosure Statement

The public reporting burden for this collection of information is estimated to average 15 minutes per response, including time to review instructions, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden to: Department of Defense, Washington Headquarters Services, Executive Services Directorate, Information Management Division, 4800 Mark Center Dr., East Tower, Suite 03F09, Alexandria, VA 22350-3100. [OMB Control #0704-0502]. Respondents should be aware that notwithstanding any other provision of law, no person shall be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number. DO NOT RETURN YOUR FORM TO THE ADDRESS ABOVE.

Privacy Advisory

When completed, this form contains personally identifiable information and is protected by the Privacy Act of 1974, as amended.

Questions? Email vote@fvap.gov

Voter Information

Federal Write-In Absentee Ballot (FWAB)

Print clearly in blue or black ink, please see back for instructions.

Have you already registered and requested an absentee ballot?

Some states allow you to use this form to register and request ballots for future elections. Visit FVAP.gov for more details.

1. Who are you? Pick	one.						
For absent Uniformed Service members, their families, and citizens residing outside the United States.	☐ I am a U.S. ☐ I am a U.S.	ve duty in the Uniformed Secitizen living outside the cou citizen living outside the cou citizen living outside the cou	untry, and I intend untry, and my inte	to return. nt to return is uncert	ain.	pouse or	dependent.
Last name			Suffix (Jr., II)			Sex	☐ Male
First name			Previous name	es (if applicable)			
Middle name			Birth date (MN	1/DD/YYYY)	/	/	
Social Security Number			Driver's licens	e or State ID #			
2. What is your U.S. v	oting residenc	e address?					
		this address. See instruction	ns on other side of	form.			
Street address				Apt #			
City, town, village				State			
County				ZIP			
3. Where are you nov	v? You MUST o	jive your CURRENT cont	act inform <u>atio</u> n.				
Your mailing address. (D	ifferent from ab	ove)	Your mail forw	arding address. (If di	fferent from r	nai l ing ad	dress)
		? This is so election offic					
	e and area code	with your phone and fax nu		a Defense Switched I	Network (DSN	I) number	
Email:			Phone:				
Alternate email:			Fax:				
5. What are your pref							
A. Do you want to register request a ballot for all elec- you are eligible to vote in?	ctions	B. How do you want to receive voting materials from your election office?	Mail Email or onlin Fax	C. What is your political party for primary elections	?		
6. What additional inf	ormation mus	st you provide?					ı
The following need more	e information: A	labama, Alaska, Puerto Ricc	o, Vermont, Virgini	a and Wisconsin, see	back for instr	uctions.	Additional
state instructions can be	found at FVAP.o	JOV.					
7. You must read and	sign this state	ment					
I swear or affirm, unde							
■ The information on this	form is true, acc	urate, and complete to the be	,	e. I understand that a	material misst	atement o	f fact in
■ I am a U.S. citizen, at le	east 18 years of a	cute grounds for conviction of ge (or will be by the day of el	ection), eligible to v				
•		ng been convicted of a felony ave been reinstated; and	or other disqua l ifyir	ng offense, nor have I	been adjudicat	ed menta	lly
■ I am not registering, re	questing a ballot, d and sealed this	or voting in any other jurisdiction ballot in private and have not					
Sign here				Today's	data		
						, ,	

(MM/DD/YYYY)

Official Backup Ballot

Federal Write-In Absentee Ballot (FWAB)

Print clearly in blue or black ink.

Vote by writing the NAME or PARTY of the candidates you choose. To find out about specific federal candidates and races go to FVAP.gov.

Instructions

- This ballot can be used to vote for federal offices.
- DO NOT write your name or any identifying number (SSN, driver's license) on this ballot.
- Photocopy this page if you require additional room for candidates or ballot initiatives.
- If you are voting in American Samoa, Guam, Puerto Rico, or the U.S. Virgin Islands, you may vote for Delegate or Resident Commissioner, and in presidential primaries.
- State laws vary about using the FWAB for other offices like Governor or Mayor. Learn more online at FVAP.gov.

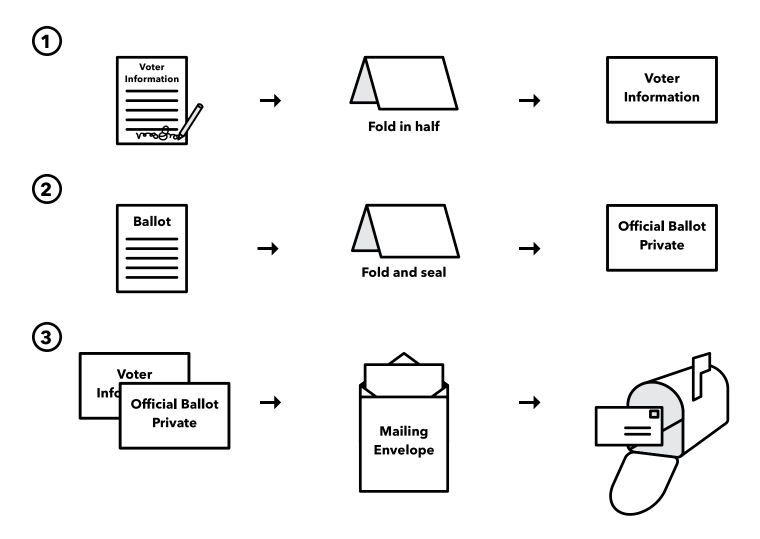
Federal offices			
President and Vice President			
U.S. Senator			
U. S. Representative, Delegate, or			
Resident Commissioner to Congress			
Non-federal offices			
Office	Candidate nar	ne	Political party
Bellet initiation and an items			
Ballot initiatives or other items			

Private Private Private Private Private Private **Private** Private Private Private **Private Private Private Private** Private **Private Private Private Private** Private **Private Private Ballot** Private **Private Private** Federal Write-In Absentee Ballot te Private **Private Private Private Private Private Private Private Private Private Private** Private **Private Private Private Private Private Private Private** Private **Private Private Private Private Private Private Private Private Private Private Private** Private Private **Private Private Private** Private **Private** Private **Private Private Private Private Private** Private **Private** Private Private Private Private Private Private **Private Private Private Private** Private - Privat Fold your ballot and keep it private. Put it in the envelope. Private Private Private Private **Private** Private **Private Private Private** Private **Private Private** Private **Private** Private **Private Private** Private **Private Private Private** Private Private **Private Private Private Private Private** Private **Private Private Private Private** Private **Private Private Private Private Private Private Private Private Private Private Private** Private **Private** Private Private

Before you seal this envelope:



- 1. Sign and fold your Voter Information page.
- 2. Fold and seal your Official Backup Ballot.
- 3. Put both inside this envelope, and mail it to your election office. The address can be found at FVAP.gov.



For election officials:

This is an official Federal Write-In Absentee Ballot authorized by 52 U.S.C. § 20301.

If you have questions about it, contact your State officials.

election. International airmail postage is required if not mailed using the U.S. Postal Service, APO/FPO/DPO system, or diplomatic pouch. I have enclosed my ballot for the igsqcup / igltet(Your name and mailing address.) From A143



OFFICIAL ABSENTEE BALLOTING MATERIAL - FIRST CLASS MAIL

NO POSTAGE NECESSARY IN THE U.S. MAIL - DMM 703.8.0

ဥ

(Fill in the address of your election office. The address can be found online at FVAP.gov.)

III. VOTER CORRESPONDENCE SAMPLE FORMS

DPOC SUBMISSION FORM/"FEDERAL-ONLY" NOTICE

Dear Voter,

We have received your voter registration application, but because you did not provide documentary proof of citizenship ("DPOC") and we could not acquire DPOC for you from MVD records, you have been registered as a "Federal-Only" voter in Arizona. This means you are eligible to vote for any federal races (e.g. Congressional or Presidential races) using an Arizona Federal-Only ballot.

To update your voter registration status to a "Full-Ballot" voter and be eligible to vote for all federal, statewide, county, and local races in your voting precinct and all ballot questions for which you are eligible, you must provide DPOC to the County Recorder. Please use the form below if you wish to provide DPOC and update your voter registration status. To be able to vote a full ballot in the next election, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day.

Thank you,

<County Recorder>

	Documentary Proof of Citizenship Form
Name:	
Reside	ntial Address:
Mailing	g Address:
Date of	f Birth:
Voter I	
(if kno	wn)
Accept	table Documentary Proof of Citizenship pursuant to A.R.S. § 16-166(F) (please provide one):
	Arizona Driver's License/Arizona Non-Operating ID #:
	Legible Copy of U.S. Birth Certificate
	Legible Copy of pertient pages of U.S. Passport
	Legible Copy of Naturalizaton/Citizenship Certificate or Certificate #:
	Bureau of Indian Affairs, Tribal Treaty, or Tribal Enrollment Card #:

^{*}Si usted necesita este documento en español, favor de ponerse en contacto con la oficina de Inscripción de Votantes of sinsert phone number o sinsert email address.

DPOC SUBMISSION FORM/NON-CITIZEN AZDL/ID NOTICE

Dear Voter,

We have received your voter registration application. However, we are unable to process your registration because Arizona Motor Vehicle Division records indicate that you have a non-citizen driver's license or identification card, which is issued to someone who was not a U.S. citizen at the time of issuance.

If you have since become a U.S. citizen, you may complete your voter registration and become a "Full-Ballot" voter by providing documentary proof of citizenship ("DPOC") to our office. Full-Ballot voters are eligible to vote for all federal, state, county, and local races as well as state and local ballot measures for which they are eligible. To provide DPOC and complete your voter registration, please complete this form and return it with one of the items listed below that establishes that you are a U.S. citizen.

You will not be registered to vote until we receive one of the forms of DPOC listed below. To be able to vote a Full Ballot in the next election, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day. If you do not submit DPOC, the record of your application will be automatically archived after five years and you will need to submit a new registration application if you wish to register to vote.

Thank you,

< County Recorder>

	Documentary l	Proof of Citizenship Form (Non-Citizen AZDL/ID Holder)
Name:		
Reside	ntial Address:	
Mailin	g Address:	
Date of	f Birth:	
Voter 1	ID #:	
(if kno	wn)	
Accept	table Documentary Pro	of of Citizenship pursuant to A.R.S. § 16-166(F) (please provide one):
	Legible Copy of U.S. Bir	th Certificate
	Legible Copy of pertient	pages of U.S. Passport
		zation/Citizenship Certificate or Certificate #:
		Bureau of Indian Affairs, Tribal Treaty, or Tribal Enrollment Card #:

^{*}Si usted necesita este documento en español, favor de ponerse en contacto con la oficina de Inscripción de Votantes al <<u>insert phone number</u>> o <<u>insert email address</u>>.

DPOC SUBMISSION FORM/SAVE NON-CITIZEN NOTICE

Dear Voter,

We have received your voter registration application. However, we are unable to process the application because according to Department of Homeland Security records, you hold an immigration number that indicates non-citizenship status.

If you have since become a U.S. citizen, you may complete your voter registration and become a "Full-Ballot" voter by providing documentary proof of citizenship ("DPOC") to our office. Full-Ballot voters are eligible to vote for all federal, state, county, and local races as well as state and local ballot measures for which they are eligible. To provide DPOC and complete your voter registration, please complete this form and return it with one of the items listed below that establishes that you are a U.S. citizen.

You will not be registered to vote until we receive one of the forms of DPOC listed below. To be able to vote a Full Ballot in the next election, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day. If you do not submit DPOC, the record of your application will be automatically archived after five years and you will need to submit a new registration application if you wish to register to vote.

Thank you,

< <u>County Recorder</u> >	
Documentary Proof of Citizenship Form (SAVE Non-Citizen)	
Name:	
Residential Address:	
Mailing Address:	
Date of Birth:	
Voter ID #:	
(if known)	
Acceptable Documentary Proof of Citizenship pursuant to A.R.S. § 16-166(F) (please prov Arizona Driver's License/Arizona Non-Operating ID #:	ide one):
☐ Legible Copy of U.S. Birth Certificate	_
☐ Legible Copy of pertient pages of U.S. Passport	
☐ Legible Copy of Naturalization/Citizenship Certificate or Certificate #:	
Bureau of Indian Affairs, Tribal Treaty, or Tribal Enrollment Card #:	

DPOC SUBMISSION FORM/SAVE NO-MATCH NOTICE

Dear Voter,

We have received your voter registration application. However, we were unable to match the immigration/citizenship number you provided with U.S. Department of Homeland Security records. Therefore, we do not have valid documentary proof of citizenship ("DPOC") for you and could only register you as a "Federal-Only" voter in Arizona. This means you are eligible to vote for any federal races (e.g. Congressional or Presidential races) using an Arizona Federal-Only ballot.

To update your voter registration status to a "Full-Ballot" voter, you must provide DPOC to the County Recorder. Full-Ballot voters are eligible to vote for all federal, state, county, and local races as well as state and local ballot measures for which they are eligible. Please use the form below if you wish to provide DPOC and update your voter registration status. To be able to vote a full ballot in the next election, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day.

Thank	you.

< <u>Coun</u>	ty Recorder>
	Documentary Proof of Citizenship Form (SAVE No-Match)
Name:	
Resider	ntial Address:
Mailing	g Address:
Date of	`Birth:
Voter I	
Accept	able Documentary Proof of Citizenship pursuant to A.R.S. § 16-166(F) (please provide one):
	Arizona Driver's License/Arizona Non-Operating ID #:
	Legible Copy of U.S. Birth Certificate
	Legible Copy of pertient pages of U.S. Passport
	Legible Copy of Naturalization/Citizenship Certificate or Certificate #:
	Bureau of Indian Affairs, Tribal Treaty, or Tribal Enrollment Card #:

DPOC SUBMISSION FORM/ JUROR QUESTIONNAIRE NON-CITIZEN

Dear Voter,

The < County Name > County Jury Commissioner has informed us that you indicated that you are not a U.S. citizen on a Jury Summons form/questionnaire. Because you stated that you are not a U.S. citizen and we do not currently have documentary proof of citizenship ("DPOC") in your voter registration record, your voter registration will be canceled unless you submit valid DPOC within 35 days of the date of this notice.

Please use the form below if you wish to provide DPOC and remain registered to vote. If you provide valid DPOC, your registration will be updated to a "Full-Ballot" voter, which means you will be eligible to vote for all federal, state, county, and local races as well as state and local ballot measures for which you are eligible. To be able to vote a full ballot in the next election, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day.

Thank you,

< <u>Coun</u>	ty Recorder>
	Documentary Proof of Citizenship Form (Non-Citizen Jury Questionnaire)
Name:	
Reside	ntial Address:
Mailing	g Address:
Date of	f Birth:
Voter I	D #:
(if kno	wn)
Accept	table Documentary Proof of Citizenship pursuant to A.R.S. § 16-166(F) (please provide one):
	Arizona Driver's License/Arizona Non-Operating ID #:
	Legible Copy of U.S. Birth Certificate Legible Copy of pertient pages of U.S. Passport
	Legible Copy of Naturalizaton/Citizenship Certificate or Certificate #:
	Bureau of Indian Affairs, Tribal Treaty, or Tribal Enrollment Card #:

*Si usted necesita este documento en español, favor de ponerse en contacto con la oficina de

Inscripción de Votantes al **<insert phone number>** o **<insert email address>**.

A149

UNDER 18 SAMPLE NOTICE (NOT REGISTERED)

Dear Registrant,

We have received your voter registration application. However, if your birthdate is < <u>birth date</u>> as you indicated on the form, you will not be 18 years old by the < <u>election date</u>> General Election. The law requires that you be at least 18 years old on or before the day of the next General Election in order to register to vote.

Enclosed is another voter registration form for you to complete and return to our office after you meet the age requirement. You may also visit

<u>www.servicearizona.com/voterRegistration/selectLanguage or current web address</u>> to register to vote after you meet the age requirement. If you have any questions, please call our office at <<u>phone number</u>> or email us at <<u>email</u>>.

Sincerely,
Thank you,
<<u>County Recorder</u>>

UNDER 18 SAMPLE NOTICE (SUSPENSE, FED-ONLY)

Dear Voter,

We have received your voter registration application. However, if your birthdate is < <u>birth date</u>> as you indicated on the application, you are not yet 18 years old but will be 18 years old before the next general election on < <u>election</u> <u>date</u>>. Therefore, we have processed your registration application but your voter registration will remain in a "suspense" status until you turn 18 years old.

The first election in which you will be old enough to vote is the <<u>election date</u>> election. If you move before this date, please be sure to update your voter registration record by visiting <<u>www.servicearizona.com/voterRegistration or current web address</u>> or by submitting a new voter registration form with your updated address.

In addition, because you did not provide documentary proof of citizenship ("DPOC") and we could not acquire DPOC for you from MVD records, you have been registered as a "Federal-Only" voter in Arizona. This means you are eligible to vote for any federal races (e.g. Congressional or Presidential races) using an Arizona Federal-Only ballot. To update your voter registration status to a "Full-Ballot" voter and be eligible to vote for all federal, statewide, county, and local races and all ballot questions for which you are eligible, you must provide DPOC to the County Recorder. Please use the form below if you wish to provide DPOC and update your voter registration status. To be able to vote a full ballot in an election in which you are eligible to vote, you must submit your DPOC by 5:00 p.m. on the Thursday before Election Day.

If you have any questions, please call our office at < phone number > or email us at < email >.

Thank y	you, y Recorder>		
		Documentary Proof of Citizenship Form	
Name:			
Resident	tial Address:		
(if differe	Address: ent from al address)		
Date of l	Birth:		
Voter ID (if know	***		
Accept	able Documentary Proof	of Citizenship pursuant to A.R.S. § 16-166(I	(please provide one):
	Arizona Driver's License	/Arizona Non-Operating ID #:	
	Legible Copy of U.S. Birth Certificate		
	Legible Copy of pertient		
	Legible Copy of Naturalizaton/Citizenship Certificate or Certificate #:		
	Bureau of Indian Affairs,	Tribal Treaty, or Tribal Enrollment Card #:	-

UNDER 18 SAMPLE NOTICE (SUSPENSE, FULL-BALLOT)

Dear Voter,

We have received and processed your voter registration application. However, if your birthdate is < birth date> as you indicated on the application, you are not yet 18 years old but will be 18 years old before the next general election on < election date>. Your voter registration will remain in a "suspense" status until you turn 18 years old. After you turn 18 years old, you will be registered as a full-ballot voter and be eligible to vote in all federal, state, county, and local races and ballot questions for which you are eligible.

The first election in which you will be old enough to vote is the <<u>election date</u>> election. If you move before this date, please be sure to update your voter registration record by visiting <<u>www.servicearizona.com/voterRegistration/selectLanguage or current web address</u>> or by submitting a new voter registration form with your updated address.

If you have any questions, please call our office at < phone number > or email us at < email >.

Thank you, <County Recorder>

NOTIFICATION TO "FEDERAL-ONLY" VOTERS RE: HAVA ID REQUIREMENT

If a new registrant submits a voter registration application <u>without</u> proof of identity as required by HAVA and identity cannot be proven through any other database match, the counties need to place the registrant in "Active" status as a "federal—only" voter <u>without</u> Early Voting (EV) eligibility. Counties must then send correspondence to the registrant informing the voter that they will only be eligible to vote in federal elections and must vote in-person the first time or prove identity prior to an election in order to vote early by mail. Correspondence sent to registrants without proof of identity shall include:

- Voter full name
- Voter Registration ID #
- Voter mailing address
- Voter city, state, zip code and extension
- Statement notifying voter of identification requirements for a first-time voter
- List of acceptable forms of identification
- Statement informing registrant to send legible photocopies and not originals
- County contact information

CANCELLATION NOTICE DUE TO SOFT DUPLICATE MATCH RESOLUTION

Dear Voter,

In accordance with A.R.S. §16-168(J), the Secretary of State has compiled a statewide voter registration database to determine duplicate registrations throughout the state. The records indicate that you have a more recent registration in <<u>New County Name</u>> County, dated <<u>date</u> <u>of new registration</u>>. Therefore, your registration with <<u>Old County Name</u>> County has been canceled.

If you have any questions about this matter, please contact this office at <<u>phone number</u>> or e-mail: <<u>email address</u>>.

To update your voter registration information online, visit:

https://servicearizona.com/voterRegistration/selectLanguage or current web address>.

Thank you,

< County Name > County

Voter Registration

^{*}Si usted necesita este documento en español, favor de ponerse en contacto con la oficina de Inscripción de Votantes al <<u>insert phone number</u>> o <<u>insert email address</u>>.

REGISTRATION UPDATE NEEDED

Dear Voter,

This office continuously strives to keep our voter records up-to-date. It is our experience that a person's signature may vary considerably over time. This may be due to several factors, including age of the registration form or an illness or injury that may affect the way you sign your name.

Changes in your signature will not affect your registration, but will impact your voting activities if you do not submit a new voter registration form with your current signature. Many voting activities require comparison of signatures to the signature provided on your voter registration form. This includes early balloting and signing of petitions. Your prompt reply is especially important if you will vote using an early ballot for the upcoming election.

Please take a moment to completely fill out and return the enclosed voter registration form immediately. We will update your information and include your current signature in our system.

Should you have any questions, please feel free to contact this office at < phone number >.

Thank you,

< <u>County Name</u> > County Voter Registration

FINAL NOTICE (IN-JURISDICTION LETTER)

Dear Voter,

You were recently sent a mailing (first notice) to the address we have on your voter record. However, the mailing was returned to our office as undeliverable, which indicates that either you no longer reside at the address on your voter registration record or that your mailing address is no longer valid. State law requires voters to re-register to vote when you change your residential address.

Pursuant to A.R.S. § 16-166(A), to remain on the active voter list, you must update your voter registration information at https://servicearizona.com/voterRegistration/selectLanguage or current web address com by completing the enclosed registration form and return it to our office within 35 days of the date on this notice. If we do not receive your new registration form or an updated address from you within 35 days, you will be placed on the inactive voter list.

Please note that mailing services and business addresses are not acceptable mailing addresses pursuant to A.R.S. § 16-152.

If you no longer have a P.O. box, please contact our office at <<u>phone number</u>> or <<u>email</u>> and we will change your mailing information.

If we do not have the correct information on file, you may not receive sample ballots or statutory information pamphlets.

Thank you,

<<u>County Name</u>> County Voter Registration

FINAL NOTICE (OUT OF JURISDICTION LETTER)

Dear Voter,

You were recently sent a letter to the address we have on your voter record. However, the letter was returned to our office with this forwarding address. This new address is outside of < County. County Name

If you no longer live in < County Name > County, you are no longer eligible to vote in < County Name > County elections. If that is the case, please fill out the bottom portion of this form and return it to our office to cancel your voter registration in < County Name > County. Visit < https://servicearizona.com/voterRegistration/selectLanguage or current web address > to register to vote in your new county with your new address.

If you are only temporarily absent from < County Name > County, please contact our office at < phone number > or < email > so that we can keep your registration current. If we do not hear from you within 35 days, Arizona law requires that we move your voter registration to an inactive status.

Thank you,		
< <u>County Name</u> > County Voter Registration		
I, (please print name)	no longer reside	
-	cancel my voter registration and discontinu f I relocate back to < <u>County Name</u> > County,	_
	Signature (Mandatory for cancellation)	
	Date of Birth (for identification purposes)	
When completed, please mail to: <county address="" recorder=""></county>		

JURY QUESTIONNAIRE - FELON

Dear Voter:

The < County Name > County Jury Commissioner has informed this office that you received a Jury Summons form/questionnaire from them and that you returned the form/questionnaire to their office indicating that you have been convicted of a felony and have not had your rights restored.

Pursuant to A.R.S. § 16-165(B), we are mandated to remove your name from the voter registration rolls and cancel your registration effective this date.

When you have completed your obligation to the court in accordance with A.R.S. § 13-905, you may re-register by completing a new voter registration form or completing an online voter registration application at https://servicearizona.com/voterRegistration/selectLanguage or current web address>.

For information about how to restore your civil rights, please contact the < <u>County Name</u> > County Superior Court at < <u>phone number and/or website</u> > or the Secretary of State's Office at 1-877-THE VOTE or elections@azsos.gov.

If this information is in error and you have not been convicted of a felony, or if you have any questions about your jury summons form/questionnaire, please contact the Superior Court Jury Commissioner immediately at <<u>phone number</u>>. If you need to contact the County Recorder's Office, we may be reached at <<u>phone number</u>> or <<u>email address</u>>.

Thank you,

< County Name > County Voter Registration

FELONY CONVICTION

Dear Voter:

We have recently received information from the court system indicating that you have been convicted of a felony. Pursuant to ARS §16-165(B), we are mandated to remove your name from the voter registration rolls and cancel your registration effective this date.

When you have completed your obligation to the court in accordance with ARS §13-905, you may reregister by completing a new voter registration form or completing an online voter registration application at

https://servicearizona.com/voterRegistration/selectLanguage or current web address>.

For information about how to restore your civil rights, please contact the < <u>County Name</u> > County Superior Court at < <u>phone number and/or website</u> > or the Secretary of State's Office at 1-877-THE VOTE or <u>elections@azsos.gov</u>.

If this information is in error and you have not been convicted of a felony, or if you have any questions, please contact this office immediately at phone number> or cemail address>.

Thank you,

< <u>County Name</u> > County Voter Registration

ADJUDICATED INCOMPETENT

Dear < County Name > County Voter:

We have recently received information from the court indicating that you have been adjudicated incompetent with your voting right revoked.

Pursuant to ARS §16-165(C), we are mandated to remove your name from the voter registration rolls and cancel your registration effective this date.

If this information is in error, or you have any questions, please contact this office immediately at phone number or email address>.

Thank you,

< <u>County Name</u> > County Voter Registration

*Si usted necesita este documento en español, favor de ponerse en contacto con la oficina de Inscripción de Votantes al <<u>insert phone number</u>> o <<u>insert email address</u>>.

IV. COUNTY RECORDER SAMPLE FORMS

COUNTY RECORDER NATURALIZATION CEREMONY CERTIFICATION

Dear < County Name > County Recorder,

Enclosed are voter registration form(s) that were gathered by my staff at a Naturalization Ceremony at the United States District Court for the District of Arizona in <<u>City</u>>. The enclosed form(s) are for voters in your county.

Members of my staff were present at the ceremony and examined the Naturalization Certificates for each of these voters. Staff then initialed each form to indicate the examination of the citizenship documents for these voters.

If you have any further questions, please contact our office at <<u>phone number</u>> or <<u>email</u> address>.

Thank you,

< <u>County Name</u> > County Voter Registration

RECORDER'S CERTIFICATE

1, < County Recorder Name >, < Co	ounty Name> Co	ounty Recorder do hereby attest and certify
that is curre	ntly registered to	vote in < County Name > County with date
of most recent registration to be		The registrant has provided birth year
of, residential addres	s of	, mailing address of
, political p	arty of	. Assigned precinct is
and assigned ba	llot style is	<u> </u>
Witness my hand and seal this	day of	·
< <u>County Recorder Name</u> >		
<county nama=""> County Recorder</county>	-	

SIGNATURE ROSTER - COUNTY RECORDER'S CERTIFICATE

State of Arizona)	
) SS	
County of)	
AC	TIVE SIGNATURE ROSTER
FOR POLLING PLACE: < Vot	ting Area>
Number of Names: < Number >	
	< <u>County Name</u> >, Arizona
	< <u>Precinct Name</u> >
	< <u>Date of Election</u> >
	order in and for < <u>County Name</u> >, Arizona, as provided for hat this Signature Roster prepared for the above Voting
Area, < <u>County Name</u> >, Arizona co correct.	ontaining the above listed number of names is complete and
IN WITNESS WHEREOF, I have h Arizona	nereunto set my hand and seal of < County Name > County
< <u>Recorder Name</u> >, < <u>County Nam</u>	ne> County Recorder

SIGNATURE ROSTER - INSPECTOR'S CERTIFICATE

I, the undersigned inspector of the Board of Elections for this Voting Area, < <u>County Name</u>>

County, Arizona, hereby certify that the foregoing (except for signatures in red ink) are true and correct signatures of all electors who voted in this Voting Area on the day of the election.

Inspector

BACKSIDE OF COVER PAGE

And we hereby certify that each individual, whose signature is contained herein, presented identification pursuant to A.R.S. § 16-579(A). Those individuals that did not provide identification pursuant to A.R.S. § 16-579(A) were instructed to vote a provisional ballot and provided information on the times and locations for providing the required identification.

INSTRUCTIONS TO VOTING AREA BOARD

The above certificate must be signed by the Inspector. Each qualified elector shall sign the Signature Roster in the space provided prior to receiving a ballot. The Inspector or a Judge may sign (using red ink) for an elector who is unable to sign because of physical disability.

E-POLLBOOK – RECORDER'S & INSPECTOR'S CERTIFICATE

State of Arizona)) SS County of <county name=""></county>)	
FOR VOTE CENTER:	
	ME> County, Arizona CTION DATE>
·	r in and for <county name=""></county> County, Arizona as that this Electronic Poll Book media prepared for the plete and correct.
IN WITNESS WHEREOF, I have hereunto set r	my hand and seal of Yavapai County Arizona
<recorde< th=""><th>R'S NAME>, <county name=""> County Recorder</county></th></recorde<>	R'S NAME>, <county name=""> County Recorder</county>
INSPECTO	R'S CERTIFICATE
INSPECTO	R 3 CERTIFICATE
I, the undersigned inspector of the Board of	f Elections for this Voting Area, <county name=""></county>
County, Arizona, hereby certify that the signatu	ures contained on the Electronic Poll Book media and
on the Voter Tickets, are true and correct sign	atures of all electors who voted in this Voting Area on
the day of the election and that each ind	lividual, whose signature was collected, presented
identification pursuant to A.R.S. §16-579(A).	Those individuals that did not provide identification
pursuant to A.R.S. §16-579(A) were instructed	to vote a provisional ballot and provided information
on the times and locations for providing the req	uired identification.
	Inspector
	-L

INSTRUCTIONS TO VOTE CENTER BOARD

The above certificate must be signed by the Inspector. Each qualified elector shall sign the Electronic Poll Book or Voter Ticket in the space provided prior to receiving a ballot. The Inspector or a Judge may sign (sign the elector's name and then sign their own name i.e. Jane Doe by John Smith) for an elector who is unable to sign because of physical disability.

V. CANDIDATE AND CAMPAIGN FINANCE SAMPLE FORMS

CANDIDATE NOMINATION PAPER (NOMINATION BY PRIMARY)

FOR OFFICE USE ONLY

Partisan Candidate NOMINATION PAPER DECLARATION OF QUALIFICATION A.R.S. § 16-311

You are hereby notified that I, the undersigned, a qualified elector, am a candidate for the office of

seeking the no	omination of the	Party,
at the Primary Election to be held on the day of _	, 20	, and at the
General Election to be held on the day of	, 20, sho	uld I be nominated.
I will have been a citizen of the United States	for years before my el	ection and will have
been a citizen of Arizona for years before my	y election, and I will meet the	Constitutional and/or
statutory age requirement for taking said office. I have	resided in	County for
years and in precinct for	_ years before my election.	
Actual residence address or description of place of residence (required)	City or Town	Zip
Post office address (if applicable)	City or Town	Zip
Print or type your name on the follow	ving line in the exact mann	er you
wish it to appear on the b	pallot, last name first.	
LAST NAME	FIRST NA	ME
I declare, under penalty of perjury, that the informal Qualification is true and correct, and that at the time of precinct which I propose to represent, that I have no aggregate of \$1,000 or more that arose from failure to compand as to all other qualifications, I will be qualified at the time.	of filing I am a resident of the no final, outstanding judgments omply with or enforcement of ca	e county, district, or s against me of an ampaign finance law,

CANDIDATE SIGNATURE

DATE

CANDIDATE NOMINATION PETITION (NOMINATION BY PRIMARY)

Partisan Nomination Petition

Put
optional
photo
here

I, the undersigned, a qualified elector of the county of , state of Arizona, and of and a member of the party or a person who is registered as no party preference or independent as the party preference or who is registered with a political party that is not qualified for representation on the ballot, hereby nominate

who resides at in the county of for the party nomination for the office of to be voted at the primary election to be held as representing the

principles of such party, and I hereby declare that I am qualified to vote for this office and that I have not signed, and will not sign, any nomination petition for more persons than the number of candidates necessary to fill such office at the next ensuing election. I further declare that if I choose to use a post office box address on this petition, my residence address has not changed since I last reported it to the county recorder for purposes of updating my voter registration file.

	Signature	Printed name	Actual residence address, description of place of residence or Arizona post office box address, city or town	Date of signing
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				

Instructions for Circulators

- 1. All petitions shall be signed by circulator.
- 2. Circulator is not required to be a resident of this state but otherwise must be qualified to register to vote in this state and, if not a resident of this state, shall register as a circulator with the secretary of state.
- 3. Circulator's name shall be typed or printed under the circulator's signature.
- 4. Circulator's actual residence address or, if no street address, a description of residence location shall be included on the petition.

PRINT NAME	a person who is not required to be a resident of this state but who is otherwise qualified to register to
vote in the county of, in the state of Arizona, hereby verify the	nat each of the names on the petition was signed in my presence on the date indicated and that in my
pelief each signer was a qualified elector who resides at the address given as their residence on th	e date indicated. I further verify that each signer is a member of the party from which the candidate is
seeking nomination, or the signer is a member of a political party that is not entitled to continued re	presentation on the ballot, or the signer is registered as independent or no party preferred.
	Signature of Circulator
	Typed or Printed Name of Circulator
	Circulator's Actual Residence Address (If no street address, a description of residence location shall be included on the petition)
	City or Town and Zip Code

CANDIDATE NOMINATION PAPER (OTHER THAN BY PRIMARY, A.R.S. § 16-341)

FOR OFFICE USE ONLY

Nomination Other Than By Primary NOMINATION PAPER DECLARATION OF QUALIFICATION A.R.S. §§ 16-311, 16-341

You are hereby notified that I, the undersigned	d, a qualified elector, am a candida	te for the office of
at the	General Election to be held on the	ne day of
November, 20		
I will have been a citizen of the United States	s for years before my elec	tion and will have
been a citizen of Arizona for years before n	ny election, and I will meet the Co	nstitutional and/or
statutory age requirement for taking said office. I have	ve resided in	County for
years before my election.		
Actual residence address or description of place of residence (required)	City or Town	Zip
Post office address (if applicable)	City or Town	Zip
wish it to appear on the	FIRST NAM	
I declare, under penalty of perjury, that the information in this Nomination Paper and Declaration of Qualification is true and correct, and that at the time of filing I am a resident of the county, district, or precinct, that I have no final, outstanding judgments against me of an aggregate of \$1,000 or more that arose from failure to comply with or enforcement of campaign finance law, and as to all other qualifications, I will be qualified at the time of election to hold the office that I seek.		
PARTY DESIGNATION (up to 3 words)*	CANDIDATE SIGNAT	URE
	DATE	

^{*}The three word designation must match the designation on the candidate's nomination petition. However, only a three-letter abbreviation as determined by the filing officer will actually appear on the ballot.

CANDIDATE NOMINATION PETITION (OTHER THAN BY PRIMARY)

Independent Nomination Petition

	The undersigned, qualified electors of	county, state of Arizona	, do hereby nominate		
	who resides at		in the county of	, as a	candidate for the office of
		at the	election to be held on the	day of	,
Put optional photo here	I hereby declare that I have not signed the nomin	ation petitions of any candidate for	r the office to be voted for at this prima	ry election, and I do I	nereby select the following
	designation under which name the said candidate	te shall be placed on the official ba	allot		

	Signature	Printed name	Actual residence address, description of place of residence or Arizona post office box address, city or town	Date of signing
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				

Instructions for Circulators

- 1. All petitions shall be signed by circulator.
- 2. Circulator is not required to be a resident of this state but otherwise must be qualified to register to vote in this state and, if not a resident of this state, shall register as a circulator with the secretary of state.
- 3. Circulator's name shall be typed or printed under the circulator's signature.
- 4. Circulator's actual residence address or, if no street address, a description of residence location shall be included on the petition.

PRINT NAME		a person who is not required to be a resident of this state but who is otherwise qualified to register to
vote in the county of	, in the state of Arizona, hereby verify	that each of the names on the petition was signed in my presence on the date indicated and that in my
pelief each signer was a qualified elector who res	sides at the address given as their residence o	on the date indicated.
		Signature of Circulator
		Typed or Printed Name of Circulator
		Circulator's Actual Residence Address (If no street address, a description of residence location shall be included on the petition)
		City or Town and Zip Code

CANDIDATE NOMINATION PAPER (WRITE-IN)

FOR OFFICE USE ONLY

Write-in Candidate NOMINATION PAPER DECLARATION OF QUALIFICATION A.R.S. §§ 16-311, 16-312

TOR OFFICE OSE ONE

You are hereby notified that I, the und	dersigned, a qualified elector, am	a candidate
for the office of	for the	
Party (if applicable), at the PRIMARY or GENERAL	(circle one) Election to be held	d on the
day of, 20		
I will have been a citizen of the United States for _	years before my election ar	nd will have
been a citizen of Arizona for years before my elec	etion. I am years old and my	date of birth is
, and therefore I wi	ill meet the Constitutional and/or sta	atutory age
(Month & Day) (Year) requirement for taking said office. I have resided in	county fo	r years, and
have resided in precinct for	or years.	
Actual residence address or description of place of residence (required)	City or Town	Zip
Post office address (if applicable)	City or Town	Zip
Print or type your name on the follow	wing line in the exact manner	you
wish it to appear on the Notice of	of Official Write-In Candidates	
LAST NAME	FIRST NAME	
I declare, under penalty of perjury, that the informal Qualification is true and correct, and that at the time precinct, that I have no final, outstanding judgments a arose from failure to comply with or enforcement of came will be qualified at the time of election to hold the office further certify that I am not disqualified from running as a	of filing I am a resident of the cargainst me of an aggregate of \$1, apaign finance law, and as to all other that I seek. If running in the G	ounty, district, or ,000 or more that her qualifications, I General Election, I
CANDIDATE SIGNATURE	DATE	

A180

CANDIDATE NOMINATION PAPER (NON-PARTISAN)

FOR OFFICE US	SE ONLY	•
---------------	---------	---

D

Nonpartisan Candidate NOMINATION PAPER DECLARATION OF QUALIFICATION A.R.S. §§ 16-311, 16-341	
You are hereby notified that I, the undersigned, a qualified elector, am a candidate that the election to be held on the	date for the office of

at the	e election to be held on the	_ day of
, 20		
I will have been a citizen of the United Stat	es for years before my elec	tion and will have
been a citizen of Arizona for years before	my election, and I will meet the Co	nstitutional and/or
statutory age requirement for taking said office. I have	ave resided in	County for
years and in precinct for		•
Actual residence address or description of place of residence (required)	City or Town	Zip
Post office address (if applicable)	City or Town	Zip
LAST NAME	FIRST NAM	E
I declare, under penalty of perjury, that the in Qualification is true and correct, and that at the tir precinct, that I have no final, outstanding judgment arose from failure to comply with or enforcement of comply be qualified at the time of election to hold the office.	ne of filing I am a resident of the of a sagainst me of an aggregate of \$1 ampaign finance law, and as to all other.	county, district, or ,000 or more that
CANDIDATE SIGNATURE	DATE	 E

CANDIDATE NOMINATION PETITION (NON-PARTISAN)

Nonpartisan Nomination Petition

	I, the undersigned, a qual	lified elector of the county of	, state of Arizona, and of		
	hereby nominate		who resides at		
	in the county of	for the office of		to be voted at the	election to be hele
Put optional photo here		, and I he	ereby declare that I am qualified to vote	e for this office and that I have not	signed and will not sig
prioto riere	any nomination petitions	for more persons than the number of	f candidates necessary to fill such office a	t the next ensuing election. I further	declare that if I choose to
	use a post office box ad	dress on this petition, my residence	address has not changed since I last re	ported it to the county recorder for	purposes of updating m
	voter registration file.				

	Signature	Printed name	Actual residence address, description of place of residence or Arizona post office box address, city or town	Date of signing
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				

Instructions for Circulators

- 1. All petitions shall be signed by circulator.
- 2. Circulator is not required to be a resident of this state but otherwise must be qualified to register to vote in this state and, if not a resident of this state, shall register as a circulator with the secretary of state.
- 3. Circulator's name shall be typed or printed under the circulator's signature.
- 4. Circulator's actual residence address or, if no street address, a description of residence location shall be included on the petition.

		_
PRINT NAME		a person who is not required to be a resident of this state but who is otherwise qualified to register to
vote in the county of	, in the state of Arizona, hereby verify th	nat each of the names on the petition was signed in my presence on the date indicated and that in my
pelief each signer was a qualified elector who resides	at the address given as their residence on t	the date indicated.
		Signature of Circulator
		Typed or Printed Name of Circulator
		Circulator's Actual Residence Address (If no street address, a description of residence location shall be included on the petition)
		City or Town and Zip Code

CANDIDATE STATEMENT OF INTEREST

Candidate Statement of Interest A.R.S. § 16-311, A.R.S. § 16-341

candidate for the office of	d, hereby declare my interest to run as a, seeking the nomination
of the Party, at the	to be held on Tuesday,
	
By submitting this document, I understand the collected before the date of this Statement of to challenge, pursuant to A.R.S. § 16-351.	, ,
LAST NAME	FIRST NAME
	Date
	/S/

PUBLIC OFFICER AND CANDIDATE FINANCIAL DISCLOSURE STATEMENT

PUBLIC OFFICER AND CANDIDATE FINANCIAL DISCLOSURE STATEMENT

Name of Public Officer or Candidate:	
Address: (Please note: this address is public info	ormation and not subject to redaction)
Public Office Held or Sought:	
District / Division Number (if applicable):	
Please check the appropriate box that reflects yo	our service for this filing year:
☐ I am a public officer filing this Financial Disc	osure Statement covering the 12 months of calendar year 2021.
☐ I have been appointed to fill a vacancy in a p 12-month period ending with the last full mont	ublic office within the last 60 days and am filing this Financial Disclosure Statement covering the h prior to the date I took office.
-	last full year of my final term, which expires less than thirty-one days into calendar year atement covering the last 12 months plus the final days of my term for the current year.
☐ I am a candidate for a public office and am fil statement, from the month of	ing this Financial Disclosure Statement covering the 12 months preceding the date of this, to the month of
	VERIFICATION
By signing, I verify under penalty of perjury	that the information provided in this Financial Disclosure Statement is true and correct.
ISI	
	Signature of Public Officer or Candidate Date (Electronic Signatures Accepted)

A. PERSONAL FINANCIAL INTERESTS

This section requires disclosure of your financial interests and/or the financial interests of the member(s) of your household.¹

1. Identification of Household Members and Business Interests

What to disclose: If you are married, is your spouse a me	ember of your household?	□Yes □No	\square N/A (If not married/widowed, select N/A)
Are any minor children ² members of your household?	□ Yes (If yes, disclose how n	nany)	□ No □ N/A (If no children, select N/A)
For the remaining questions in this Financial Disclosure St the person(s) who correspond to your "yes" answers above		your househol	d" or "household member" will be defined as

You are not required to disclose the names of your spouse or minor children when answering the questions below. Thus, you may identify your household members as "spouse," "minor child 1", "minor child 2," etc. Please note that if you choose to identify your spouse or minor children by name, the Secretary of State's Office or other local filing officer are not expected to redact that information when posting this Financial Disclosure Statement on the internet or providing it in response to a public records request.

¹ If additional space is needed to report information on this Financial Disclosure Statement, please attach additional information as numbered exhibits.

² Minor children include children 18 years old and younger over whom you have joint or sole legal custody.

2. Sources of Personal Compensation

What to disclose: In subsection (2)(a), provide the name and address of any employer and/or any other source of compensation who provided you or any member of your household more than \$1,000 (other than "Gifts") during the period covered by this report.³ Describe the nature of each and the type of services for which you or a member of your household were compensated.

Subsection (2)(a):

Public Officer or Household Member ⁴ Benefitted	Name and Address of Source Who Provided Compensation > \$1,000	NATURE OF SOURCE OR EMPLOYER'S BUSINESS	NATURE OF SERVICES PROVIDED BY PUBLIC OFFICER OR HOUSEHOLD MEMBER

In subsection (2)(b), if applicable, list anything of value that any other person (outside your household) received for your, or a member of your household's, use or benefit. For example, if a person was paid by a third-party to be your personal housekeeper, identify that person, describe the nature of that person's services that benefited you, and provide information about the third-party who paid for the services on your behalf. **You need not disclose** income of a business, including money you or any member of your household received that constitutes income paid to a business that you or your household member owns or does business as. This type of business income will be disclosed in Question 12.

Subsection (2)(b) (if applicable):

PUBLIC OFFICER OR HOUSEHOLD MEMBER ⁵ BENEFITTED	Name and Address of Person Who Provided Services Valued Over \$1,000 For Your or Your Household Member's Use or Benefit	NATURE OF SERVICES PROVIDED BY PERSON FOR YOUR OR YOUR HOUSEHOLD MEMBER'S USE OR BENEFIT	Name and Address of Third Party Who Paid For Person's Services on Your or Your Household Member's Behalf

³ Compensation is defined as "anything of value or advantage, present or prospective, including the forgiveness of debt." A.R.S. § 38-541(2).

⁴ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

⁵ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2." etc.

3. Professional, Occupational, and Business Licenses

What to disclose: List all professional, occupational or business licenses held by you or any member of your household at any time during the period covered by this Financial Disclosure Statement. This includes licenses in which you or a member of your household had an "interest," which includes (but is not limited to) any business license held by a "controlled" or "dependent" business as defined in Question 12 below.

Public Officer or Household Member ⁶	Type of License	PERSON OR ENTITY HOLDING THE LICENSE	JURISDICTION OR ENTITY THAT ISSUED LICENSE

⁶ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

4. Personal Creditors

What to disclose: The name and address of each creditor to whom you or a member of your household owed a qualifying personal debt over \$1,000 during any point during the period covered by this Financial Disclosure Statement.

Additionally, if the qualifying personal debt was either incurred for the first time or completely discharged (paid in full) during this period, list the date and check the applicable box to indicate whether it was incurred or discharged. Otherwise, check the box for "N/A" if the debt was not first incurred or fully discharged during the period covered by this Financial Disclosure Statement.

You need <u>not</u> disclose the following, which <u>do not</u> qualify as "personal debt":

- Debts resulting from the ordinary conduct of a business (these will be disclosed in Section B below);
- Debts on any personal residence or recreational property;
- Debts on motor vehicles used primarily for personal purposes (not commercial purposes);
- Debts secured by cash values on life insurance;
- Debts owed to relatives;
- Personal credit card transactions or the value of any retail installment contracts you or your household member entered into.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ⁷ OWING THE DEBT	Name and Address of Creditor (or Person to Whom Payments are Made)	IF THE DEBT WAS FIRST INCURRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		Date:
		□Incurred □Discharged □N/A
		Date:
		□Incurred □Discharged □N/A
		Date:
		□Incurred □Discharged □N/A

⁷ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

5. Personal Debtors

What to disclose: The name of each debtor who owed you or a member of your household a debt over \$1,000 at any time during the period covered by this Financial Disclosure Statement, along with the approximate value of the debt by financial category.

Additionally, if the debt was either incurred for the first time or completely discharged (paid in full) during this period, list the date and check the box to indicate whether it was incurred or discharged. Otherwise, check "N/A" (for "not applicable") after the word "Date" if the debt was not first incurred or fully discharged during the period covered by this Financial Disclosure Statement.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ⁸ OWED THE DEBT	NAME OF DEBTOR	APPROXIMATE VALUE OF DEBT	IF THE DEBT WAS FIRST INCURRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A

⁸ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

6. Gifts

What to disclose: The name of the donor who gave you or a member of your household a single gift or an accumulation of gifts during the preceding calendar year with a cumulative value over \$500, subject to the exceptions listed in the below "You need not disclose" paragraph. A "gift" means a gratuity (tip), special discount, favor, hospitality, service, economic opportunity, loan or other benefit received without adequate consideration (reciprocal value) and not provided to members of the public at large (in other words, a personal benefit you or your household member received without providing an equivalent benefit in return).

<u>Please note</u>: the concept of a "gift" for purposes of this Financial Disclosure Statement is separate and distinct from the gift restrictions outlined in Arizona's lobbying statutes. Thus, disclosure in a lobbying report does not relieve you or a member of your household's duty to disclose gifts in this Financial Disclosure Statement.

You need not disclose the following, which do not qualify as "gifts":

- Gifts received by will;
- Gift received by intestate succession (in other words, gifts distributed to you or a household member according to Arizona's intestate succession laws, not by will);
- Gift distributed from an inter vivos (living) or testamentary (by will) trust established by a spouse or family member;
- Gifts received from any other member of the household;
- Gifts received by parents, grandparents, siblings, children and grandchildren; or
- Political campaign contributions reported on campaign finance reports.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ⁹ WHO RECEIVED GIFTS OVER \$500	NAME OF GIFT DONOR

⁹ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

7. Office, Position or Fiduciary Relationship in Businesses, Nonprofit Organizations or Trusts

What to disclose: The name and address of each business, organization, trust or nonprofit organization or association in which you or any member of your household held any office, position, or fiduciary relationship during the period covered by this Financial Disclosure Statement, including a description of the office, position or relationship.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹⁰ HAVING THE REPORTABLE RELATIONSHIP	Name and Address of Business, Organization, Trust, or Nonprofit Organization or Association	DESCRIPTION OF OFFICE, POSITION OR FIDUCIARY RELATIONSHIP HELD BY THE PUBLIC OFFICER OR HOUSEHOLD MEMBER

¹⁰ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

8. Ownership or Financial Interests in Businesses, Trusts or Investment Funds

What to disclose: The name and address of each business, trust, or investment fund in which you or any member of your household had an ownership or beneficial interest of over \$1,000 during the period covered by this Financial Disclosure Statement. This includes stocks, annuities, mutual funds, or retirement funds. It also includes any financial interest in a limited liability company, partnership, joint venture, or sole proprietorship. Also, check the box to indicate the value of the interest.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹¹ HAVING INTEREST	Name and Address of Business, Trust or Investment Fund	DESCRIPTION OF THE BUSINESS, TRUST OR INVESTMENT FUND	APPROXIMATE EQUITY VALUE OF THE INTEREST
			□\$1000 - \$25,000
			□\$25,001 - \$100,000
			□\$100,001 +
			□\$1000 - \$25,000
			□\$25,001 - \$100,000
			□\$100,001 +
			□\$1000 - \$25,000
			□\$25,001 - \$100,000
			□\$100,001 +

¹¹ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

9. Ownership of Bonds

What to disclose: Bonds issued by a state or local government agency worth more than \$1,000 that you or a member of your household held during the period covered by this Financial Disclosure Statement. Also, check the box to indicate the approximate value of the bonds.

Additionally, if the bonds were either acquired for the first time or completely divested (sold in full) during this period, list the date and check the box whether the bonds were acquired or divested. Otherwise, check "N/A" (for "not applicable") after the word "Date" if the bonds were not first acquired or fully divested during the period covered by this Financial Disclosure Statement.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹² ISSUED BONDS	ISSUING STATE OR LOCAL GOVERNMENT AGENCY	APPROXIMATE VALUE OF BONDS	IF THE BONDS WERE FIRST ACQUIRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDETHE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A

¹² You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

10. Real Property Ownership

What to disclose: Arizona real property (land and improvements), which was owned by you or a member of your household during the period covered by this Financial Disclosure Statement, other than your primary residence or property you use for personal recreation. Also describe the property's location (city and state) and approximate size (acreage or square footage) and check the box to indicate the approximate value of the land.

Additionally, if the land was either acquired for the first time or completely divested (sold in full) during this period, list the date and check the box to indicate whether the land was acquired or divested. Otherwise, check "N/A" (for "not applicable") if the land was not first acquired or fully divested during the period covered by this Financial Disclosure Statement.

You need not disclose: Your primary residence or property you use for personal recreation.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹³ THAT OWNS LAND	LOCATION AND APPROXIMATE SIZE	APPROXIMATE VALUE OF LAND	IF THE LAND WAS FIRST ACQUIRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A

¹³ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

11. Travel Expenses

What to disclose: Each meeting, conference or other event during the period covered in this Financial Disclosure Statement where you participated in your official capacity and travel-related expenses of \$1,000 or more were paid on your behalf (or for which you were reimbursed) for that meeting, conference, or other event. "Travel-related expenses" include, but are not limited to, the value of transportation, meals, and lodging to attend the meeting, conference, or other event.

You need not disclose: Any meeting, conference, or other event where paid or reimbursed travel-related expenses were less than \$1,000 or your personal monies were expended related to the travel.

Name of Meeting, Conference, or Event Attended in Official Capacity as Public Officer	LOCATION	AMOUNT OR VALUE OF TRAVEL COSTS
		□\$1000 - \$25,000
		□\$25,001 - \$100,000
		□\$100,001 +
		□\$1000 - \$25,000
		□\$25,001 - \$100,000
		□\$100,001 +
		□\$1000 - \$25,000
		□\$25,001 - \$100,000
		□\$100,001 +

A. BUSINESS FINANCIAL INTERESTS

This section requires disclosure of any financial interests of a business owned by you or a member of your household.

12. Business Names

What to disclose: The name of any business under which you or any member of your household owns or did business under (in other words, if you or your household member were self-employed) during the period covered by this Financial Disclosure Statement, which include any corporations, limited liability companies, partnerships, sole proprietorships or any other type of business conducted under a trade name.

Also disclose if the named business is controlled or dependent. A business is "controlled" if you or any member of your household (individually or combined) had an ownership interest that amounts to more than 50%. A business is classified as "dependent," on the other hand, if: (1) you or any household member (individually or combined) had an ownership interest that amounts more than 10%; and (2) the business received more than \$10,000 from a single source during the period covered by this Financial Disclosure Statement, which amounted to more than 50% of the business' gross income for the period.

<u>Please note:</u> If the business was either controlled or dependent, check the box to indicate whether it was controlled or dependent in the last column below. If the business was both controlled *and* dependent during the period covered by this Financial Disclosure Statement, check *both* boxes. Otherwise, leave the boxes in the last column below blank.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹⁴ OWNING THE BUSINESS	Name and Address of Business	CHECK THE APPROPRIATE BOX IF THE BUSINESS IS "CONTROLLED" BY OR "DEPENDENT" ON YOU OR A HOUSEHOLD MEMBER
		□Controlled □Dependent
		□Controlled □Dependent
		□Controlled □Dependent

<u>Please note</u>: If a business listed in the foregoing Question 12 was neither "controlled" nor "dependent" during the period covered by this Financial Disclosure Statement, you need not complete the remainder of this Financial Disclosure Statement with respect to that business. If none of the businesses listed in Question 12 were "controlled" or "dependent," you need not complete the remainder of this Financial Disclosure Statement.

13

¹⁴ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

13. Controlled Business Information

What to disclose: The name of each controlled business listed in Question 12 above, and the goods or services provided by the business. If a single client or customer (whether a person or business) accounts for more than \$10,000 and 25% of the business' gross income during the period covered by this Financial Disclosure Statement, the client or customer is deemed a "major client" and therefore you must describe what your business provided to this major client in the third column below. Also, if the major client is a business, please describe the client's type of business activities in the final column below (but if the major client is an individual, write "N/A" for "not applicable" in the final column below). If the business does not have a major client, write "N/A" for "not applicable" in the last two columns below.

You need not disclose: The name of any major client, or the activities of any major client that is an individual. If you or your household member does not own a business, or if your or your household member's business is not a controlled business, you may leave this question blank.

NAME OF YOUR OR YOUR HOUSEHOLD MEMBER'S CONTROLLED BUSINESS	GOODS OR SERVICES PROVIDED BY THE CONTROLLED BUSINESS	DESCRIBE WHAT YOUR BUSINESS PROVIDES TO ITS MAJOR CLIENT	Type of Business Activities of the Major Client (if a Business)

14. Dependent Business Information

What to disclose: The name of each dependent business listed in Question 12 above, and the goods or services provided by the business. You must describe what your business provided to its major "source of compensation" in the third column below. Also, if the "source of compensation" is a business, please describe the type of business activities it performs in the final column below (but if the "source of compensation" is an individual, write "N/A" for "not applicable" in the final column below).

If the dependent business is also a controlled business, disclose the business only in Question 13 above and leave this question blank.

You need not disclose: The name of any "source of compensation," or the activities of any "source of compensation" that is an individual. If you or your household member does not own a business, or if your or your household member's business is not a dependent business, you may leave this question blank.

NAME OF YOUR OR YOUR HOUSEHOLD MEMBER'S DEPENDENT BUSINESS	GOODS OR SERVICES PROVIDED BY THE DEPENDENT BUSINESS	DESCRIBE WHAT YOUR BUSINESS PROVIDES TO SOURCE OF COMPENSATION	Type of Business Activities of the Source of Compensation (if a Business)

^{*} For this section, "source of compensation" is defined as a person or a business that accounts for more than \$10,000 and 50% of the dependent business' gross income during the reporting period.

15. Real Property Owned by a Controlled or Dependent Business

What to disclose: Arizona real property (land and improvements), which was owned by a controlled or dependent business during the period covered by this Financial Disclosure Statement. Also describe the property's location (city and state) and approximate size (acreage or square footage) and check the box to indicate the approximate value of the land. If the business is one that deals in real property and improvements, check the box that corresponds to the aggregate value of all parcels held by the business during the period covered by this Financial Disclosure Statement.

Additionally, if the land was either acquired for the first time or completely divested (sold in full) during this period, list the date and check whether the land was acquired or divested. Otherwise, check "N/A" (for "not applicable") if the land was not first acquired or fully divested during the period covered by this Financial Disclosure Statement.

You need not disclose: If you or your household member does not own a business, or if your or your household member's business is not a dependent business, you may leave this question blank.

NAME OF CONTROLLED OR DEPENDENT BUSINESS THAT OWNS LAND	LOCATION AND APPROXIMATE SIZE	APPROXIMATE VALUE OF LAND	IF THE LAND WAS FIRST ACQUIRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Acquired □Divested □N/A

16. Controlled or Dependent Business' Creditors

What to disclose: The name and address of each creditor to which a controlled or dependent business owed more than \$10,000, if that amount was also more than 30% of the business' total indebtedness at any time during the period covered by this Financial Disclosure Statement ("qualifying business debt").

Additionally, if the qualifying business debt was either incurred for the first time or completely discharged (paid in full) during this period, list the date and check the box to indicate whether it was incurred or discharged. Otherwise, check "N/A" (for "not applicable") after the word "Date" if the business debt was not first incurred or fully discharged during the period covered by this Financial Disclosure Statement.

You need not disclose: If you or your household member does not own a business, or if your or your household member's business is not a controlled or dependent business, you may leave this question blank.

NAME OF CONTROLLED OR DEPENDENT BUSINESS OWING THE QUALIFYING DEBT	Name and Address of Creditor (or Person to Whom Payments are Made)	IF THE DEBT WAS FIRST INCURRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		Date:
		□Incurred □Discharged □N/A
		Date:
		□Incurred □Discharged □N/A
		Date:
		□Incurred □Discharged □N/A

17. Controlled or Dependent Business' Debtors

What to disclose: The name of each debtor who owed more than \$10,000 to a controlled or dependent business, if that amount was also more than 30% of the total indebtedness owed to the controlled or dependent business at any time during the period covered by this Financial Disclosure Statement ("qualifying business debt"). Also check the box to indicate the approximate value of the debt by financial category.

Additionally, if the qualifying business debt was either incurred for the first time or completely discharged (paid in full) during this period, list the date and check the box to indicate whether it was incurred or discharged. Otherwise, check "N/A" (for "not applicable") if the business debt was not first incurred or fully discharged during the period covered by this Financial Disclosure Statement.

You need not disclose: If you or your household member does not own a business, or if your or your household member's business is not a controlled or dependent business, you may leave this question blank.

PUBLIC OFFICER OR HOUSEHOLD MEMBER ¹⁵ OWED THE DEBT	NAME OF DEBTOR	APPROXIMATE VALUE OF DEBT	IF THE DEBT WAS FIRST INCURRED OR COMPLETELY DISCHARGED DURING THIS REPORTING PERIOD, PROVIDE THE DATE (MM/DD/YYYY) AND CHECK THE APPROPRIATE BOX
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A
		□\$1000 - \$25,000 □\$25,001 - \$100,000 □\$100,001 +	Date: □Incurred □Discharged □N/A

18

¹⁵ You are not required to disclose the names of your spouse or minor children. Thus, you may identify your household members as "spouse," "minor child 1," "minor child 2," etc.

CAMPAIGN FINANCE COMMITTEE – STATEMENT OF ORGANIZATION

	Initial Application
	Amended Application
Da	te:



COMMITTEE ID NUMBER (office use only)

COMMITTEE TYPE (choose one):

☐ Candidate		
Committee Name (required): first or last name & office)		
Candidate Information:	Candidate's Name (required):	
	Candidate's mailing address (required):	
	Candidate's email address (required):	
Office Sought (choose one):	☐ County Office:	□District (if applicable):
	City/Town Office:	□District (if applicable):
	School Board Office:	
	Special District Board:	
Election Cycle for Office Sou	ght (year the election will take place) (required):	
Party Affiliation: (required for partisan offices)	□ Democrat □ Green □ Libertarian	☐ Republican ☐ Other:
sponsor's name)	Constitutions Constitutes Paleted In	dan an dant Europe ditura
Political Function (optional): (select any that apply)	☐ Contributions ☐ Candidate-Related Inc ☐ Ballot Measure Expenditures ☐ Reca	dependent Expenditures Il Expenditures
(Select ally that apply)	□ Ballot Measure Experiorities □ Neca	ii Experialitares
Sponsorship Information:	Sponsor's name or nickname (required):	
(if applicable)		
	Sponsor's email address (required):	
	Sponsor's phone number (if any): Sponsor's website (if any):	
	Sponson's website (ii arry).	
Special Status	☐ Separate Segregated Fund of a Corporation, I	LC, Partnership, or Union
(if applicable)	☐ Standing Committee (must also complete sepa	3 ,
	☐ Mega PAC (must provide proof of Mega PAC	status to filing officer) (amended applications only)
☐ Political Party		
Committee Name (required): (must include party affiliation		
Jurisdiction:	☐ State Party (must include proof of qualification	
	☐ County Party (must include proof of qualificati	
	☐ Legislative District Party (must include proof of ☐ City or Town Party (must include proof of qual	of organization pursuant to A.R.S. § 16-823) lification pursuant to A.R.S. § 16-802 or § 16-804)
Special Status	☐ Standing Committee (must also complete sep	

□ Initial Application
☐ Amended Application
Date:



COMMITTEE ID NUMBER (office use only)

COMMITTEE INFORMATION:

Contact Information:	Committee's mailing address (required):
	Committee's email address (required):
	Committee's phone number (if any):
	Committee's website (if any):
Chairperson's Information:	Chairperson's name (required):
	Chairperson's physical address (required):
	Chairperson's mailing address (if different):
	Chairperson's email address (required):
	Chairperson's phone number (required):
	Chairperson's employer (required):
	Chairperson's occupation (required):
Treasurer's Information:	Treasurer's name (required):
	Treasurer's physical address (required):
	Treasurer's mailing address (if different):
	Treasurer's email address (required):
	Treasurer's phone number (required):
	Treasurer's employer (required):
	Treasurer's occupation (required):
Bank or Financial Institution:	Bank name (required):
(do not list acct numbers)	Additional bank name (if applicable):
chairperson or treasurer of th committee and authorize it to campaign finance and reporti	rjury that the foregoing information is true and correct. I further declare that I: (1) consent to serve as ne committee named herein, if applicable; (2) designate the above-named committee as my official candidate or receive/make contributions/expenditures on my behalf, if applicable; (3) have read the Secretary of State's ing guide; (4) agree to comply with Arizona election law, including campaign finance laws codified at A.R.S. agree to accept all notifications and legal service of process for campaign finance purposes via the email
Chairperson's signature:	Date:
	Date: Date:

CAMPAIGN FINANCE COMMITTEE – CAMPAIGN FINANCE REPORT



COMMITTEE INFORMATION	(required):
-----------------------	-------------

	Committee Information:	Committee Name:		_		
CANI	CANDIDATE INFORMATION (only if filing as a candidate committee):					
	Office Sought:	☐ County Office:	☐ Special District Office:			
		☐ City/Town Office:	☐ School Board District:	_		
`	Cumulative Report:			ノ		

☐ Check here if this is the candidate committees first, cumulative report for the election cycle. Also select appropriate Reporting Period below.

Cumulative reporting period start date (which supersedes the start date for the Reporting Period selected below): ______

REPORTING PERIOD (check one):

REPORTING PERIOD	REPORT DUE
2020 4th Quarter Report: October 18, 2020 to December 31, 2020	January 1, 2021 to January 15, 2021
2021 March Pre-Election Report (Local Only): January 1, 2021 to February 20, 2021	February 21, 2021 to February 27, 2021
2021 March Post-Election (Q1) Report (Local Only): February 21 to March 31, 2021	April 1, 2021 to April 15, 2021
2021 Quarter 1 Report: January 1, 2021 to March 31, 2021	April 1, 2021 to April 15, 2021
2021 May Pre-Election Report (Local Only): April 1, 2021 to May 1, 2021	May 2, 2021 to May 8, 2021*
2021 May Post-Election (Q2) Report (Local Only): May 2, 2021 to June 30, 2021	July 1, 2021 to July 15, 2021
2021 Quarter 2 Report: April 1, 2021 to June 30, 2021	July 1, 2021 to July 15, 2021
2021 August Pre-Election Report (Local Only): July 1, 2021 to July 17, 2021	July 18, 2021 to July 24, 2021
2021 August Post-Election (Q3) Report (Local Only): July 18, 2021 to September 30, 2021	October 1, 2021 to October 15, 2021
2021 Quarter 3 Report: July 1, 2021 to September 30, 2021	October 1, 2021 to October 15, 2021
2021 November Pre-Election Report (Local Only): October 1, 2021 to October 16, 2021	October 17, 2021 to October 23, 2021
2021 November Post-Election (Q4) Report (Local Only): October 17, 2021 to December 31, 2021	January 1, 2022 to January 15, 2022
2021 Quarter 4 Report: October 1, 2021 to December 31, 2021	January 1, 2022 to January 15, 2022
2022 March Pre-Election Report (Local Only): January 1, 2022 to February 19, 2022	February 20, 2021 to February 26, 2022
2022 March Post-Election (Q1) Report (Local Only): February 20, 2022 to March 31, 2022	April 1, 2022 to April 15, 2022
2022 Quarter 1 Report: January 1, 2022 to March 31, 2022	April 1, 2022 to April 15, 2022
2022 May Pre-Election Report (Local Only): April 1, 2022 to April 30, 2022	May 1, 2022 to May 7, 2022
2022 May Post-Election (Q2) Report (Local Only): May 1, 2022 to June 30, 2022	July 1, 2022 to July 15, 2022
2022 Quarter 2 Report: April 1, 2022 to June 30, 2022	July 1, 2022 to July 15, 2022
2022 Pre-Primary Election Report: July 1, 2022 to July 16, 2022	July 17, 2022 to July 23, 2022
2022 Post-Primary Election (Q3) Report: July 17, 2022 to September 30, 2022	October 1, 2022 to October 15, 2022
2022 Pre-General Election Report: October 1, 2022 to October 22, 2022	October 23, 2021 to October 29, 2022
2022 Post-General Election (Q4) Report: October 23, 2022 to December 31, 2022	January 1, 2023 to January 17, 2023*
Final Campaign Finance Report Prior to Committee Termination: End of Previous Period through Today's Date	Same Date of Termination

*Reporting deadline extended to next business day if deadline date is a holiday or Sunday. A.R.S. §§§ 1-243(A), 1-301 and 1-303.

FINANCIAL SUMMARY (required):

	O l. A . 45 . it . This	Florida Occidente
Activity	Cash Activity This Reporting Period	Election Cycle to Date
(a) Committee value at the beginning of this reporting period (i.e. ending balance from the previous reporting period)		
(b) + Total receipts (from "Summary of Receipts," line 13 (cash column) for this reporting period)		
(c) - Total disbursements (from "Summary of Disbursements," line 16 (cash column) for this reporting period)		
(d) = Balance at close of reporting period		
Check here if filing no financial activity during the reporting period. Lines (a) (d) ctill must be	a completed but only this	cover nego and the

□ Check here if filing no financial activity during the reporting period. Lines (a)-(d) still must be completed, but only this cover page and the following page need to be filed.



Under A.R.S. § 16-926(B)(5), a campaign finance report must be certified by the committee treasurer under penalty of perjury that the contents of the report are true and correct.

By filing this report, you certify that, under penalty of perjury, you have examined the contents of this report, and the contents are true and correct.

Printed Name of Committee Treasurer	Signature of Committee Treasurer	 Date

SUMMARY OF RECEIPTS (Schedule A):

	Receipts	Cash	Equity
1.	Monetary Contributions Received		
	(a) In-State Individuals - More than \$100		
	(b) In-State Individuals - \$100 or Less (Aggregate)		
	(c) Out-of-State Individuals		
	(d) Candidate Committees		
	(e) Political Action Committees		
	(f) Political Parties (g) Partnerships		
	(h) Corporations & Limited Liability Companies (PACs & Political Parties Only)		
	(i) Labor Organizations (PACs & Political Parties Only)		
	(j) Candidate's Personal Monies (Candidate Committees Only)		
	(k) Monetary Contributions Subtotal (add 1(a) through 1(j))		
	(I) Refunds Given Back to Contributors		
	(m) Net Monetary Contributions (subtract 1(I) from 1(k))		
2.	Loans		
	(a) Loans Received		
	(b) Forgiveness on Loans Received (c) Repayment on Loans Made		
-	(d) Interest Accrued on Loans Made		
	(e) Loans Subtotal (cash: add 2(a), 2(c) & 2(d))		
3.	Rebates and Refunds Received		
4.	Interest Accrued on Committee Monies		
5.	In-Kind Contributions Received		
	(a) In-State Individuals - More than \$100		
	(b) In-State Individuals - \$100 or Less (Aggregate)		
	(c) Out-of-State Individuals		
	(d) Candidate Committees		
	(e) Political Action Committees		
	(f) Political Parties		
	(g) Partnerships		
	(h) Corporations & Limited Liability Companies (PACs & Political Parties Only)		
	(i) Labor Organizations (PACs & Political Parties Only)		
	(j) Candidate's Personal Assets or Property (Candidate Committees Only)		
	(k) In-Kind Contributions Subtotal (equity: add 5(a) through 5(j))		
6.	In-Kind Donations Received (Non-Contributions) (Political Parties Only)		
7.	Extensions of Credit		
	(a) Extensions of Credit Received		
	(b) Payments on Extensions of Credit Received		
	(c) Net Extensions of Credit (subtract 7(b) from 7(a))		
8.	Joint Fundraising / Shared Expense Payments Received		
9.	Payments Received for Goods / Services		
10.	Outstanding Accounts Receivable / Debts Owed to Committee		
11.	Transfer In Surplus Monies / Transfer Out Debt (use cash and/or equity as applicable)		
12.	Miscellaneous Receipts (use cash and/or equity asapplicable)		
	Total Receipts (cash: add 1(m), 2(e), 3-4, 8-9, 11-12; equity: add 2(b), 5(k), 6-7(c), 10-12)		
$\overline{}$		1	

SUMMARY OF DISBURSEMENTS (Schedule B):

	Di I	Cook	Familia
/	Disbursements	Cash	Equity
1.	Disbursements for Operating Expenses		
2.	Contributions Made		
	(a) Candidate Committees		
	(b) Political Action Committees		
	(c) Political Parties		
	(d) Partnerships		
	(e) Corporations & Limited Liability Companies (PAC & Political Parties Only)		
	(f) Labor Organizations (PAC & Political Parties Only)		
	(g) Monetary Contributions Subtotal (add 2(a) through 2(f))		
	(h) Contribution Refunds Provided to the Reporting Committee		
	(i) Monetary Contributions Total (subtract 2(h) from 2(g))		
3.	Loans		
	(a) Loans Made		
	(b) Loan Guarantees Made		
	(c) Forgiveness on Loans Made		
	(d) Repayment of Loans Received		
	(e) Accrued Interest on Loans Received		
	(f) Total Loans (cash: add 3(a), 3(d) & 3(e); equity: add 2(b) & 2(c))		
4.	Rebates and Refunds Made (Non-Contributions)		
5.	Value of In-Kind Contributions Provided		
	(a) Candidate Committees		
	(b) Political Action Committees		
	(c) Political Parties		
	(d) Partnerships		
	(e) Corporations & Limited Liability Companies (PAC & Political Parties Only)		
	(f) Labor Organizations (PAC & Political Parties Only)		
	(g) Contributions Subtotal (add 5(a) through 5(f))		
6.	Independent Expenditures Made		
7.	Ballot Measure Expenditures Made		
8.	Recall Expenditures Made		
9.	Support Provided to Party Nominees (Political Parties Only)		
10.	Joint Fundraising / Shared Expense Payments Made		
11.	Reimbursements Made		
12.	Outstanding Accounts Payable / Debts Owed by Committee		
13.	Transfer Out Surplus Monies / Transfer In Debt (use cash and/or equity as applicable)		
14.	Miscellaneous Disbursements		
15.	Aggregate of Disbursements - \$250 or Less		
16.	Total Disbursements (cash: add 1, 2(i), 3(f), 6-11 & 13-15; equity: add 3(f), 5(g), & 12-15)		



MONETARY CONTRIBUTIONS RECEIVED FROM IN-STATE INDIVIDUALS - MORE THAN \$100 DURING ELECTION CYCLE:*

SCHEDULE A(1)(a)

	Individual Contr	ibutor Informatio	n	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name		Date Contribution Received			
	Street Address			-		
1	City	State	ZIP			
	Occupation	Employer				
	Name	l	Date Contribution Received			
	Street Address			=		
2	City	State	ZIP	-		
	Occupation	Employer		_		
	Name		Date Contribution Received			
	Street Address					
3	City	State	ZIP			
	Occupation	Employer				
	Name		Date Contribution Received			
	Street Address			-		
4	City	State	ZIP	_		
	Occupation	Employer		_		
	Name		Date Contribution Received			
	Street Address		-			
5	City	State	ZIP	_		
	Occupation	Employer	<u> </u>	1		
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," l	line 1(a))			

*If in-state individual contributions of \$100 or less are listed on Schedule A(1)(b), do not include them on Schedule A(1)(a).

Schedule A(1)(a), page____ of ____



MONETARY CONTRIBUTIONS RECEIVED FROM IN-STATE INDIVIDUALS - \$100 OR LESS (AGGREGATE):*

SCHEDULE A(1)(b)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Cumulative Contributions from In-State Individuals - \$100 or Less		
Enter total only if last page of schedule (transfer the total received this period to "Summary of Receipts," line 1(b))		

^{*}If in-state individual contributions of more than \$100 are listed on Schedule A(1)(a), do not include them.



MONETARY CONTRIBUTIONS RECEIVED FROM OUT-OF-STATE INDIVIDUALS

SCHEDULE A(1)(c)

Individual Con e st Address pation e st Address	State Employer State Employer	Date Contribution Received ZIP Date Contribution Received	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
apation e e et Address	Employer State	ZIP Date Contribution Received			
apation e e et Address	Employer State	Date Contribution Received			
e et Address	Employer State	Date Contribution Received			
e et Address	State				
e et Address	State				
ot Address					
ppation		ZIP			
		ZIP		l l	
	Employer				
e			_		
e		Table Control of Control			
		Date Contribution Received			
et Address					
	State	ZIP			
pation	Employer				
е		Date Contribution Received			
et Address					
	State	ZIP			
pation	Employer				
e		Date Contribution Received			
Street Address					
	State	ZIP			
anation.	Employer		i		i
е		Address	Address State ZIP	Date Contribution Received Address State ZIP	Date Contribution Received Address State ZIP

Schedule A(1)(c), page____ of ____



MONETARY CONTRIBUTIONS FROM CANDIDATE COMMITTEES:

SCHEDULE A(1)(d)

ntributor Inf	ormation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle	
Committee Name					
	ZIP				
Contribution Rece	l pived				
Committee Name					
	ZIP				
Contribution Rece	sived		_		
Committee Name					
Street Address					
	ZIP				
Contribution Rece	eived				
	ZIP				
Contribution Rece	sived				
State ZIP					
Contribution Rece	eived				
Cont		ribution Received Receipts," line 1(d))	ribution Received	ribution Received	

Schedule A(1)(d), page____ of ____



MONETARY CONTRIBUTIONS FROM POLITICAL ACTION COMMITTEES:

SCHEDULE A(1)(e)

	Political Action Committ	ee Contributor In	formation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP			
	Committee ID Number	Date Contribution Receive	ed			
	Committee Name	I				
	Street Address					
2	City	State	ZIP			
	Committee ID Number	Date Contribution Receive	ed			
	Committee Name					
	Street Address					
3	City	State	ZIP	_		
	Committee ID Number	Date Contribution Receive	ed			
	Committee Name					
	Street Address					
4	City	State	ZIP			
	Committee ID Number	Date Contribution Received				
	Committee Name					
	Street Address			_		
5	City	State	ZIP			
	Committee ID Number	Date Contribution Receive	ed			
	Enter total only if last page of schedule					
	(transfer the total received this period to "Sum	mary of Receipts," l	ine 1(e))			

Schedule A(1)(e), page____ of ____



MONETARY CONTRIBUTIONS FROM POLITICAL PARTIES:

SCHEDULE A(1)(f)

Political Party Co	ntributor Informat	ion	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Committee Name					
Street Address					
City	State	ZIP			
Committee ID Number	Date Contribution Receive	d			
Committee Name					
Street Address					
City	State	ZIP			
Committee ID Number	Date Contribution Receive	ed			
Committee Name					
Street Address					
City	State	ZIP			
Committee ID Number	Date Contribution Receive	ed			
Committee Name					
Street Address					
City	State	ZIP			
Committee ID Number	Date Contribution Received				
Committee Name					
Street Address					
City	State	ZIP	_		
Committee ID Number	Date Contribution Receive	ed			
Enter total only if last page of schedule	(5)	. 4(0)			
	Committee Name Street Address City Committee ID Number Street Address City Committee Name Street Address City Committee ID Number Committee ID Number Street Address City Committee ID Number Committee ID Number Committee Name Street Address City Committee Name Street Address City Committee ID Number	Committee Name Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Street Address City State Committee ID Number Date Contribution Receive Date Contribution Receive Committee ID Number Date Contribution Receive	Street Address City State ZIP Committee ID Number Date Contribution Received Committee Name Street Address City State ZIP Committee ID Number Date Contribution Received Committee ID Number Date Contribution Received Street Address City State ZIP Committee ID Number Date Contribution Received Street Address City State ZIP Committee ID Number Date Contribution Received Committee ID Number Date Contribution Received Committee Name Street Address City State ZIP Committee ID Number Date Contribution Received Street Address City State ZIP Committee Name	Street Address City State ZiP Committee ID Number Committee	Political Party Contributor Information Received Amount Received Reparting Period Reparting Period Reparts Reporting Period Reparts Reporting Period Received Receiv

Schedule A(1)(f), page____ of ____



MONETARY CONTRIBUTIONS FROM PARTNERSHIPS:

SCHEDULE A(1)(g)

	Partnership Con	tributor Informatio	on	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Partnership Name					
	Street Address					
1						
'	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receive	I ed			
	Partnership Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receive	ed			
	Partnership Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receive	ed			
	Partnership Name					
	Street Address					
4	City	State	ZIP			
	Say	Cialo				
	Corporation Commission File Number	Date Contribution Receive	ed			
	Partnership Name					
	Street Address					
5	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receive	I ed			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	I mary of Receipts," I	ine 1(g))	l		



MONETARY CONTRIBUTIONS FROM CORPORATIONS AND LLCs:

SCHEDULE A(1)(h)

	Corporation / LLC (Contributor Inform	nation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Corporation/LLC Name					·
	Street Address					
1	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receive	ed			
	Corporation/LLC Name	l				
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receiv	red			
	Corporation/LLC Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receiv	ed			
	Corporation/LLC Name					
	Street Address					
4	City	State	ZIP			
	Corporation Commission File Number	n Commission File Number Date Contribution Received				
	Corporation/LLC Name	1				
	Street Address	Street Address				
5	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receiv	red			
	Enter total only if last page of schedule (transfer the total received this period to "Sum		E 4 (b.)			
	triansier the total received this period to "Sum	imary or Receipts,"	IIIIE 1(II))			

Schedule A(1)(h), page____ of ___



MONETARY CONTRIBUTIONS FROM LABOR ORGANIZATIONS:

SCHEDULE A(1)(i)

	Labor Organization	on Contributor Inform	nation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Labor Organization Name			-		
	Street Address			-		
1	City	State	ZIP	-		
	Corporation Commission File Number	Date Contribution Receive	l ed	-		
	Labor Organization Name					
	Street Address	-				
2	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receiv	ved			
	Labor Organization Name					
	Street Address					
3	City	State	ZIP	-		
	Corporation Commission File Number	Date Contribution Receiv	ved			
	Labor Organization Name					
	Street Address			_		
4	City	State	ZIP			
	Corporation Commission File Number	Date Contribution Receiv	red			
	Labor Organization Name					
	Street Address			-		
5	City	State	ZIP	_		
	Corporation Commission File Number	Date Contribution Receiv	ved	_		
	Enter total only if last page of schedu	le				
	(transfer the total received this period to "S	summary of Receipts,"	line 1(i))			

Schedule A(1)(i), page____ of ____



MONETARY CONTRIBUTIONS FROM CANDIDATE'S PERSONAL MONIES:

SCHEDULE A(1)(j)

	Candidate	Information		Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name		Date Contribution Received			
	Street Address		1			
1	City	State	ZIP			
	Occupation	Employer		-		
	Name		Date Contribution Received			
	Street Address					
2	City	State	ZIP	-		
	Occupation	Employer		_		
	Name		Date Contribution Received			
	Street Address					
3	City	State	ZIP			
	Occupation	Employer		_		
	Name		Date Contribution Received			
	Street Address			_		
4	City	State	ZIP			
	Occupation	Employer				
	Name		Date Contribution Received			
	Street Address					
5	City	State	ZIP	<u> </u> -		
	Occupation	Employer				
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts,"	line 1(j))			

Schedule A(1)(j), page____ of ____



REFUNDS GIVEN BACK TO CONTRIBUTORS:

SCHEDULE A(1)(I)

Contributo	r Information		Amount Refunded		Cumulative Amount this Election Cycle
Name		Date Contribution Refunded			•
Street Address					
City	State	ZIP			
ID Number (if applicable)		Date of Original Contribution	-		
Name		Date Contribution Refunded			
Street Address					
City	State	ZIP			
ID Number (if applicable)		Date of Original Contribution			
Name		Date Contribution Refunded			
Street Address		_			
City	State	ZIP	_		
ID Number (if applicable)		Date of Original Contribution	_		
Name		Date Contribution Refunded			
Street Address			_		
City	State	ZIP			
ID Number (if applicable)		Date of Original Contribution	_		
Name		Date Contribution Refunded			
Street Address					
City State		ZIP	_		
ID Number (if applicable)		Date of Original Contribution	_		
Enter total only if last page of schedule					
	Street Address City D Number (if applicable) Name Street Address City ID Number (if applicable)	Street Address City State D Number (if applicable) Name Street Address City State ID Number (if applicable) Name Street Address City State ID Number (if applicable) Name Street Address City State ID Number (if applicable) Name Street Address City State ID Number (if applicable) Street Address City State ID Number (if applicable) Name Street Address City State ID Number (if applicable) Name	Name Date Contribution Refunded Street Address City State ZIP Date of Original Contribution Name Date Contribution Refunded Street Address City State ZIP Date of Original Contribution Name Date Contribution Refunded Street Address City State ZIP Date of Original Contribution Name Date Contribution Refunded Street Address City State ZIP Date of Original Contribution Name Date Contribution Refunded Street Address City State ZIP Date of Original Contribution Name Date of Original Contribution Date of Original Contribution Name Date of Original Contribution Date of Original Contribution Name Date Contribution Refunded	Name Date Contribution Refunded Street Address City State ZIP Description Contribution Date of Original Contribution Name Date of Original Contribution Date of Original Contribution Date of Original Contribution Name Date Contribution Refunded Street Address City State ZIP Description Contribution Date of Original Contribution	Reporting Period Street Address City State ZiP District Contribution Refunded Date of Original Contribution Street Address City State ZiP Date of Original Contribution Date of Original Contribution Street Address City State ZiP Date of Original Contribution Date of Original Contribution Name Date of Original Contribution Date of Original Contribution Name Zipp State Zipp Date of Original Contribution Date of Original Contribution Date of Original Contribution Name Date of Original Contribution Date of Original Contribution

Schedule A(1)(I), page ____ of___



LOANS RECEIVED: SCHEDULE A(2)(a)

	Lender	nformation		Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Lender Name	Date Loan Received				
	Street Address			-		
1	City	State	ZIP	-		
	Guarantor/Endorser Name	Non-Electoral Purpose? (PACs and Political Parties Only)	-		
	Lender Name	Date Loan Received				
	Street Address			_		
2	City	State	ZIP	-		
	Guarantor/Endorser Name	Non-Electoral Purpose? (PACs and Political Parties Only)		-		
	Lender Name	Date Loan Received				
•	Street Address			-		
3	City	State	ZIP	-		
	Guarantor/Endorser Name	Non-Electoral Purpose? (PACs and Political Parties Only)		-		
	Lender Name	Date Loan Received				
	Street Address					
4	City	State	ZIP	-		
	Guarantor/Endorser Name	Non-Electoral Purpose? (PACs and Political Parties Only)		-		
	Lender Name	Date Loan Received				
	Street Address	<u> </u>		-		
5	City	State	ZIP	-		
	Guarantor/Endorser Name	Non-Electoral Purpose? (PACs and Political Parties Only)	-		
	Enter total only if last page of schedule (transfer the total received this period to "Summary of Receipts," line 2(a))					

Schedule A(2)(a), page____ of ____



FORGIVENESS ON LOANS RECEIVED: SCHEDULE A(2)(b)

_	Lender I	nformation		Amount Forgiven	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Lender Name		Date Forgiveness Received		-	-
	Street Address					
1	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding				
	Lender Name	·	Date Forgiveness Received			
	Street Address					
2	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding				
	Lender Name		Date Forgiveness Received			
	Street Address					
3	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding				
	Lender Name		Date Forgiveness Received			
	Street Address					
4	City	State	ZIP			
	Original Amount of Loan	nal Amount of Loan Amount Still Outstanding				
	Lender Name	<u> </u>	Date Forgiveness Received			
	Street Address		L			
5	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding	l			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," I	ine 2(b))	I		

Schedule A(2)(b), page____ of ____



REPAYMENT ON LOANS MADE: SCHEDULE A(2)(c)

	Borrowe	er Information		Amount Repaid	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Borrower Name		Date Repayment Received			
	Street Address					
1	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Borrower Name		Date Repayment Received			
	Street Address		L	-		
2	City	State	ZIP	_		
	Original Amount Borrowed	Amount Still Outstanding		_		
	Borrower Name		Date Repayment Received			
	Street Address					
3	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Borrower Name		Date Repayment Received			
	Street Address					
4	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding		-		
	Borrower Name		Date Repayment Received			
	Street Address			_		
5	City	State	ZIP	_		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Enter total only if last page of schedule					
	(transfer the total received this period to "Su	mmary of Receipts,"	line 2(c))			

Schedule A(2)(c), page____ of ____



INTEREST ACCRUED ON LOANS MADE: SCHEDULE A(2)(d)

	Borrower	Information		Amount of Interest Accrued	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Borrower Name		Date Interest Accrued			
	Street Address					
1	City	State	ZIP			
	Original Amount Borrowed	rrowed Amount Still Outstanding				
2	Borrower Name		Date Interest Accrued			
	Street Address					
	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Borrower Name	<u> </u>	Date Interest Accrued			
	Street Address					
3	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Borrower Name		Date Interest Accrued			
	Street Address					
4	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
5	Borrower Name		Date Interest Accrued			
	Street Address					
	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Enter total only if last page of schedule (transfer the total received this period to "Summary of Receipts," line 2(d))					

A229

Schedule A(2)(d), page____ of ____



REBATES AND REFUNDS RECEIVED:

SCHEDULE A(3)

,				I	Cumulative	Cumulative
Payor Information			Amount Rebated or Refunded	Amount this Reporting Period	Amount this Election Cycle	
	Payor Name		Date Rebate/Refund Received			
	Street Address					
1	City	State	ZIP			
	Original Purchase Amount Reason for Refund/Rebate		e			
	Payor Name		Date Rebate/Refund Received			
	Street Address					
2	City	State	ZIP			
	Original Purchase Amount	Original Purchase Amount Reason for Refund/Rebate				
	Payor Name		Date Rebate/Refund Received			
	Street Address					
3	City	State	ZIP			
	Original Purchase Amount	ount Reason for Refund/Rebate				
	Payor Name		Date Rebate/Refund Received			
	Street Address					
4	City	State	ZIP			
	Original Purchase Amount	nount Reason for Refund/Rebate				
	Payor Name		Date Rebate/Refund Received			
	Street Address					
5	City	State	ZIP			
	Original Purchase Amount Reason for Refund/Rebate		<u>l</u> e			
	Enter total only if last page of schedule (transfer the total received this period to "Sur	nmary of Receipts,"	line 3)	I		
			dule A(3), page of		ı	<u> </u>

INTEREST ACCRUED ON COMMITTEE MONIES:

SCHEDULE A(4)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Account with Interest Eamed (Bank Name / Type of Account)		
Account with Interest Eamed (Bank Name / Type of Account)		
Account with Interest Earned (Bank Name / Type of Account)		
Account with Interest Eamed (Bank Name / Type of Account)		
Account with Interest Eamed (Bank Name / Type of Account)		
Total (transfer the total received this period to "Summary of Receipts," line 4)		

Schedule A(4), page____ of ____



IN-KIND CONTRIBUTIONS RECEIVED FROM IN-STATE INDIVIDUALS - MORE THAN \$100 DURING ELECTION CYCLE:*

SCHEDULE A(5)(a)

	Individual Cont	ibutor Informatio	n	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name		Date In-Kind Contribution Received			-
1	Street Address			-		
	City	State	ZIP	-		
	Occupation	Employer		-		
	Name		Date In-Kind Contribution Received			
	Street Address			-		
2	City	State	ZIP	_		
	Occupation	Employer		_		
	Name		Date In-Kind Contribution Received			
	Street Address		-			
3	City	State	ZIP	_		
	Occupation	Employer		_		
	Name		Date In-Kind Contribution Received			
	Street Address					
4	City	State	ZIP	<u> </u> -		
	Occupation	Employer		-		
	Name		Date In-Kind Contribution Received			
5	Street Address	T	T	-		
	City	State	ZIP			
	Occupation	Employer				
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts "	line 5(a))			

 * If in-kind contributions of \$100 or less are listed on Schedule A(5)(b), do not include them on Schedule A(5)(a).

Schedule A(5)(a), page ____ of ___



IN-KIND CONTRIBUTIONS RECEIVED FROM IN-STATE INDIVIDUALS - \$100 OR LESS (AGGREGATE):*

SCHEDULE A(5)(b)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Cumulative In-Kind Contributions from Individuals - \$50 or Less		
Enter total only if last page of schedule (transfer the total received this period to "Summary of Receipts," line 1(b))		

^{*}If contributions of more than \$100 are listed on Schedule A(5)(a), do not include them on Schedule A(5)(b).



IN-KIND CONTRIBUTIONS RECEIVED FROM OUT-OF-STATE INDIVIDUALS

SCHEDULE A(5)(c)

	Individual Cont	ributor Informatio	n	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name		Date In-Kind Contribution Received			
	Street Address					
1	City	State	ZIP			
	Occupation	Employer		_		
	Name		Date In-Kind Contribution Received			
	Street Address		1			
2	City	State	ZIP			
	Occupation	Employer				
	Name		Date In-Kind Contribution Received			
	Street Address	1				
3	City	State	ZIP			
	Occupation	Employer	1			
	Name		Date In-Kind Contribution Received			
	Street Address			-		
4	City	State	ZIP			
	Occupation	Employer	1	-		
	Name	1	Date In-Kind Contribution Received			
	Street Address					
5	City	State	ZIP			
	Occupation	Employer		-		
	Enter total only if last page of schedule (transfer the total received this period to "Sum					

Schedule A(5)(c), page___ of ___



IN-KIND CONTRIBUTIONS FROM CANDIDATE COMMITTEES:

SCHEDULE A(5)(d)

	Candidate Committee	Contributor Infor	rmation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Received			
	Committee Name					
	Street Address					
2	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Received			
	Committee Name					
	Street Address					
3	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution Received				
	Committee Name	Committee Name				
	Street Address					
4	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Received			
	Committee Name					
	Street Address	Street Address				
5	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Received			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	I mary of Receipts." I	ine 5(d))			

Schedule A(5)(d), page____ of ____



IN-KIND CONTRIBUTIONS FROM POLITICAL ACTION COMMITTEES:

SCHEDULE A(5)(e)

Political Action Committ	ee Contributor Int	formation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
nmittee Name					
et Address					
	State	ZIP			
nmittee ID Number	Date In-Kind Contribution	Received			
mmittee Name					
et Address					
	State	ZIP			
nmittee ID Number	Date In-Kind Contribution	Received			
Committee Name					
et Address					
	State	ZIP			
nmittee ID Number	Date In-Kind Contribution	Received			
Committee Name					
Street Address					
	State	ZIP			
nmittee ID Number	Date In-Kind Contribution Received				
nmittee Name	<u> </u>				
Street Address					
	State	ZIP			
nmittee ID Number	Date In-Kind Contribution	Received			
nmi	Address Ittee ID Number r total only if last page of schedule	Address State State Date In-Kind Contribution r total only if last page of schedule	Address State ZIP ttee ID Number Date In-Kind Contribution Received	Address State ZIP Date In-Kind Contribution Received r total only if last page of schedule	Address State ZIP Under the ID Number Date In-Kind Contribution Received Total only if last page of schedule

Schedule A(5)(e), page____ of ____



IN-KIND CONTRIBUTIONS FROM POLITICAL PARTIES:

SCHEDULE A(5)(f)

Political Party Contributor Information Committee Name Street Address City Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Committee Name Street Address City Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received							
Street Address City State ZIP Committee ID Number Date in-Kind Contribution Received Street Address City State ZIP Committee ID Number Date in-Kind Contribution Received Committee ID Number Date in-Kind Contribution Received Committee ID Number Date in-Kind Contribution Received Committee Name Street Address City State ZIP Committee Name Street Address City State ZIP Committee ID Number Date in-Kind Contribution Received Committee ID Number Date in-Kind Contribution Received Committee ID Number Date in-Kind Contribution Received City State ZIP Committee ID Number Date in-Kind Contribution Received		Political Party Cor	ntributor Informati	ion	Amount Received	Amount this	Cumulative Amount this Election Cycle
Tommittee ID Number Date In-Kind Contribution Received Committee Name Street Address Zip Committee ID Number Date In-Kind Contribution Received Zip Committee ID Number Date In-Kind Contribution Received Committee Name Street Address Zip Committee Name Street Address Zip Committee ID Number Date In-Kind Contribution Received Zip Committee Name Street Address Zip Committee ID Number Date In-Kind Contribution Received	Committee Name	Committee Name					
Committee ID Number Committee Name Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Committee ID Number Street Address Committee ID Number Date In-Kind Contribution Received	Street Address						
Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received	City		State	ZIP			
Street Address 2 City State ZIP Committee ID Number Date In-Kind Contribution Received Committee Name Street Address 3 City State ZIP Committee ID Number Date In-Kind Contribution Received	Committee ID Numbe	lumber	Date In-Kind Contribution I	I Received			
City State ZIP	Committee Name	le					
Committee ID Number Committee Name Street Address City Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee ID Number Date In-Kind Contribution Received Committee Name Street Address City State ZIP	Street Address						
Committee Name Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Committee Name Street Address 4 City State ZIP	2 City		State	ZIP			
Street Address City State ZIP Committee ID Number Date In-Kind Contribution Received Committee Name Street Address City State ZIP	Committee ID Numbe	lumber	Date In-Kind Contribution	Received			
City State ZIP Committee ID Number Date In-Kind Contribution Received Committee Name Street Address City State ZIP	Committee Name	Committee Name					
Committee ID Number Date In-Kind Contribution Received Committee Name Street Address City State ZIP Date In-Kind Contribution Received	Street Address	Street Address					
Committee Name Street Address City State ZIP	3 City		State	ZIP			
Street Address City State ZIP	Committee ID Numbe	lumber	Date In-Kind Contribution	Received			
4 City State ZIP	Committee Name	Committee Name					
City State ZIP	Street Address						
Committee ID Number Date In-Kind Contribution Received	City		State	ZIP			
	Committee ID Numbe	lumber	Date In-Kind Contribution	Received			
Committee Name	Committee Name	ne					
Street Address	Street Address	Street Address					
5 City State ZIP	City	-	State	ZIP			
Committee ID Number Date In-Kind Contribution Received	Committee ID Numbe	Jumber	Date In-Kind Contribution	Received			
Enter total only if last page of schedule (transfer the total received this period to "Summary of Receipts," line 5(f))	Enter total onl	only if last page of schedule					

Schedule A(5)(f), page____ of ____



IN-KIND CONTRIBUTIONS FROM PARTNERSHIPS:

SCHEDULE A(5)(g)

/						
	Partnership Con	tributor Informatio	on	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Partnership Name					,
	Street Address			-		
1	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received	-		
	Partnership Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Partnership Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Partnership Name					
	Street Address					
4	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Partnership Name					
	Street Address	Street Address				
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts " I	line 5(a))			



IN-KIND CONTRIBUTIONS FROM CORPORATIONS AND LLCs:

SCHEDULE A(5)(h)

	Corporation / LLC C	Contributor Inform	nation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Corporation/LLC Name					j
	Street Address					
1	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Corporation/LLC Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Corporation/LLC Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Corporation/LLC Name					
	Street Address	itreet Address				
4	City	State	ZIP			
	Corporation Commission File Number Date In-Kind Contribution Received					
	Corporation/LLC Name					
	Street Address					
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
_	Enter total only if last page of schedule (transfer the total received this period to "Sum					
	(transter the total received this period to "Sum	mary of Receipts," l	line 5(h))			

Schedule A(5)(h), page____ of ____



IN-KIND CONTRIBUTIONS FROM LABOR ORGANIZATIONS:

SCHEDULE A(5)(i)

	Labor Organization	Contributor Inforr	nation	Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Labor Organization Name					,
	Street Address					
1	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Labor Organization Name					
	Street Address			_		
2	City	State	ZIP	_		
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Labor Organization Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
	Labor Organization Name					
	Street Address	Street Address				
4	City	State	ZIP			
	Corporation Commission File Number	n File Number Date In-Kind Contribution Received				
	Labor Organization Name					
	Street Address	dress				
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Received			
_	Enter total only if last page of schedule (transfer the total received this period to "Sun					

Schedule A(5)(i), page____ of ____



IN-KIND CONTRIBUTIONS FROM CANDIDATE'S PERSONAL ASSETS OR PROPERTY:

SCHEDULE A(5)(j)

/						
	Candid	late Information		Amount Received	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name		Date In-Kind Contribution Received			-
	Street Address					
1	City	State	ZIP	_		
	Asset or Property Contributed			_		
	Name		Date In-Kind Contribution Received			
	Hallo		Date in valid containation received			
	Street Address					
2	City	State	ZIP			
	Asset or Property Contributed					
	Name		Date In-Kind Contribution Received			
	Street Address			_		
3	3 City	State	ZIP	1		
	Asset or Property Contributed					
	Asset of Froperty Containated					
	Name		Date In-Kind Contribution Received			
	Street Address		•	_		
4	L City	State	ZIP			
	Asset or Property Contributed	-				
	Name		Date In-Kind Contribution Received			
	Street Address		_			
5	5 City	State	ZIP	_		
	Asset or Property Contributed					
	Enter total only if last page of schedu (transfer the total received this period to "S	le Summary of Receipts				
Ţ			chodulo A/E/(i) pago o			



IN-KIND DONATIONS RECEIVED (NON-CONTRIBUTIONS) (POLITICAL PARTIES ONLY):

SCHEDULE A(6)

Source Information Amount Received Amount this A	,							
Size of Address City		Source I	nformation		Amount Received	Amount this	Cumulative Amount this Election Cycle	
Type of Rem Donated Name Date In-Kind Donation Received Street Address City Type of Rem Donated Name Date In-Kind Donation Received Street Address City Type of Rem Donated Name Date In-Kind Donation Received City Type of Rem Donated Name Date In-Kind Donation Received Date In-Kind Donation Received Type of Rem Donated Name Date In-Kind Donation Received	N	lame	Date In-Kind Donation Received					
Type of Item Donated Name Date In-Kind Donation Received Street Address ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address Amne Date In-Kind Donation Received Date In-Kind Donation Received	s	Street Address						
Name Date In-Kind Donaton Received Street Address 2 City State ZIP Type of Item Donated Name Date In-Kind Donaton Received Street Address 3 City State ZIP Type of Item Donated Name Date In-Kind Donaton Received Street Address 4 City State ZIP Type of Item Donated Date In-Kind Donaton Received Street Address 4 Date In-Kind Donaton Received Date In-Kind Donaton Received Date In-Kind Donaton Received	1 0	Sity	State	ZIP				
Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received Type of Item Donated Name Date In-Kind Donation Received Type of Item Donated	Ту	ype of Item Donated						
City State ZIP	N	lame		Date In-Kind Donation Received				
Type of Item Donated Name Date In-Kind Donation Received Street Address City Type of Item Donated Date In-Kind Donation Received Type of Item Donated Street Address 4 City State ZIP Type of Item Donated Date In-Kind Donation Received Type of Item Donated Date In-Kind Donation Received Name Date In-Kind Donation Received	s	Street Address			_			
Name Date In-Kind Donation Received	2 c	Eity	State	ZIP	_			
Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received Street Address City State ZIP Type of Item Donated Date In-Kind Donation Received	T	ype of Item Donated		_				
City State ZIP	N	lame		Date In-Kind Donation Received				
Type of Item Donated Name Date In-Kind Donation Received Street Address City State ZIP ZIP ZIP Date In-Kind Donation Received	s	Street Address						
Name Date In-Kind Donation Received Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received	3 c	City	State	ZIP				
Street Address City State ZIP Type of Item Donated Name Date In-Kind Donation Received	T	Type of Item Donated			_			
A City State ZIP Type of Item Donated Name Date In-Kind Donation Received	N	lame		Date In-Kind Donation Received				
City State ZIP Type of Item Donated Name Date In-Kind Donation Received	s	Street Address			_			
Name Date In-Kind Donation Received	4 c	City	State	ZIP	_			
	T	Type of Item Donated						
Street Address	N	lame		Date In-Kind Donation Received				
	s	Street Address						
5 City State ZIP	5 c	Sity	State	ZIP				
Type of Item Donated	T	ype of Item Donated			_			
Enter total only if last page of schedule		"Man total puly if lost ware afficient date.					_	

Schedule A(6), page_____ of ____



EXTENSIONS OF CREDIT RECEIVED: SCHEDULE A(7)(a)

	Creditor	Information		Amount of Credit Extended	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle	
	Name						
	Street Address			-			
1	City	State	ZIP	-			
	Services or Goods Provided on Credit		Date of Extension of Credit	-			
	Name						
	Street Address			-			
2	City	State	ZIP	-			
	Services or Goods Provided on Credit		Date of Extension of Credit	-			
	Name						
	Street Address			-			
3	City	State	ZIP	-			
	Services or Goods Provided on Credit Date of Extension of Credit			-			
	Name						
	Street Address			_			
4	City	State	ZIP	_			
	Services or Goods Provided on Credit		Date of Extension of Credit	_			
	Name	Name					
	treet Address			-			
5	City	State	ZIP	-			
	Services or Goods Provided on Credit		Date of Extension of Credit	-			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts."	line 7(a))				



PAYMENTS ON EXTENSIONS OF CREDIT RECEIVED:

SCHEDULE A(7)(b)

	Creditor	Information		Payment Amount on Credit Extended	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					
	Street Address					
1	City	State	ZIP			
	Services or Goods Originally Provided on Credit		Date of Original Extension of Credit			
	Name					
	Street Address					
2	City	State	ZIP			
	Services or Goods Originally Provided on Credit	Date of Original Extension of Credit				
	Name					
	Street Address					
3	City	State	ZIP			
	Services or Goods Originally Provided on Credit	Date of Original Extension of Credit				
	Name					
	Street Address					
4	City	State	ZIP			
	Services or Goods Originally Provided on Credit		Date of Original Extension of Credit			
	Name		<u>l</u>			
	Street Address					
5	City	State	ZIP			
	Services or Goods Originally Provided on Credit		Date of Original Extension of Credit			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," I	ine 7(b))	<u> </u>		



JOINT FUNDRAISING / SHARED EXPENSE PAYMENTS RECEIVED:

SCHEDULE A(8)

			•		
Payor Co	ommittee Informa	ation	Payment Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Committee Name		Payment Date			
Street Address	Street Address				
City	State	ZIP			
Date of Joint Fundraising Event (if applicable)	Type of Shared Ex	xpense (if applicable)			
Committee Name		Payment Date			
Street Address					
City	State	ZIP			
Date of Joint Fundraising Event (if applicable)	Type of Shared Ex	xpense (if applicable)			
Committee Name		Payment Date			
Street Address					
City	State	ZIP			
Date of Joint Fundraising Event (if applicable)	Type of Shared Ex	xpense (if applicable)			
Committee Name		Payment Date			
Street Address					
City	State	ZIP			
Date of Joint Fundraising Event (if applicable)	Type of Shared Ex	xpense (if applicable)			
Committee Name		Payment Date			
Street Address					
City State		ZIP			
Date of Joint Fundraising Event (if applicable)	Type of Shared Ex	xpense (if applicable)			
	ule				
	Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name Street Address City Date of Joint Fundraising Event (if applicable) Committee Name	Committee Name Street Address City State Date of Joint Fundraising Event (if applicable) Type of Shared E Committee Name Street Address City State Date of Joint Fundraising Event (if applicable) Type of Shared E Committee Name Street Address City State City State City State City State City State Committee Name Street Address City State Committee Name Street Address City State Committee Name Street Address City State Street Address City State Street Address City State Committee Name Street Address City State Street Address City State Street Address City State Street Address City State	Street Address City State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Street Address City State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Committee Name Payment Date Street Address City State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Committee Name State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Committee Name Payment Date Street Address City State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Committee Name Payment Date Street Address City State ZiP Date of Joint Fundraising Event (if applicable) Type of Shared Expense (if applicable) Committee Name Payment Date Street Address City State ZiP Payment Date Street Address City State ZiP	Committee Name Payment Date Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP City State ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Committee Name Payment Date Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable) Street Address ZiP Date of Joint Fundrating Event (if applicable) Type of Shared Expense (if applicable)	Payor Committee Name Committee Name Sinear Address City Committee Name Silved Address City Committee Name Silved Address City Silved Silved Expense (# applicable) Type of Silved Expense (# applicable) Silved Address City Silved Address City Silved Address City Silved



PAYMENTS RECEIVED FOR GOODS/SERVICES:

SCHEDULE A(9)

,						
	Payor II	nformation		Payment Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					,
	Street Address					
1	City	State	ZIP			
	Services or Goods Purchased		Payment Date			
	Name					
	Street Address					
2	City	State	ZIP			
	Services or Goods Purchased		Payment Date			
	Name					
-	Street Address	Street Address				
3	City	State	ZIP			
	Services or Goods Purchased	Payment Date				
	Name					
	Street Address					
4	City	State	ZIP			
	Services or Goods Purchased		Payment Date			
	Name					
	Street Address					
5	City	State	ZIP			
	Services or Goods Purchased		Payment Date			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," l	ine 9)	<u> </u>		



OUTSTANDING ACCOUNTS RECEIVABLE / DEBTS OWED TO COMMITTEE:

SCHEDULE A(10)

_	Infor	mation		Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					
	Street Address					
1	City	State	ZIP			
	Type of Account Receivable or Debt Owed	<u> </u>	Date that Debt Accrued			
	Name					
	Street Address	reet Address				
2	City	State	ZIP			
	Type of Account Receivable or Debt Owed		Date that Debt Accrued			
	Name					
	Street Address					
3	City	State	ZIP			
	Type of Account Receivable or Debt Owed	Date that Debt Accrued				
	Name					
	Street Address					
4	City	State	ZIP			
	Type of Account Receivable or Debt Owed		Date that Debt Accrued			
	Name					
	Street Address					
5	City	State	ZIP			
	Type of Account Receivable or Debt Owed		Date that Debt Accrued			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," I	ine 10)			



TRANSFER IN SURPLUS MONIES / TRANSFER OUT DEBT:

SCHEDULE A(11)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Source of Surplus Monies / Recipient of Transferred Debt		
Source of Surplus Monies / Recipient of Transferred Debt		
Source of Surplus Monies / Recipient of Transferred Debt		
Source of Surplus Monies / Recipient of Transferred Debt		
Source of Surplus Monies / Recipient of Transferred Debt		
Total (transfer the total received this period to "Summary of Receipts," line 11)		

Schedule A(11), page____ of ____



MISCELLANEOUS RECEIPTS: SCHEDULE A(12)

	Source I	nformation		Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					
	Street Address					
1	City	State	ZIP			
	Receipt Type		Receipt Date			
	Name					
	Street Address					
2	City	State	ZIP			
	Receipt Type		Receipt Date			
	Name					
	Street Address					
3	City	State	ZIP			
	Receipt Type Receipt Date					
	Name					
	Street Address					
4	City	State	ZIP			
	Receipt Type	State ZIP Receipt Date State ZIP Receipt Date State ZIP Receipt Date State ZIP Receipt Date				
	Name		<u> </u>			
	Street Address					
5	City	State	ZIP			
	Receipt Type	<u> </u>	Receipt Date			
	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receints " I	I ine 12)			
Щ	l,	,, .	,		l	

Schedule A(12), page____ of ____



DISBURSEMENTS FOR OPERATING EXPENSES:

SCHEDULE B(1)

/	Re	ecipient Information		Amount Paid	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name	Disbursement Date	,			
	Street Address	I				
1	City	State	ZIP			
	Type of Operating Expense Paid	Non-Electoral Purpo	se? (PACs and Political Parties Only	☐ Cash☐ Credit		
	Name					
	Street Address					
2	City	State	ZIP			
	Type of Operating Expense Paid	•	se? (PACs and Political Parties Only	☐ Cash☐ Credit		
	Name	Disbursement Date	Disbursement Date			
	Street Address					
3	City	State	ZIP			
	Type of Operating Expense Paid		Non-Electoral Purpose? (PACs and Political Parties Only)			
	Name		Disbursement Date			
	Street Address					
4	City	State	ZIP			
	Type of Operating Expense Paid		se? (PACs and Political Parties Only	☐ Cash☐ Credit		
	Name	Disbursement Date	,			
	Street Address					
5	City	State	ZIP	□ Cash		
	Type of Operating Expense Paid	Non-Electoral Purpo	se? (PACs and Political Parties Only	☐ Credit		

Schedule B(1), page____ of ____



MONETARY CONTRIBUTIONS TO CANDIDATE COMMITTEES:

SCHEDULE B(2)(a)

/		mittee Recipient Info	ormation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name Street Address					
1						
•	City	State	ZIP	□ Cash		
	Committee ID Number	Date Contribution Made	9	□ Credit		
	Committee Name	<u>'</u>				
	Street Address					
2	City	State	ZIP	□ Cash		
	Committee ID Number Date Contribution Made			□ Credit		
	Committee Name					
3	Street Address					
	City	State	ZIP	□ Cash		
	Committee ID Number	Date Contribution Mad	Date Contribution Made			
	Committee Name					
	Street Address	Street Address				
4	City	State	ZIP			
	Committee ID Number	Date Contribution Mad	le	☐ Cash☐ Credit		
	Committee Name					
	Street Address	Street Address				
5	City	State	ZIP			
	Committee ID Number	Date Contribution Mad	le	☐ Cash☐ Credit		
_	Enter total only if last page of scher (transfer the total disbursed this period t	dule				



MONETARY CONTRIBUTIONS TO POLITICAL ACTION COMMITTEES:

SCHEDULE B(2)(b)

/	/	Political Action Commit	tee Recipient Info	ormation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
		Committee Name Street Address					
1	-	City	State	ZIP			
	=	Committee ID Number	Date Contribution Made		□ Cash □ Credit		
		Committee Name					
2	,	Street Address		1			
_		City Committee ID Number	State Date Contribution Made	ZIP	□ Cash □ Credit		
_		Committee Name					
-	Street Address						
3	3	City	State	ZIP	_ □ Cash		
		Committee ID Number	Date Contribution Made		☐ Credit		
		Committee Name Street Address	_				
4	ŀ	City	State	ZIP			
	-	Committee ID Number	Date Contribution Made		□ Cash □ Credit		
		Committee Name					
5		Street Address	reet Address				
_		City Committee ID Number	State Date Contribution Made	ZIP	□ Cash □ Credit		
		Enter total only if last page of schedule					
_	ļ	(transfer the total disbursed this period to "Sur	nmary of Disbursen	ments," line 2(b))			



MONETARY CONTRIBUTIONS TO POLITICAL PARTIES:

SCHEDULE B(2)(c)

	Political Party R	ecipient Information	on	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP	□ Cash		
	Committee ID Number	Date Contribution Made		□ Credit		
	Committee Name					
	Street Address					
2	City	State	ZIP	□ Cash		
	Committee ID Number	Date Contribution Made		☐ Credit		
	Committee Name					
	Street Address					
3	City	State	ZIP			
	Committee ID Number	Date Contribution Made		□ Cash □ Credit		
	Committee Name					
	Street Address					
4	City	State	ZIP	□ Cash		
	Committee ID Number	ommittee ID Number Date Contribution Made				
	Committee Name	<u> </u>				
	Street Address					
5	City	State	ZIP			
	Committee ID Number	Date Contribution Made		□ Cash □ Credit		
_	Enter total only if last page of schedule (transfer the total disbursed this period to "Su					



MONETARY CONTRIBUTIONS TO PARTNERSHIPS:

SCHEDULE B(2)(d)

	Partners	ship Recipient Informa	tion	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Partnership Name	artnership Name					
Street Address						
City		State	ZIP	□ Cash		
Corporation Comm	ission File Number	Date Contribution Mad	de	□ Credit		
Partnership Name	Partnership Name					
Street Address						
City		State	ZIP			
Corporation Comm	ission File Number	Date Contribution Ma	de	☐ Cash☐ Credit		
Partnership Name	Partnership Name					
Street Address						
City		State	ZIP			
Corporation Comm	ission File Number	Date Contribution Ma	de	□ Cash □ Credit		
Partnership Name	artnership Name					
Street Address						
City		State	ZIP			
Corporation Comm	ission File Number	Date Contribution Ma	de	☐ Cash☐ Credit		
Partnership Name						
Street Address						
City						
Corporation Comm	ission File Number	Date Contribution Ma		☐ Cash☐ Credit		
		hedule d to "Summary of Disburs				



MONETARY CONTRIBUTIONS TO CORPORATIONS AND LLCs:

SCHEDULE B(2)(e)

/	Corporation	n / LLC Recipient Info	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle	
	Corporation/LLC Name					
	Street Address					
1	City	State	ZIP	□ Cash		
	Corporation Commission File Number	□ Credit				
	Corporation/LLC Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date Contribution M	1ade	⊔ Cash □ Credit	☐ Cash☐ Credit	
	Corporation/LLC Name					
2	Street Address					
	City	State	ZIP	□ Cash		
	Corporation Commission File Number	Date Contribution N	Date Contribution Made			
	Corporation/LLC Name					
	Street Address					
4	City	State	ZIP			
	Corporation Commission File Number	Date Contribution N	1ade	□ Cash □ Credit		
_	Corporation/LLC Name					
	Street Address	Street Address				
5	City	State	ZIP	II Cook		
	Corporation Commission File Number	Date Contribution N	 flade	☐ Cash☐ Credit		
	Enter total only if last page of sch (transfer the total disbursed this perio	nedule				



MONETARY CONTRIBUTIONS TO LABOR ORGANIZATIONS:

SCHEDULE B(2)(f)

Labor Organization Name Steel		Labor Organ	nization Recipient Infor	mation	Amount Contributor	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Coporation Commission File Number		Labor Organization Name	Labor Organization Name				,
Cash Credit		Street Address					
Corporation Commission File Number Labor Organization Name	1	City	State	ZIP			
State Address Zip Cash Corporation Commission File Number Date Contribution Made Cash Credit		Corporation Commission File Number	Date Contribution Made	•			
Corporation Commission File Number		Labor Organization Name					
Corporation Commission File Number Date Contribution Made Cash Credit Labor Organization Name Street Address Cay State ZIP Corporation Commission File Number Date Contribution Made Cash Credit Cash Credit Labor Organization Name Street Address City State ZIP Cash Credit Cash Corporation Commission File Number Date Contribution Made City State ZIP Cash Credit Cash Credit Cash Credit		Street Address					
Corporation Commission File Number Labor Organization Name Street Address City State ZiP Corporation Commission File Number Date Contribution Made Labor Organization Name Street Address	2	City	State	ZIP			
Street Address City State ZIP Cash Credit Labor Organization Name Street Address City State ZIP Cash Credit Labor Organization Name Street Address Labor Organization File Number Date Contribution Made Credit Cash Credit Credit Street Address City State ZIP Cash Credit Labor Organization Name Cash Credit Street Address City State ZIP Credit Street Address City State ZIP Cash Cash Credit City Cash Credit Credit Comparization Name Cash Cash		Corporation Commission File Number	Date Contribution Mad	e			
Cash Corporation Commission File Number Date Contribution Made Credit		Labor Organization Name					
City State ZiP Cash Corporation Commission File Number Date Contribution Made Credit Labor Organization Name Street Address City State ZiP Cash Corporation Commission File Number Date Contribution Made Credit Labor Organization Name Street Address City State ZiP Cash Credit	3	Street Address					
Corporation Commission File Number Date Contribution Made Labor Organization Name Street Address City State ZIP Corporation Commission File Number Date Contribution Made Credit Cash Corporation Commission File Number Date Contribution Made Credit Credit		City	State	ZIP			
Street Address City State ZIP Cash Corporation Commission File Number Date Contribution Made Credit Labor Organization Name Street Address City State ZIP		Corporation Commission File Number	Date Contribution Mad	e			
4 City State ZIP Corporation Commission File Number Date Contribution Made Credit Labor Organization Name Street Address City State ZIP		Labor Organization Name					
Corporation Commission File Number Date Contribution Made Labor Organization Name Street Address City State ZIP Cash Credit		Street Address	Street Address				
Corporation Commission File Number Date Contribution Made Credit Labor Organization Name Street Address City State ZIP Cash	4	City	State	ZIP			
Street Address 5 City State ZIP		Corporation Commission File Number	Date Contribution Mad	e			
5 City State ZIP		Labor Organization Name					
City State ZIP		Street Address					
	5	City	State	ZIP			
		Corporation Commission File Number	Date Contribution Mad	e			
Enter total only if last page of schedule (transfer the total disbursed this period to "Summary of Disbursements," line 2(f))	_	Enter total only if last page of sch	nedule				



CONTRIBUTION REFUNDS RECEIVED: SCHEDULE B(2)(h)

/	(Contributor Informatio	n	Amount Refunded	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name		Date Refund Received		reporting conce	
	Street Address					
1	City	State	ZIP			
	Committee ID Number		Date of Original Contribution			
	Committee Name		Date Refund Received			
	Street Address					
2	City	State	ZIP			
	Committee ID Number		Date of Original Contribution			
	Committee Name		Date Refund Received			
	Street Address					
3	City	State	ZIP			
	Committee ID Number	<u> </u>	Date of Original Contribution			
	Committee Name		Date Refund Received			
	Street Address					
4	City	State	ZIP			
	Committee ID Number		Date of Original Contribution			
	Committee Name		Date Refund Received			
	Street Address					
5	City	State	ZIP			
	Committee ID Number		Date of Original Contribution			
	Enter total only if last page of s (transfer the total disbursed this pe	schedule				

Schedule B(2)(h), page____ of ____



LOANS MADE: SCHEDULE B(3)(a)

	Borrower	Information		Amount Loaned	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Borrower Name					
	Street Address					
1	City	State	ZIP			
	Guarantor/Endorser Name	Date Loan Made				
	Borrower Name					
	Street Address					
2	City	State	ZIP			
	Guarantor/Endorser Name	Date Loan Made				
	Borrower Name					
	Street Address					
3	City	State	ZIP			
	Guarantor/Endorser Name	Date Loan Made				
	Borrower Name					
	Street Address					
4	City	State	ZIP			
	Guarantor/Endorser Name	Date Loan Made				
	Borrower Name					
	Street Address					
5	City	State	ZIP			
	Guarantor/Endorser Name	antor/Endorser Name Date Loan Made				
	Enter total only if last page of schedule (transfer the total received this period to "Sum	nary of Disburseme	ents," line 3(a))			

Schedule B(3)(a), page___of ___



LOAN GUARANTEES MADE: SCHEDULE B(3)(b)

Si	Guarantoi	Information		Amount Guaranteed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
1 G G St	Suarantor Name					
Balance Grant Gran	Street Address					
G Si	Sity	State	ZIP			
2 Ci Gi Si Si 3	Borrower Name	Date Loan Guaranteed	l			
2 Ci	Suarantor Name					
Bo G	Street Address					
G	City State ZIP		ZIP			
St	orrower Name	Date Loan Guaranteed				
2	Guarantor Name					
2 L	Street Address					
Ci	City	State	ZIP			
В	orrower Name	Date Loan Guaranteed				
G	Guarantor Name					
St	Street Address					
4 Ci	Sity	State	ZIP			
В	dorrower Name	Date Loan Guaranteed				
G	Guarantor Name					
St	Street Address					
5	Sity	State	ZIP			
В	iorrower Name	Date Loan Guaranteed				
E	Enter total only if last page of schedule (transfer the total received this period to "Summary of Disbursements," line 3(b))					

Schedule B(3)(b), page____ of ____



FORGIVENESS ON LOANS MADE: SCHEDULE B(3)(c)

				1		
	Borrower	Information		Amount Forgiven	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Borrower Name		Date Forgiveness Made			
	Street Address					
1	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding				
	Borrower Name		Date Forgiveness Made			
	Street Address					
2	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding	l			
	Borrower Name		Date Forgiveness Made			
	Street Address		1			
3	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding				
	Borrower Name	Date Forgiveness Made				
	Street Address					
4	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding	l	-		
	Borrower Name	l	Date Forgiveness Made			
	Street Address		1			
5	City	State	ZIP			
	Original Amount of Loan	Amount Still Outstanding	I			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	Enter total only if last page of schedule (transfer the total disbursed this period to "Summary of Disburseme				

Schedule B(3)(c), page____ of ____



REPAYMENT ON LOANS RECEIVED: SCHEDULE B(3)(d)

	Lender I	nformation		Amount Repaid	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Lender Name		Date Repayment Made			
	Street Address					
1	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Lender Name		Date Repayment Made			
	Street Address					
2	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Lender Name		Date Repayment Made			
	Street Address					
3	City	State	ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Lender Name Date Repayment Made					
	Street Address					
4	City	State	ZIP	_		
	Original Amount Borrowed	Amount Still Outstanding				
	Lender Name		Date Repayment Made			
	Street Address					
5	City State		ZIP			
	Original Amount Borrowed	Amount Still Outstanding				
	Enter total only if last page of school de					
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	mmary of Disbursen	nents," line 3(d))			

Schedule B(3)(d), page____ of ____



ACCRUED INTEREST ON LOANS RECEIVED:

SCHEDULE B(3)(e)

	Lender I	nformation		Amount of Interest Accrued	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Lender Name		Date Interest Accrued			
	Street Address			-		
1	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Lender Name		Date Interest Accrued			
	Street Address			-		
2	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Lender Name		Date Interest Accrued			
	Street Address			-		
3	City	State	ZIP	_		
	Original Amount Borrowed	Amount Still Outstanding		_		
	Lender Name		Date Interest Accrued			
	Street Address			_		
4	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Lender Name		Date Interest Accrued			
	Street Address			-		
5	City	State	ZIP	-		
	Original Amount Borrowed	Amount Still Outstanding		-		
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	mmony of Dishurs	nente " line 2/e\\			

Schedule B(3)(e), page____ of ____



REBATES AND REFUNDS MADE (NON-CONTRIBUTIONS):

SCHEDULE B(4)

			ĺ	l l	
Rec	sipient Information		Amount Rebated / Refunded	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Name of Original Payor		Date Rebate/Refund Made			
Street Address					
City	State	ZIP			
Corporation Commission File Number (if applicable)	Original Payment Amount	Date of Original Payment			
Name of Original Payor		Date Rebate/Refund Made			
Street Address					
City	State	ZIP			
Corporation Commission File Number (if applicable)	Original Payment Amount	Date of Original Payment			
Name of Original Payor		Date Rebate/Refund Made			
Street Address					
City	State	ZIP			
Corporation Commission File Number (if applicable)	Original Payment Amount	Name of Original Payor			
Name of Original Payor		Date Rebate/Refund Made			
Street Address					
City	State	ZIP			
Corporation Commission File Number (if applicable)	Original Payment Amount	Name of Original Payor			
Name of Original Payor		Date Rebate/Refund Made			
Street Address					
City	State	ZIP			
Corporation Commission File Number (if applicable)	Original Payment Amount	Name of Original Payor			
Enter total only if last page of sche	dule				
	Street Address City Corporation Commission File Number (if applicable) Name of Original Payor Street Address City Corporation Commission File Number (if applicable) Name of Original Payor Street Address City Corporation Commission File Number (if applicable) Name of Original Payor Street Address City Corporation Commission File Number (if applicable) Name of Original Payor Street Address City Corporation Commission File Number (if applicable) Name of Original Payor Street Address City Corporation Commission File Number (if applicable) Enter total only if last page of schee	Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor	City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made	Street Address City State Cryporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Name of Original Payor Date of Original Payment Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Corporation Commission File Number (if applicable) Original Payment Amount Name of Original Payor Date Rebate/Refund Made Street Address City State ZIP Name of Original Payor Date Rebate/Refund Made	Street Address City State Corporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Date of Original Payment Corporation Commission File Number (if applicable) Original Payment Amount Date of Original Payment Date of Original Payment Name of Original Payment Street Address City State ZiP Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment Date Ribbates File Number (if applicable) Original Payment Amount Name of Original Payment N

A263

Schedule B(4), page____ of ____



IN-KIND CONTRIBUTIONS TO CANDIDATE COMMITTEES:

SCHEDULE B(5)(a)

	Candidate Committe	e Recipient Inforr	mation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
2	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
3	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
4	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
5	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	nmary of Disbursen	nents," line 5(a))			

Schedule B(5)(a), page____ of ____



IN-KIND CONTRIBUTIONS TO POLITICAL ACTION COMMITTEES:

SCHEDULE B(5)(b)

	Political Action Commi	ttee Recipient Info	ormation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	I Made			
	Committee Name					
	Street Address					
2	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
=	Committee Name					
	Street Address					
3	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
4	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution Made				
	Committee Name					
	Street Address					
5	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Summary of Disbursements," line 5(b))					

Schedule B(5)(b), page____ of ____



IN-KIND CONTRIBUTIONS TO POLITICAL PARTIES:

SCHEDULE B(5)(c)

/]	Cumulative	Cumulative
	Political Party Re	ecipient Informati	on	Amount Contributed	Amount this Reporting Period	Amount this Election Cycle
	Committee Name					
	Street Address					
1	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
2	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
3	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Committee Name					
	Street Address					
4	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution Made				
	Committee Name	Committee Name				
	Street Address					
5	City	State	ZIP			
	Committee ID Number	Date In-Kind Contribution	Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Summary of Disbursements," line 5(c))					

Schedule B(5)(c), page____ of ____



IN-KIND CONTRIBUTIONS TO PARTNERSHIPS:

SCHEDULE B(5)(d)

/						
/	Partnership Red	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle		
	Partnership Name					
	Street Address					
1	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	<u> </u> Made			
	Partnership Name	l				
	Street Address	treet Address				
2	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	n Made			
	Partnership Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	l Made			
	Partnership Name					
	Street Address					
4	City	State	ZIP			
1	Corporation Commission File Number Date In-Kind Contribution Made					
	Partnership Name	I				
	Street Address					
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	I Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	nmary of Disbursen	nents," line 5(d))	l		



IN-KIND CONTRIBUTIONS TO CORPORATIONS AND LLCs:

SCHEDULE B(5)(e)

	Corporation / LLC	Recipient Informa	ation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Corporation/LLC Name					
	Street Address			-		
1	City	State	ZIP	_		
	Corporation Commission File Number	Date In-Kind Contribution	Made	-		
	Corporation/LLC Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	l Made			
	Corporation/LLC Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	l Made			
	Corporation/LLC Name	<u> </u>				
	Street Address					
4	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	I Made			
	Corporation/LLC Name					
	Street Address					
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Su	Immary of Dishurser	ments " line 5(e))	<u> </u>		
	The second secon	, 5. 2.0001301	, 5(5//		<u> </u>	

Schedule B(5)(e), page____ of ____



IN-KIND CONTRIBUTIONS TO LABOR ORGANIZATIONS:

SCHEDULE B(5)(f)

	Labor Organizatio	n Recipient Inform	ation	Amount Contributed	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Labor Organization Name					·
	Street Address					
1	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	Made			
	Labor Organization Name					
	Street Address					
2	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	n Made			
	Labor Organization Name					
	Street Address					
3	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	n Made			
	Labor Organization Name					
	Street Address					
4	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	n Made			
	Labor Organization Name					
	Street Address					
5	City	State	ZIP			
	Corporation Commission File Number	Date In-Kind Contribution	n Made			
	Enter total only if last page of schedule (transfer the total disbursed this period to "Su	Immory of Dishur-	mente " line E/f\\			
Щ	triansier the total dispulsed this period to St	anniary of Disbufset	nena, me o(i))]	



INDEPENDENT EXPENDITURES MADE: SCHEDULE B(6)

/	Expenditure l	Recipient Informat	ion	Expenditure Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Recipient Name Street Address		Mode of Advertising (TV, mail, etc)	_		
1	City	State	ZIP			
	Candidate(s) Supported (including % supported)	Candidate(s) Opposed (inc	cluding % opposed)	□ Cash		
	Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year	Office Sought	- □ Credit		
	Recipient Name		Mode of Advertising (TV, mail, etc)			
	Street Address					
2	City	State	ZIP			
	Candidate(s) Supported (including % supported)	Candidate(s) Opposed (inc	cluding % opposed)	☐ Cash		
	Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year	Office Sought	_ □ Credit		
	Recipient Name	1	Mode of Advertising (TV, mail, etc)			
	Street Address		1			
3	City	State	ZIP			
	Candidate(s) Supported (including % supported)	Candidate(s) Opposed (in	cluding % opposed)	☐ Cash☐ Credit		
	Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year	Office Sought	_ Credit		
	Recipient Name	L	Mode of Advertising (TV, mail, etc)			
	Street Address					
4	City	State	ZIP			
	Candidate(s) Supported (including % supported)	Candidate(s) Opposed (inc	cluding % opposed)	☐ Cash☐ Credit		
	Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year	Office Sought	_ L Oledii		
	Enter total only if last page of schedul (transfer the total disbursed this period to "	e Summary of Disburs	ements " line 6)	ı		
	The second secon	camary or bloburst				



BALLOT MEASURE EXPENDITURES MADE: SCHEDULE B(7)

Expenditure F	Recipient Informatio	on	Expenditure	Cumulative Amount this	Cumulative
Recipient Name			Amount	Reporting Period	Amount this Election Cycle
		Mode of Advertising (TV, mail, etc)			
Street Address			_		
City	State	ZIP	-		
Ballot Measure(s) Supported (including % supported)	Ballot Measure(s) Opposed ((including % opposed)	_ □ Cash		
Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year		- □ Credit		
Recipient Name		Mode of Advertising (TV, mail, etc)			
Street Address			_		
City	State	ZIP	-		
Ballot Measure(s) Supported (including % supported)	Ballot Measure(s) Opposed ((including % opposed)	□ Cash		
Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year		_ □ Credit		
Recipient Name		Mode of Advertising (TV, mail, etc)			
Street Address					
City	State	ZIP	_		
Ballot Measure(s) Supported (including % supported)	Ballot Measure(s) Opposed ((including % opposed)	□ Cash		
Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year		_ □ Credit		
Recipient Name		Mode of Advertising (TV, mail, etc)			
Street Address			-		
City	State	ZIP	_		
Ballot Measure(s) Supported (including % supported)	Ballot Measure(s) Opposed ((including % opposed)	_ □ Cash		
Date of First Publication, Display, Delivery, or Broadcast	Election Month/Year		□ Credit		
	Date of First Publication, Display, Delivery, or Broadcast Recipient Name Street Address City Ballot Measure(s) Supported (including % supported) Date of First Publication, Display, Delivery, or Broadcast Recipient Name Street Address City Date of First Publication, Display, Delivery, or Broadcast Recipient Name Street Address City Date of First Publication, Display, Delivery, or Broadcast Recipient Name Street Address City Ballot Measure(s) Supported (including % supported)	Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Election Month/Year Street Address City State Ballot Measure(s) Supported (including % supported) Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Recipient Name Street Address City State Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Election Month/Year Street Address City State Street Address City State Ballot Measure(s) Opposed Ballot Measure(s) Opposed Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed	Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Mode of Advertising (TV, mail, etc) Street Address City State ZIP Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed (including % opposed) Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Recipient Name Mode of Advertising (TV, mail, etc) Street Address City State ZIP Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed (including % opposed) Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Mode of Advertising (TV, mail, etc) Street Address City State ZIP Ballot Measure(s) Opposed (including % opposed) Street Address Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed (including % opposed) Ballot Measure(s) Supported (including % supported) Ballot Measure(s) Opposed (including % opposed)	Cash Credit	Date of First Publication, Display, Delivery, or Broadcast Election Month/Year Cash Credit



RECALL EXPENDITURES MADE: SCHEDULE B(8)

	Expenditure F	Recipient Informatio	on	Expenditure Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Recipient Name		Mode of Advertising (TV, mail, etc)			
	Street Address		1			
1	City	State	ZIP	-		
	Supporting or Opposing Issuance of Recall Order?	Candidate Sought to be Rec	alled	□ Cash		
	Date of First Publication, Display, Delivery, or Broadcast	Office Held		- □ Credit		
	Recipient Name	l	Mode of Advertising (TV, mail, etc)			
	Street Address		ı			
2	City	State	ZIP	-		
	Supporting or Opposing Issuance of Recall Order?	Candidate Sought to be Rec	I alled	☐ Cash		
	Date of First Publication, Display, Delivery, or Broadcast	Office Held		_ □ Credit		
	Recipient Name	l	Mode of Advertising (TV, mail, etc)			
	Street Address			=		
3	City	State	ZIP	-		
	Supporting or Opposing Issuance of Recall Order?	Candidate Sought to be Rec	alled	☐ Cash ☐ Credit		
	Date of First Publication, Display, Delivery, or Broadcast	Office Held		_ L Credit		
	Recipient Name	•	Mode of Advertising (TV, mail, etc)			
	Street Address		1			
4	City	State	ZIP			
	Supporting or Opposing Issuance of Recall Order?	Candidate Sought to be Rec	alled	☐ Cash ☐ Credit		
	Date of First Publication, Display, Delivery, or Broadcast	Office Held		_ Li Creuit		
	Enter total only if last page of schedul	e Summary of Disburson	ments " line 8)	1		
		e Summary of Disbursen	ments," line 8)			



SUPPORT PROVIDED TO PARTY NOMINEES (POLITICAL PARTIES ONLY):

SCHEDULE B(9)

	/ Benefit	ted Candidate		Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Candidate Name		Date Benefit Provided			
	Street Address		<u> </u>			
1	City	State	ZIP			
	Type of Benefit Provided					
	Notes:					
	Candidate Name		Date Benefit Provided			
	Street Address		L			
2	City	State	ZIP			
	Type of Benefit Provided	I				
	Notes:					
	Candidate Name		Date Benefit Provided			
	Street Address		L			
3	City	State	ZIP			
	Type of Benefit Provided					
	Notes:					
	Candidate Name		Date Benefit Provided			
	Street Address		l			
4	City	State	ZIP			
	Type of Benefit Provided	l	l			
	Notes:					
	Enter total only if last page of schedule (transfer the total disbursed this period to "S	e Summary of Disbursen	nents," line 9)			

Schedule B(9), page____ of ____



JOINT FUNDRAISING / SHARED EXPENSE PAYMENTS MADE:

SCHEDULE B(10)

/	Recipient Con	nmittee Information	n	Payment Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Committee Name		Payment Date			
	Street Address					
1	City	State	ZIP	□ Cash		
	Date of Joint Fundraising Event (if applicable)	Type of Shared Expense	(if applicable)	□ Credit		
	Committee Name		Payment Date			
2	Street Address					
	City	State	ZIP	☐ Cash		
	Date of Joint Fundraising Event (if applicable)	Type of Shared Expense	1	☐ Credit		
	Committee Name Street Address		Payment Date			
3	City	State	ZIP	□ Cash		
	Date of Joint Fundraising Event (if applicable)	Type of Shared Expense	(if applicable)	□ Credit		
	Committee Name		Payment Date			
4	Street Address	T	I			
	City	State	ZIP	☐ Cash☐ Credit		
	Date of Joint Fundraising Event (if applicable) Committee Name	Type of Shared Expense	Payment Date			
	Street Address					
١,		_				
5	City	State	ZIP	□ Cash		
	Date of Joint Fundraising Event (if applicable)	Type of Shared Expense	(if applicable)	□ Credit		
	Enter total only if last page of schedule (transfer the total disbursed this period to "Su	ımmary of Disbursen	nents," line 10)			
\	_				ı	

Schedule B(10), page____ of ____



REIMBURSEMENTS MADE: SCHEDULE B(11)

	Recipient	Information		Reimbursement Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					
	Street Address					
1	City	State	ZIP	□ Cash		
	Services or Goods Reimbursed	I	Reimbursement Date	☐ Credit		
	Name					
	Street Address					
2	City	State	ZIP	□ Cash		
	Services or Goods Reimbursed		Reimbursement Date	☐ Credit		
	Name					
	Street Address					
3	City	State	ZIP	□ Cash		
	Services or Goods Reimbursed		Reimbursement Date	☐ Credit		
	Name					
	Street Address					
4	City	State	ZIP	 □ Cash		
	Services or Goods Reimbursed		Reimbursement Date	☐ Credit		
	Name					
	Street Address					
5	City	State	ZIP			
	Services or Goods Reimbursed	<u> </u>	Reimbursement Date	☐ Cash☐ Credit		
	Enter total only if last page of schedule					
	(transfer the total disbursed this period to "Sur	nmary of Disbursen	nents," line 11)			



OUTSTANDING ACCOUNTS PAYABLE / DEBTS OWED BY COMMITTEE:

SCHEDULE B(12)

/	Debt In	formation		Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Name					
	Street Address					
1	City	State	ZIP			
	Type of Account Payable or Debt Owed	I	Date that Debt Accrued			
	Name					
	Street Address					
2	City	State	ZIP			
	Type of Account Payable or Debt Owed		Date that Debt Accrued			
	Name					
	Street Address					
3	City	State	ZIP			
	Type of Account Payable or Debt Owed		Date that Debt Accrued			
	Name					
	Street Address					
4	City	State	ZIP			
	Type of Account Payable or Debt Owed		Date that Debt Accrued			
	Name					
	Street Address					
5	City	State	ZIP			
	Type of Account Payable or Debt Owed		Date that Debt Accrued			
	Enter total only if last page of schedule					
i i	Enter total only if last page of schedule (transfer the total received this period to "Sum	mary of Receipts," I	ine 12)			



TRANSFER OUT SURPLUS MONIES / TRANSFER IN DEBT:

SCHEDULE B(13)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Recipient of Surplus Monies / Source of Transferred Debt		
Recipient of Surplus Monies / Source of Transferred Debt		
tecipient of Surplus Monies / Source of Transferred Debt		
Recipient of Surplus Monies / Source of Transferred Debt		
Recipient of Surplus Monies / Source of Transferred Debt		
Total (transfer the total disbursed this period to "Summary of Disbursements," line 13)		

Schedule A(13), page____ of ____



MISCELLANEOUS DISBURSEMENTS: SCHEDULE B(14)

	Recipient	Information		Amount	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
	Street Address					
1		la				
	City	State	ZIP	□ Cash		
	Disbursement Type		Disbursement Date	□ Casii		
	Name					_
	Street Address					
2	City	State	ZIP	- Cook		
	Disbursement Type		Disbursement Date	□ Cash □ Credit		
	Name					
	Street Address					
3	City	State	ZIP			
	Disbursement Type		Disbursement Date	□ Cash □ Credit		
	Name					
	Street Address					
4	City	State	ZIP			
	Disbursement Type		Disbursement Date	□ Cash □ Credit		
	Name					
	Street Address					
5	City	State	ZIP			
	Disbursement Type		Disbursement Date	□ Cash □ Credit		
	Enter total only if last page of schedule (transfer the total disbursed this period to "Sur	omany of Disburg	rements " line 14\			



AGGREGATE OF DISBURSEMENTS – \$250 OR LESS:

SCHEDULE B(15)

	Cumulative Amount this Reporting Period	Cumulative Amount this Election Cycle
Cumulative of Disbursements - \$250 or Less		
Enter total only if last page of schedule (transfer the total received this period to "Summary of Disbursements," line 15)		

Schedule B(15), page____ of ____

CAMPAIGN FINANCE COMMITTEE – TERMINATION STATEMENT

COMMITTEE ID NUMBER



INFORMATION

	Committee name:			_
	Mailing address:			_
	Email address:			_
	Phone number:			_
	Website:			_
	Chairperson name:			_
	Treasurer:			_
RÆ	ATION AND SIGNATURES:			
R#	ATION AND SIGNATURES: I declare under penalty of perjury that the foregoing information is true and correct receive any contributions or make any disbursements; (2) the committee either (a outstanding debts or obligations that are all more than five years old, and the contant obligations and have agreed to the termination of the committee; (3) any surple committee has no cash on hand; and (4) all contributions and expenditures have	 has no outstanding de nmittee's creditors have blus monies have been 	ebts or obligations agreed to discha disposed of and	s, or (b) has arge the debts that the
R#	I declare under penalty of perjury that the foregoing information is true and correct receive any contributions or make any disbursements; (2) the committee either (a outstanding debts or obligations that are all more than five years old, and the contract and obligations and have agreed to the termination of the committee; (3) any surplices.	has no outstanding do nmittee's creditors have blus monies have been been reported, includin	ebts or obligations agreed to discha disposed of and g any disposal of	s, or (b) has arge the debts that the surplus monies.
RA	I declare under penalty of perjury that the foregoing information is true and correct receive any contributions or make any disbursements; (2) the committee either (a outstanding debts or obligations that are all more than five years old, and the contand obligations and have agreed to the termination of the committee; (3) any surport committee has no cash on hand; and (4) all contributions and expenditures have	has no outstanding de nmittee's creditors have plus monies have been been reported, includin Date:	ebts or obligations agreed to dischadisposed of and together and together any disposal of	s, or (b) has arge the debts that the surplus monies.

CAMPAIGN FINANCE REPORTS - FAILURE TO FILE NOTICE

Sample Email Notice of Failure to File Campaign Finance Report

NOTE: Required to be sent within 5 days after the report filing deadline

From: Campaign Finance Sent: <date of email>

To: <Committee's email address>

Cc: <User with "Administrator" privilege access and all lesser-privileged Users by

request>

Subject: Campaign Finance Report Late - < name of Report>

The campaign finance report < <u>name of Report</u>> has not been received by the < <u>name of filing</u> <u>officer</u>> for < <u>name of Committee and ID #</u>>. This report covers all activity from < <u>DATE</u>> 12:00 AM through < <u>DATE</u>> 11:59 PM.

This report was due by < <u>DATE</u>>. Beginning the day after your campaign finance report was due, a mandatory late filing penalty of (i) \$10.00 per day during the first 15 days and (ii) \$25.00 per day thereafter must be paid to the < <u>name of filing officer</u>>.

Payment may be made by the following methods:

-by check payment, mailed to:

[name of filing officer]
ATTN: Campaign Finance
[address]

-by cash, check or credit card payment made in-person at the above location.

Disclaimer: This email is sent in accordance with A.R.S. § 16-937(A). Your action or inaction to this email does not release you from your legal obligation to report all campaign finance activity in connection with the above-referenced report, nor are you released from your obligation to file future reports.

Campaign Finance Automated Email - please reply to this email if you perceive a technical problem with filing the campaign finance report in question.

CAMPAIGN FINANCE COMMITTEE - NOTICE OF INTENT TO SUSPEND

Sample Email Notice of Temporary Suspension

NOTE: Applicable to PAC or Political Party only

From: <filing official's email address>

Sent: <date of email>

To: [PAC (or Party) Committee's email address]; <Chairperson's email address>; <Treasurer's email address>

Subject: PAC (or Party) Temp Suspension – [PAC (or Party) name and ID #]

Importance: High

Re: Notice of TEMPORARY SUSPENSION – <name of PAC (or Party) and ID #>

To: <Name of Chairperson], Chairperson, via email: [Chairperson's email address>

<Name of Treasurer], Treasurer, via email: [Treasurer's email address>

<Name of Committee], via email: [Committee's email address>

Date: <date of email>

Based upon a review of the <<u>filing officer's></u> records, the political action committee (or political party) <<u>insert</u> <u>name of PAC or Party</u>>, ID <<u>insert ID number</u>>, has failed to file the following consecutive campaign finance reports:

1. 1st Quarter 2022 Report

[covering the period January 1, 2022 thru March 31, 2022, due April 15, 2022];

2. 2nd Quarter 2022 Report

[covering the period April 1, 2022 thru June 30, 2022, due July 15, 2022]; and

3. 2022 Pre-Primary Report

[covering the period July 1, 2022 thru July 16, 2022, due July 23, 2022].

Beginning the day after each of the above-referenced campaign finance reports was due, a mandatory late-filing penalty of (i) \$10.00 per day during the first 15 days and (ii) \$25.00 per day thereafter, began to accrue and continues to accrue until the campaign finance reports in question are filed. The late-filing penalties are required to be paid to the Arizona Secretary of State. To date, the late-filing penalties for the committee total \$_____ and continue to accrue.

This NOTICE OF SUSPENSION is sent in accordance with A.R.S. § 16-937(D) to advise you that the committee's authority to operate is temporarily suspended. Failure to comply with all filing and payment requirements within thirty (30) days after the date of this notice shall result in permanent suspension of the committee's authority to operate. Suspension, either temporary or permanent, does not eliminate the committee's continuing obligation to file campaign finance reports and pay outstanding and accruing penalties.

VI. EARLY VOTING SAMPLE FORMS

ACCESSIBLE VOTING DEVICE AFFIDAVIT

Name:		Vo	ter ID#
Precinct/Split: _		Date	e:
		Ballot Affidavit	
A.R.S. §16-547	State of Arizona County of < Count	y Name>	
this name and si because of physi state during the device ballot or tunderstand that k I am more than e County of < Cou filed against my	gnature are my true is called disability; that I had called are year of this shat it was marked accomowingly voting more sighteen years of age, nty Name and that I was allot, I understant	name and signature, or if I of ave not voted and will not voted affidavit and that I personal cording to my instructions be than once in any election is that I am a qualified elector I reside at the address as independent.	signed to this affidavit and that did not personally sign, it was one in this election in any other accessible voting ecause I was unable to do so. It is a class 5 felony. I declare that of the state of Arizona and the icated below. If a challenge is enge will be sent to me by first of an opportunity to appear.
Signature of Elec	etor:		
Name of Person (If other than reg	Signing Affidavit:		
Physical Address	s:		
(House Number) (Street)	(City/Town)	(Zip)

90 DAY NOTICE INFORMATION

Dear < County Name > County Voter:

Our records indicate that you are on the Active Early Voting List (AEVL) and we are mailing this notice to you to make you, as an eligible voter, aware of the upcoming election(s) and to provide you an opportunity to modify any of your registration information, if needed. If your information is correct and current, you do not need to return this notification form. Your ballot will automatically mail on the date(s) indicated on the front of the form.

However, if you do need to update any of your voter registration information, then complete and return this form no later than 45 calendar days prior to the election dates indicated on the front of this form. If the update is not received within the above timeframe, your early ballot will already have been scheduled to be mailed automatically.

<u>For partisan primary elections</u>: If you wish to participate in this specific election and are registered without a recognized political party affiliation, you will need to return this form to indicate the party ballot you wish to receive. A ballot for this partisan election will not be sent if you do not make a political party ballot selection.

<u>Reminder</u>: You will remain on the AEVL until your voter registration record is canceled, moved to inactive status, or until you request in writing to be removed from the AEVL. A removal request must include your name, residence address, date of birth, and signature. A voter's failure to vote and return an early ballot does not remove the voter from the AEVL.

33 DAY NOTICE FOR BALLOT-BY-MAIL JURISDICTIONAL ELECTION HELD DURING A PARTISAN ELECTION (OPTIONAL)

One of the jurisdictions you reside in is conducting an all ballot-by-mail election consolidated with a partisan (political party specific) Primary Election. Because you are registered without a political party affiliation, if you wish to receive a ballot-by-mail for this election, you will need to return this form, call phone number, or email email address to indicate the political party ballot you want to receive or note the option to receive a "jurisdiction only" ballot. If you opt to receive a political party ballot, that ballot will also contain the jurisdiction measures or candidates that are applicable to you. If you do not want a political party ballot and instead want the "jurisdiction only" ballot, you must indicate this choice and contact our office or return this form in order to receive that ballot. A ballot for this Primary Election will not be sent if a selection is not made.

Complete and return this form so that it is received no later than 11 calendar days prior to the Election Date indicated on the front of this form.

VII. POLLING PLACE SAMPLE FORMS AND DIAGRAMS

PRECINCT ELECTION SUPPLIES INVENTORY LIST & BALLOT RECEIPT

PRECIN	POL	LING PL	ACE:
POLLIN	G PLACE CONTACT NAME:		PHONE:
QTY	ITEM	QTY	ITEM
	INSPECTOR		OFFICIAL & UNOFFICIAL
	Inspector's Checklist		Unofficial Returns (Unused Ballot Seal & Recount seal inside bag)
	Signature Roster		Official Returns (Official Seal Inside Bag)
	Precinct Registers		MARSHAL
	Poll Lists		Marshal certificate
	Challenge List		75' twine
	Sample Ballots for each ballot style		Masking Tape
	ARS Title 16 Book and training guides		PAYROLL
	Provisional Ballot Envelopes and Roster		Payroll Voucher (if claiming mileage, must have license plate #)
	Keys to ballot container		
	Demonstration Ballots		EXTRA SUPPLIES
	Ballot privacy folders or sleeves		ADA temporary equipment (as needed)
	SIGNS		Magnifying sheets
	Arrows		Precinct Map
	No Smoking		U.S. flag & stand
	Vote Here		Badges/Name Tags
	Instructions to Voters		Secrecy Sleeves
	Right to Vote a Provisional Ballot		Ballot Container with Seal #
	Accessible Parking		Tabulation Unit with Seal #
	Curbside Voting Available		Accessible Voting Unit with Seal #
	Write In Candidates (if any)		Ballot Box
			Voting Booths
	SUPPLY BAG		
	"I Voted" stickers		BALLOTS
	Equipment Manuals		Ballot style
	Black Pens		Ballot style
	Ballot Marking Pens		Ballot style
	Red Pens		Ballot style
	Pencils & Pencil Sharpener		Ballot style
NSPECTO	OR: Please check this list against your supplies. Sig	n below stati	ng the total amount of official ballots you have received.
	, Inspector for the		Precinct, have received a total of ballots on

INSPECTOR SIGNATURE

BALLOT RECEIPT (SEPARATE FROM SUPPLIES INVENTORY LIST)



Yavapai County Elections Ballot Receipts

Election: General Election 11/3/2020

Vote Center: VC-01		
Ballot Stock or Ballot Style Blank Ballot Stock	Sent to Vote Center 2000	Received by Vote Center
As package	s are opened note discrepa	ancies here:
Inspector's Initials:	Total Ballots or Stock Issued to Vote Center:	Total Ballots or Stock received by Vote Center:
Judge's Initials:	2000	
Judge's Initials:		

RETURN IN THE UNOFFICIAL RETURNS BAG

INSTRUCTIONS TO VOTERS AND ELECTION OFFICERS

- 1. The polls are open from 6:00 a.m. until 7:00 p.m.
- 2. Please give your full name, place of residence or mailing address, and identification documents to the election officer. The election officer will determine your correct ballot style and whether you will use a regular or provisional ballot to cast your vote.
- 3. Once you have received your ballot, go to the next available voting booth to cast your vote. Mark your ballot in the appropriate place next to the name of each candidate for whom you want to vote.
- 4. If you want to vote for a person who is an official write-in candidate, write that person's name on the lines provided and mark the ballot in the appropriate place next to the name you have written.
- 5. Ask for assistance if you need assistance marking your ballot or wish to utilize the accessible voting equipment. If you request assistance marking your paper ballot, two election officers from opposing political parties will accompany you to the voting booth. They will:
 - Read you the names of all candidates for each office on the ballot,
 - Read you the political parties by which the candidates were nominated for each office,
 - Ask the name of the candidates for whom you want to cast your vote, and
 - Mark your ballot correctly.

Neither of the election officers who assist you with your vote is allowed to influence your vote by recommending, explaining, or suggesting any candidate or political party for any office or issue.

6. If you accidentally spoil your ballot, present it to the election judge. Make sure to conceal any votes you have made on the ballot. Either you or the judge will need to mark the ballot as spoiled, and the judge will give you another ballot on which to cast your vote. You are allowed to use no more than three ballots.

If you believe that a violation of the Help America Vote Act of 2002 has occurred, you may contact:

Secretary of State's Division of Election Services
1700 West Washington Street 7th Floor
Phoenix, AZ 85007
1-877-THE VOTE
www.azsos.gov

IDENTIFICATION AT THE POLLS - REQUIREMENTS FOR VOTERS

Make sure to bring proper identification when voting.

The voters of Arizona passed a law in 2004 that requires voters to show proof of identity before receiving a ballot. An elector who does not provide proper identification shall be issued a conditional provisional ballot.

<u>List 1 - Acceptable forms of identification with photograph, name, and address of the elector (one required)</u>

- Valid Arizona driver license
- Valid Arizona non-operating identification license
- Tribal enrollment card or other form of tribal identification
- Any other valid United States federal, state, or local government-issued identification

An identification is "valid" unless it can be determined on its face that it has expired.

<u>List 2 - Acceptable forms of identification without a photograph that bear the name and address of the elector (two required)</u>

- Utility bill of the elector that is dated within 90 days of the date of the election. A utility bill may be for electric, gas, water, solid waste, sewer, telephone, cell phone, internet, or cable/satellite television service
- Bank or credit union statement that is dated within 90 days of the date of the election
- Valid Arizona Vehicle Registration
- Valid Indian or Native American census card
- Property tax statement for the voter's residence
- Valid tribal enrollment card or other valid form of tribal identification
- Arizona vehicle insurance card
- Valid Recorder's Certificate
- Any mailing to the elector marked "Official Election Material," including a voter registration card issued by the County Recorder
- Any valid United States federal, state, or local government issued identification

Any form of identification from List 2 may be presented to a poll worker in electronic format, including on a smart phone or tablet. An identification is "valid" unless it can be determined on its face that it has expired.

<u>List 3 – Acceptable forms of identification, one identification with name and photo of the elector accompanied by one non-photo identification with name and address</u>

- Any valid photo identification from List 1 in which the address does not reasonably match the voter's address in the signature roster or e-pollbook, accompanied by a document from List 2 with an address that does reasonably match the voter's address in the signature roster ore-pollbook
- Valid U.S. Passport or passport card, accompanied by a document from List 2
- Valid U.S. military identification, accompanied by a document from List 2

An identification is "valid" unless it can be determined on its face that it has expired.

SAMPLE (1) CURBSIDE VOTER'S SIGNATURE AFFIDAVIT

PRECINCT NAME OR C	CODE		
		REGISTER N	NUMBER
NAME	BALLO	Γ CODE	VR#
ADDRESS	PARTY	REG.	DATE
I am the person listed above and I reside a	at the address list	ed above.	
SIGNATURE OF QUALIFIED ELECTO	DR		
SIGNATURE OF ELECTION OFFICIA	 L		

SAMPLE (2) CURBSIDE VOTER'S SIGNATURE AFFIDAVIT

1)REGISTERED PARTY PARTIDO REGISTRADO		ED BALLOT PARTY DE LA BOLETA SOI		3) BOD CODE CÓDIGO DEL BOLETA
FIRST NAME / PRIMER NOMBRE	MIDDLE NAME / SEGUND	A NOMBRE	LAST NAME / A	PELLIDO
DATE OF BIRTH / FECHA DE NACIMIENTO	LAST 4 OF SSN	/ ÚLTIMOS 4 DEL NS	ss	
CURRENT RESIDENCE ADDRESS / RESIDENCE	CIA ACTUAL			
ADDRESS LISTED ON IDENTIFICATION / DIRE	CCIÓN QUE APRACE EN LA	A IDENTIFICACIÓN		
VOTER AFFIRMATIO	N / AFIRMA	CIÓN DE	EL VOTA	ANTE
I do hereby swear or affirm that listed above and that I reside at the above.			mbra arriba	rmo que soy la persona y que resido en la
XVOTER'S SIGNATURE /FIRMA DEL VOTAN	TE			
DATE/FECHA				
ELECTION OFFICIA	L SIGNATUF	RES /		
FIRMAS DE LOS OF			ECCIÓN	
ELECTION OFFICIAL'S SIGNATURE / FIRM	//A DEL OFICIAL DE LA ELE	CCIÓN		
ELECTION OFFICIAL'S SIGNATURE / FIRM	//A DEL OFICIAL DE LA ELE	CCIÓN		
A 206				

POLLING PLACE SET UP SAMPLE DIAGRAM

Using the Polling Place

F. Voting Area

Typical Issues

The accessible voting area must be on an accessible route and have an accessible entrance and adequate circulation and maneuvering space for voters who use wheelchairs or scooters or who walk with mobility aids.

An accessible route must connect the accessible building entrance to the accessible voting area, which includes voter check-in and the location of the accessible voting machines. The survey should also identify any protruding objects (wall-mounted or overhead) along the circulation route to voter check-in and the voting area.

Notes:

- Accessible route connects the building entrance with the voting area, including voter check-in and accessible voting machine.
- Accessible door or doorway to voting area
- Turning space at accessible voting machine
- Blinds closed on windows behind check-in so voters who read lips can communicate with the voting staff.

OFFICIAL CHALLENGE LIST

					STATE OF ARIZONA COUNTY OF
		State of Arizona Official Challenge List			I am a citizen of the United States, a resident of the State of Arizona and the above named county and
in	Of theprecinct/district.	election held on			precinct/district and I am eighteen years of age of over. I have not been convicted of treason or a felony (or if so, my civil rights have been restored)
State of A	rizona)			I certify under penalty of perjury under the laws o the State of Arizona, that the information on my registration is true and correct.
·	ndersigned board of election, do hereby ce	rtify that the following list of challenge	es is correct.		ESTADO DE ARIZONA () CONDADO DE)
	Inspector	Judge d of Election	Judge		Soy ciudadano de los Estados Unidos, un residente del Estado de Arizona y del condado y precinto/distríto antes citado y que yo tengo diéz y ocho años o más de edad. No se me ha declarado
Voter / Register Number	Name of Elector	Grounds for Challenge*	Challenge Denied, Elector Allowed to Vote (mark with a check)	Challenge Upheld, Elector Given Provisional Ballot (mark with a check)	culpable de traición o de un crimen mayor (o se es así, se me han restaurado mis derechos civiles) Yo certifico bajo pena de perjurio, bajo las leyes de Estado de Arizona, que la información en m registración es verdadera y correcta.
					Signature of Elector

^{*} A voter may not be challenged on the basis that the voter registered using the Federal Form and did not provide evidence of citizenship, or that the voter moved from one address within the county to another within the county.

SAMPLE OFFICAL BALLOT REPORT

(PLACE			Precinct:	
HOLDER FOR COUNTY SEAL) Off	ficial Ballot R	<u>eport</u>		
_			Ballot Transfer Container S	eal #:
Туре	Of Election: (C	ircle One)		
General	Primary	Special	Date Of Election:	
Start of The D	Jav			Total
		eive from the Elections		rotai
2.) How many ad	lditional blank ba	llots did you receive?		
3.) Total number	r of ballots (add	lines 1 and 2):		
Damaged / U	nused Ballots	S		Total
4.) Total number	r of spoiled ball	ots:		_
5.) Total number	r of unused ball	ots:		
6.) Total number	r of damaged/ur	nused ballots (add line	es 4 and 5):	
Voted Optica	I/Digital Scar	Ballots		Total
7.) Total number	r of write-in ball	ots:		
8.) Total number	r of regular ballo	ots cast:		
9.) Total number	r of voted Optic	al/Digital Scan Ballots	(add lines 7 and 8):	
10.) Total Ballot	s Cast from Opt	ical/Digital Scan Tape	(this should match line 9):	
Provisional E	Ballots			Total
11.) Total number				
Accessible applicable)	Voting De	vice Ballots (if		Total
12.) Number of B Results Tape (if		ccessible Voting Device	e/From Accessible Voting Devic	e
Clean Up / Ch	neck and Bala	ance		Total
13.) Total numbe	er of used ballots	(addlines 10 and 11):		
14.) Subtract line	e 6 from line 3 (f	this should match with	line 13):	
15.) Total number	er of ballots cas	t (add lines 10, 11, and	d 12 if applicable):	
16.) Total number	er of names ent	ered in the poll list (th	is should match line 15):	
Early Ballots				Total
17.) Total number	er of dropped o	ff early ballots receive	d during the day:	
signing the signature number of voters wh official ballots receive	roster, failed to vote ovoted in this election ed, voted, or spoiled in	or were challenged and denie on in this precinct is as indicate is as indicated above and this	Performance cinct signature roster voted in this election at the right to vote as indicated on the ad in the sections above. We further ce accounting is true and correct in every weether with the action taken on each of	e challenge list, and that the rtify that the total number of ay. We further certify that the
Inspector	г	Juc	dge —	Judge
Marshal		Cle	erk	Clerk

VIII. CENTRAL COUNTING PLACE BOARDS SAMPLE FORMS

RECEIVING BOARD LOG

			Board	d No	_	
PRECINCT NUMBER	PRECINCT NAME	BOARD MEMBERS INITIALS	SEAL NUMBER	TIME RECEIVED	SIGNATURE OF PERSON BRINGING IN RETURNS	CONDITION OF CONTAINER
				•		

INSPECTION BOARD RECEIPT LOG

Board No.____

Provisional Ballots	Precinct T	Seal Number		Time	Seal Number	TO DUPLICATION BOARD		TO WRITE-IN BOARD Write-in/ Ballots	Rejected	Board Members Initials
Bunots				Damaged Ballots	Overvote Ballots					

WRITE-IN BOARD LOG

Board No.____

PRECINCT	TIME	NUMBER OF BALLOTS	BOARD MEMBERS INITIALS

WRITE-IN TALLY SHEET (CHECK ONE): PRIMARY ELECTION GENERAL ELECTION SPECIAL ELECTION Dem Rep Other PRECINCT NAME: ______ PRECINCT NUMBER: _____ INSPECTOR NAME: JUDGE NAME: JUDGE NAME: Regular Ballots Early Ballots HOW TO USE THIS TALLY SHEET (The number of votes must be written out at full length) (Number of votes cast for each candidate) Total MICKEY MOUSE 15 26 27 TWENTY-EIGHT votes PRESIDENT (The number of votes must be written out at full length) (Number of votes cast for each candidate) Total votes 44 45 65 66 (The number of votes must be written out at full length) (Number of votes cast for each candidate) Total had votes

for

MASTER AUDIT FORM FORMAT

COLUMN HEADINGS IN SEQUENTIAL ORDER

1. Payroll voucher

7. Regular ballots counted

2. Precinct ballot report

8. Early ballots (see details below)

3. Total ballots

9. Provisional ballots (see details below)

4. Ballots issued to precinct

10. Manual total ballots counted from Precinct ballot report

5. Spoiled ballots

11. Machine count of all ballots cast

6. Unused ballots

8. Early Ballots

- A. Total ballots issued to County Recorder for early voting
- B. Ballots distributed for early voting
- C. Spoiled ballots
- D. Unused ballots returned to Board of Supervisors
- E. Ballots turned over to early board from County Recorder
- F. Ballots rejected by early board as incomplete or insufficient
- G. Early ballots to be counted (cast)
- H. Early ballots tabulated

9. Provisional Ballots (also see Provisional Ballot Report)

- A. Provisional ballots to be counted (cast) (should equal Column 4 on Provisional Ballot Report)
- B. Provisional ballots rejected (should equal Column 12 on Provisional Ballot Report)
- C. Provisional ballots counted (should equal Column 7 on Provisional Ballot Report)

MASTER AUDIT FORM

										EA	RLY B	ALLO	TS				VISIO ALLO		CAST FROM	TS CAST
PRECINCT	PAYROLL VOUCHER	PRECINCT BALLOT REPORT	TOTAL BALLOTS	BALLOTS ISSUED TO PRECINCT	SPOILED BALLOTS	UNUSED BALLOTS	REGULAR BALLOTS COUNTED	Total ballots issued to County Recorder	Ballots distributed for early voting	Spoiled Ballots	Unused ballots returned to Board of Supervisors	Ballots turned over to early board from County Recorder	Ballots rejected by early board as incomplete or insufficient	Early ballots to be counted (cast)	Total early ballots counted	Provisional Ballots to be counted (cast)	Provisional ballots rejected	Provisional ballots counted	MANUAL TOTAL BALLOTS CAPRECINCT BALLOT REPORT	MACHINE COUNT OF ALL BALLOTS CAST
	1	2	3	4	5	6	7	8A	8B	8C	8D	8E	8F	8G	8H	9A	9B	9C	10	11
									•											
						Α														
								\ /												
)			V				_		_						

DUPLICATION BOARD LOG

Board No.____

		OVERV	ОТЕ		DAMAGED				
Precinct	Time	Total Received		Reproduced	Total Received	Did Not Require Reproduction	Reproduced	Rejected	Board Members Initials
		S		ΔN	P				

IX. HAND COUNT AND EARLY BALLOT AUDIT FORMS

MASTER PRECINCT AND RACE SELECTION WORKSHEET

Election:			
SECTION A. SELECTI	ED PRECINCTS (LI	ST IN ORDER SELECTE	ED)
SECTION R NUMBER	P OF PACES TO CO	UNT PER CATEGORY	
RACE CATEGORY 1. Presidential Elector	TICK MARK TALLY	NUMBER OF RACES PER CATEGORY	RECEIVED PRECINCT HAND COUNT MARGIN WORKSHEET
2. Statewide Candidate			
3. Statewide Ballot Measure			
4. Federal Candidate			
5. State Legislative			
Additional Races Needed			
SECTION C. RACES T	O BE COUNTED IN	EACH SELECTED PRE	CCINCT
Race To Be Counted		Category of Race	
1.			
2.			
3.			
4.			
5.			

MASTER LIST OF ALL CONTESTED RACES

Election:	
Category:	Category:
Category:	Category:Race:
Category:	Category:
Category:	Category:Race:

HAND COUNT BOARD WORKSHEET

Hand Count Board Number:
Election:
Inspector:
Judge:
Judge:
Precinct/Polling Location:
Race to Be Counted
Race 1
Race 2
Race 3
Race 4
Race 5 (if applicable)

SAMPLE HAND COUNT TALLY SHEET

Board# Ballot Ba	ag Se	al#	Party: Genera	I Election
Precinct Number & Name	OR E	EV Batch Number	(Chec	nce Election k One)
Inspector's Name (Print)	_	Inspector's Signature		Place Ballots + Regular) oting Ballots
Judge's Name (Print)		Judge's Signature	Page	of
Candidate Name or Proposition # Forty - Five (Number of votes must be written out at hill length, for Office Sought or ISSUE (6.4. YES	had votes	JUDGE'S HAND COUNT TOTALS WATER STATE OF THE STATE OF TH	INSPECTOR'S VALIDATION Inspector, Initial action of the provide ac	AUDITOR'S VALIDATION Auditor will Initial Here to indicate the Tape / Results MATCH
count W	hite-In Ba Ballots m had votes	are provided in separate "Write-in allots separately and upon complet ust be returned to their appropriate JUDGE'S HAND COUNT TOTALS WRITE-IN + REGULAR = TOTAL BALLOTS = TOTAL	ion of an audit, ALL	Auditor Initia HERE If coun MATCHES AUDITOR'S VALIDATION Auditor will Initial Here to indicate the Tape / Results MATCH
	_had	JUDGE'S HAND COUNT TOTALS WRITE-IN + REGULAR = TOTAL	INSPECTOR'S VALIDATION Inspector, Initial Here to	AUDITOR'S VALIDATION Auditor will Initial Here to Indicate the
(Number of votes must be written out at full length,	votes		BOTH Judge Counts <u>MATCH</u>	Tape / Results <u>MATCH</u>
	had votes	JUDGE'S HAND COUNT TOTALS WRITE-IN + REGULAR = TOTAL	BOTH Judge	Tape / Results
(Number of votes must be written out at full length,	_had _voteshad _votes _votes	HAND COUNT TOTALS	INSPECTOR'S VALIDATION Inspector, Initial Here to acknowledge BOTH Judge	AUDITOR'S VALIDATION Auditor will Initial Here to indicate the Tape / Results

SAMPLE HAND COUNT TALLY SHEET – ACCESSIBLE VOTING SYSTEM

Insert County	ACCESSIBLE VOTIN	G DEVICE HAND COUNT TALI	Y SHEET
Logo	Election Date:	Primary Election General Election Presiden	lential Pref. Election
	(Check One):	☐ Polling Place ☐ Early Voting	
Precinct or	Batch: # -		
		(PRINT Precinct Number and Name or EV Batch Number)	
Inspector	: <u></u>	Board #_	
Judge:		Seal #	
Juage		Seal #	
Judge:			
		USE THIS TALLY SHEET	
(The number	of votes must be written out at full length)	(Number of votes cast for a candidate or issue)	
CANDIDA	TE NAME & PROPOSITION # 124	A 05 05 01 05 06 07 08 00 10 11 12 13 11 15 16 17 18 10 30	Judges' Auditor's Total Validation
	ONE vote(s)	21 22 22 24 25 26 27 38 39 30 31 22 23 24 25 26 37 38 39 40	Anditor will Initial Here to
		41 42 42 44 45 46 47 48 40 50 51 52 53 54 55 56 57 58 50 60	indicate the Tape / Results
tor OFFICE	SOUGHT OF ISSUE (EG. YES/NO)	41 42 42 44 45 44 47 48 40 70 71 72 73 74 75 76 77 78 78 80	MATCH
(The number	of votes must be written out at full length)	(Number of votes cast for a candidate or issue)	
	bad	01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20	Judges' Auditor's Total Validation
		21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Anditor will Initial Here to
	vote(s)	41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60	indicate the Tape / Results
for		61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80	MATCH
			Judges' Auditor's
	bad	01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Total Validation
	vote(s)	41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60	Andstor will Initial Here to
for		61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80	indicate the Tape / Results MATCH
		31 32 33 33 33 33 33 33 33 33 33 33 33 33	MATCO
	had	01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20	Judges' Auditor's Total Validation
		21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Anditor will
	vote(s)	41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60	Initial Here to indicate the
for		61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80	Tape / Results MATCH
			Indeed Auditude
	bad	01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20	Judges' Auditor's Total Validation
	vote(s)	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Auditor will Initial Here to
f		41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80	indicate the Tape / Results
for		01 02 03 04 03 00 07 08 07 70 71 72 73 74 73 70 77 78 79 80	MATCH
		01 02 03 04 05 06 07 08 09 10 11 12 13 14 15 16 17 18 19 20	Judges' Auditor's
	bad	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Total Validation Anditor will
	vote(s)	41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60	Initial Here to indicate the
for		61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80	Tape / Results MATCH
Δ313		Pag	eof

SAMPLE PRECINCT HAND COUNT REPORT

	PRECINCT HAND COUNT I	REPORT	
Precinct Counted:	Election	08:	
Race Category:	Race:		
	Optical Scan		
Candidate Name	Hand Count Total	Machine Count Total	Absolute Difference
	+ +		
Totals:			
	Touch Screen		
Candidate Name	Hand Count Total	Machine Count Total	Absolute Difference
Totals:			
Sum of Optical Scan AND Touch Screens	Hand Count Total	Machine Count Total	Absolute Difference
Totals:			
Comments for why a discrepancy occurred:			
Commission in may a unsequency occurred.			
Race Category:	Race:		
Candidate Name	Optical Scan Hand Count Total	Machine Count Total	Absolute Difference
Committee Program	THE COURT TOWN	rescione Court Form	Participa (Alliet Sand
Totals:			
	Touch Comme		
Candidate Name	Touch Screen Hand Count Total	Machine Count Total	Absolute Difference
		TODAY COMMITTEE	T M. COCCIONAL SO SECON MARKET
	+		
Totals:			
Sum of Optical Scan AND Touch Screens	Hand Count Total	Machine Count Total	Absolute Difference
Totals:	THE COURT TOWN	Manager Court Form	Partition Distriction
	•		•
Comments for why a discrepancy occurred:			
Race Category:	Race:		-
Candidate Name	Optical Scan Hand Count Total	Machine Count Total	Absolute Difference
The second second	TORREST TORI	MARCHIN COLER TOTAL	PROCESS LAUSTRIAN
	+ +		
Totals:			
A-64-V	Touch Screen	Vietna Count Table	About to Tow
Ciendidate Name	Hand Count Total	Machine Count Total	Absolute Difference

Totals:			
1 Course			
Sum of Optical Scan AND Touch Screens Totals:	Hand Count Total	Machine Count Total	Absolute Difference
			l
Comments for why a discrepancy occurred:			
Race Category:	Kace:		***
	Optical Scan		
Candidate Name	Hand Count Total	Machine Count Total	Absolute Difference
	 		
Totals:			
	T		
Candidate Name	Touch Screen Hand Count Total	Machine Count Total	Absolute Difference
Capital Grant 1 value	riana Coun rous	maciana coda roda	PARTICIPAL DISTRIBUTE
Totals:	1		
Sum of Optical Scan AND Touch Screens	Hand Count Total	Machine Count Total	Absolute Difference
Totals:			
Race Category:	Page		
rate Cangoly.			-
A	Optical Scan		
Candidate Name	Optical Scan Hand Count Total	Machine Court Total	Absolute Difference
Candidate Name		Machine Count Total	Absolute Difference
Candidate Name		Machine Count Total	Absolute Difference
		Machine Count Total	Absolute Difference
Candidate Name Totals:		Machine Count Total	Absolute Difference
Totals:	Hand Count Total Touch Screen		
	Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference Absolute Difference
Totals:	Hand Count Total Touch Screen		
Totals:	Hand Count Total Touch Screen		
Totab: Candidate Name	Hand Count Total Touch Screen		
Totals:	Hand Count Total Touch Screen		
Totab: Candidate Name	Hand Count Total Touch Screen		Absolute Difference
Totals: Candidate Name Totals:	Touch Screen Hand Count Total	Machine Count Total	
Totals: Candidate Name Totals: Totals: Sum of Optical Scan AND Touch Screens Totals:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Totals: Sum of Optical Scan AND Touch Screens Totals:	Touch Screen Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Totals: Sum of Optical Scan AND Touch Screens Totals:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference Absolute Difference
Totals: Candidate Name Totals: Sum of Optical Scan AND Touch Screens Totals: Comments for why a discrepancy occurred:	Touch Screen Hand Count Total Hand Count Total	Machine Count Total Machine Count Total	Absolute Difference Absolute Difference

SAMPLE EARLY BALLOT AUDIT - HAND COUNT REPORT

	EARLY BALLOT AUDIT - HAND	COUNT REPORT	
Batch Counted:	# of Ballots per Batch:	Election:	
ace Category:	Race:		_
andidate Name	Hand Count Total	Machine Count Total	Absolute Difference
otals:			
omments for why a discrepancy occu	rred:		
lace Category:	Race:		_
Candidate Name	Hand Count Total	Machine Count Total	Absolute Difference
Totals:			
Comments for why a discrepancy occu	rred:		
Cace Category:	Race:		
Candidate Name	Hand Count Total	Machine Count Total	Absolute Difference
Totals:			
Comments for why a discrepancy occur	rred:		
Comments for why a discrepancy occu	rred:		
Race Category:	Race:		_
Race Category:			Absolute Difference
Race Category: Candidate Name	Race:		Absolute Difference
Race Category:Candidate Name	Race:Hand Count Total		Absolute Difference
Race Category:Candidate Name	Race:		Absolute Difference
Race Category: Candidate Name Totals: Comments for why a discrepancy occur	Race: Hand Count Total		Absolute Difference
Race Category: Candidate Name Totals: Comments for why a discrepancy occur Race Category:	Race: Hand Count Total	Machine Count Total	Absolute Difference Absolute Difference
Race Category:Candidate Name	Race: Hand Count Total ured: Race:	Machine Count Total	

SAMPLE AGGREGATE PRECINCT HAND COUNT REPORT

AGGREGATE - PRECINCT HAND COUNT REPORT - TOTAL FROM ALL PRECINCTS Election: Race: ___ Race Category: Precinct Hand Count Total Machine Count Total Absolute Difference Totals: Aggregated Margin Margin = Absolute Difference + Machine Count X 100 Race Category: ___ Race: Machine Count Total Precinct Hand Count Total Absolute Difference Totals: Aggregated Margin Margin = Absolute Difference + Machine Count X 100 Race Category: Race: _ Precinct Hand Count Total Machine Count Total Absolute Difference Totals: Aggregated Margin Margin = Absolute Difference + Machine Count X 100 Race: __ Race Category: Hand Count Total Machine Count Total Absolute Difference Precinct Totals: Aggregated Margin Margin = Absolute Difference + Machine Count X 100 % Race: _ Race Category: ___ Hand Count Total Machine Count Total Precinct Absolute Difference Totals: Aggregated Margin Margin = Absolute Difference + Machine Count X 100 % Additional Comments:

SAMPLE AGGREGATE EARLY BALLOT AUDIT – HAND COUNT REPORT TOTAL FROM ALL BATCHES

Race Category: Batch Fotals: Margin = Absolute Difference ÷ Ma	Race:Hand Count Total	Machine Count Total	
Satch Fotals:			
Fotals:	Hand Count Total	Machine Count Total	Alberta Difference
		1	Absolute Difference
Margin = Absolute Difference + Ma		Aggregated Mar	rgin
	ochine Count X 100		%
Race Category:	Race:		_
Batch	Hand Count Total	Machine Count Total	Absolute Difference
ALLE STATE OF THE	India Colum 1000	Michael Count Toni	Account Date date
		+	+
Santa.			
Totals:		Aggregated Mar	gin
Margin = Absolute Difference + Ma	ochine Count X 100		%
Race Category:			_
Batch	Hand Count Total	Machine Count Total	Absolute Difference
Totals:		Aggregated Mar	roin
Margin = Absolute Difference ÷ Ma	ochine Count X 100	Aggregates and	
•			%
Race Category:	Race:		_
Batch	Hand Count Total	Machine Count Total	Absolute Difference
	 		+
Totals:			
		Aggregated Mar	gin
Margin = Absolute Difference ÷ Ma	ichine Count X 100		<u>%</u>
Race Category:	Race:		
11.1 1.02 1.10		Marking Company	About Box
Batch	Hand Count Total	Machine Count Total	Absolute Difference
Totals:		Aggregated Mar	rain
Margin = Absolute Difference + Ma	schina Count V 100	Aggregated Mar	52500
Margin - Ausonne Dinerence + Mi	American A IW		<u></u> %
Additional Comments:			
			Page #

SAMPLE HAND COUNT/EARLY BALLOT AUDIT REPORT

Hand Count / Early Ballot Audit Report

Pursuant to A.R.S. §16-602 (B), County conducted the hand count/early ballot audit for the August 24, 2010 Primary Election. 2% of precincts were counted as required by statute, which amounted to precincts out of total precincts.
The hand count began on (Date) at (Time) when the County Chairmen of the Republican and Democratic Parties met to select the races, precincts, and early ballot audit batches to be counted. All ballots were accounted for in the central counting location before the selection process started. The selection order was chosen by lot, and the Party was chosen to go first.
With the order established, the specific precincts to be counted were selected with the County Party Chairmen alternating the selection. Once the precincts were chosen, the races to be counted were selected.
Four contested races were chosen as required by law. Since this election did not contain a Statewide Ballot Measure, 2 Statewide races, 1 Federal race, and 1 Legislative race were counted. Specifically, the following list display's the contested races that were counted:
Statewide Race - Governor (Republican) - (# of possible precincts to count) Statewide Race - Corporation Commission (Democrat) - (# of possible precincts to count) Federal Race - Republican Congressional District (# of possible precincts to count) Legislative Race - Democratic Legislative District (# of possible precincts to count)
The master precinct and race selection lists are attached for review. The physical hand count started at (Time) on (Date) and was concluded at (Time) on (Date). The tabulation method used was the stacking method. The hand count was conducted by boards made up 3 members, of which not more than 2 members were from the same political party. This hand count included votes cast on both the optical scan and touch screen devices from the selected precincts.
Early Ballot Audit: 1% of early ballots were audited as per Arizona State Law. The early ballot audit consisted of batches, each containing early ballots. There was a total of early ballots cast in County for the 2010 Primary Election.
Comments: Where a discrepancy occurred, the reason for the discrepancy is notated and described in each report. Please find the following precinct and early ballot reports for your review. (Any additional comments that you feel might be necessary should be included here.)
County Election Official

X. ADDITIONAL REPORTING FORMS

EQUIPMENT, SOFTWARE, FIRMWARE, AND HASH CODE CERTIFICATION STATEMENT

I, <COUNTY OFFICER IN CHARGE OF ELECTIONS NAME> certify by affixing my signature to this document that all election equipment and firmware, as well as all election management system software to be used in the <ELECTION TYPE> Election to be held on <ELECTION DATE> IN <COUNTY NAME> County has been certified for use by the Arizona Secretary of State and that I have compared the hash code on file with the National Institute of Science and Technology (NIST) or the Arizona Secretary of State's Office (if on file with NIST or the Arizona Secretary of State's Office) to the hash code of the election management system software to be used in this election and certify that the numbers are identical. The following is a list of the equipment, firmware, and election management system software to be used in the aforementioned election:

VOTING UNITS		
Manufacturer	Model	Firmware Version
CENTRAL COUNT UNITS Manufacturer	Model	Firmware Version
ELECTION MANAGEMENT SOFTWARE Manufacturer	Product Name	Version
Officer in Charge of Elections Signature	Da	de

COVER SHEET FOR ADDITIONAL REPORTS

SAMPLE

<county name=""></county>
<county address=""></county>
<county city,="" state,="" zip=""></county>

<COUNTY PHONE>
<COUNTY FAX>

Additional Required Reports							
Prepared by:							
Name							
Address							
Telephone							
Fax							
Email							

I, the undersigned, affirm that the information I have provided for the Provisional Ballot, Accessibility, Voter Education, Early Voting, and Poll Worker Training Reports are true to the best of my knowledge.

Signature:			
Date:			

ACCESSIBILITY REPORT

ACCESSIBILITY REPORT

Instructions: The County Recorder or other officer in charge of elections must submit this accessibility report to the Secretary of State within 30 days of the general election canvass. The report should include information for both the primary and general election.

County Name: Choose an item.

Al	ALTERNATIVE LANGUAGE ACCESSIBILITY										
Language	Section 203 Coverage	Ballots	Publicity Pamphlets	Voter Registration Forms	Voter Education Materials	Bilingual Poll Workers	Remote Interpretation	Other (Describe):			

AUGUST 2, 2022 PRIMARY ELECTION	
Number of Early Voting locations:	
Number of Early Voting locations that were fully accessible:	
Number of Election Day voting locations:	
Number of Election Day voting locations that were fully accessible:	

NOVEMBER 8, 2022 GENERAL ELECTION	
Number of Early Voting locations:	
Number of Early Voting locations that were fully accessible:	
Number of Election Day voting locations:	
Number of Election Day voting locations that were fully accessible:	

Voting Locations not fully handicap-accessible under the Americans with Disabilities Act (ADA)

Primary Election	General Election	Precinct	Voting Location	Early Voting Site	Election Day Location	Registered Voters	Ballots Cast	Description of Measures Taken to Bring Inaccessible Location into Compliance

POLL WORKER TRAINING REPORT

Instructions: The County Recorder or other officer in charge of elections must submit this poll worker training report to the Secretary of State within 30 days of the general

election canvass. The report should include information for both the primary and general election.									
County Name:	Total # Poll Workers Trained: Primary Election	General Election							
Summary of mechanism used to as	ssess individual poll workers' performance following the election:								

Poll Workers Assigned – Primary Election

Precinct/ Voting Location	Inspectors Assigned	Marshals Assigned	Judges Assigned	Clerks Assigned	Troubleshooters Assigned	"Premium" Board Workers Assigned	Student Poll Workers Assigned	# of Provisional Ballots Cast at Location	# of Signature Rosters or E- Pollbooks used at Location	TOTAL Poll Workers Assigned
				7>						

Poll Workers Assigned – General Election

Precinct/ Voting Location	Inspectors Assigned	Marshals Assigned	Judges Assigned	Clerks Assigned	Troubleshooters Assigned	"Premium" Board Workers Assigned	Student Poll Workers Assigned	# of Provisional Ballots Cast at Location	# of Signature Rosters or E- Pollbooks used at Location	TOTAL Poll Workers Assigned

VOTER EDUCATION REPORT

Instructions: The County Recorder or other officer in charge of elections must submit this voter education report to the Secretary of State within 30 days of the general election canvass. The report should include information for both the primary and general election.

County Name: Choose an item.

Percent Voter Turnout

2022 Primary	2022 General	2018 Primary	2018 General

Voter Education and Outreach Events

2022 Primary	2022 General	2018 Primary	2018 General

Number of Public Service Announcements

2022 Primary	2022 General	2018 Primary	2018 General

Public Display of Voting Info/Equipment

Location	Length of Time

Summary of Media Outreach

Paid advertising, social media posts, public events, interviews, etc.

EARLY VOTING REPORT

Instructions: The County Recorder or other officer in charge of elections must submit this early voting report to the Secretary of State within 30 days of the general election canvass. The report should include information for both the primary and general election.

County Name: Choose an item.

August 2, 2022 Primary Election

	EARLY	BALLOTS N	MAILED			Re	jection Reaso	ons		IN-PERSO	ON EARLY	BALLOTS	TOT	ALS
TOTAL Early Ballots Mailed	Replacement Ballots Mailed	Mailed Ballots Returned by Voters	TOTAL Mailed Early Ballots Verified	SUBTOTAL of Mailed Early Ballots NOT Verified	Received Late	Missing Signature	Signature Not Verified	Unofficial Envelope	Already Voted	Early Ballots Cast In- Person	TOTAL In-Person Early Ballots Verified	SUBTOTAL of Early Ballots Cast In-Person NOT Verified	TOTAL Early Ballots Received	TOTAL Early Ballots Tabulated

November 8, 2022 General Election

	EARLY	BALLOTS N	MAILED			Re	jection Reaso	ons		IN-PERSO	ON EARLY I	BALLOTS	TOT	ALS
TOTAL Early Ballots Mailed	Replacement Ballots Mailed	Mailed Ballots Returned by Voters	TOTAL Mailed Early Ballots Verified	SUBTOTAL of Mailed Early Ballots NOT Verified	Received Late	Missing Signature	Signature Not Verifted	Unofficial Envelope	Already Voted	Early Ballots Cast In- Person	TOTAL In-Person Early Ballots Verified	SUBTOTAL of Early Ballots Cast In-Person NOT Verified	TOTAL Early Ballots Received	TOTAL Early Ballots Tabulated

In-Person Early Voting Sites

Location	Dates/Hours of Operation	Primary Election Site	General Election Site	Early Ballots Cast
	>			

PROVISIONAL BALLOT REPORT

Instructions: The County Recorder or other officer in charge of elections must submit this provisional ballot report to the Secretary of State with the primary and general election canvasses.

County Name: Choose an item.

																Re	asons fo		ion							
PRECINCT	TOTAL Voters in Precinct	Regular Provisional Ballots Received	Conditional Provisional Ballots Received	TOTAL Provisional Ballots Received	Regular Provisional Ballots Tabulated	Conditional Provisional Ballots Tabulated	TOTAL Provisional Ballots Tabulated	SUBTOTAL of Ballots NOT Tabulated	Not registered	Registered after 29 day cut-off	No ballot in envelope	No signature	Insufficient/illegible information	Wrong party	Wrong Jurisdiction	Voter challenge upheld	Already voted	Proper ID not provided by deadline	Not eligible	Other (please specify)			Regular Provisional Ballots Rejected	Conditional Provisional Ballots Rejected	TOTAL Provisional Ballots Rejected	# of Provisional Voters Notified of Ballot Status
1	2	3	4	5	6	7	8	9	10A	10B	10C	10D	10E	10F	10G	10H	10I	10J	10K	10L	10M	10N	11	12	13	14
			·																·	·			·	·	·	

PRIMARY ELECTION OFFICIAL CANVASS OF RESULTS

PARTY	Number of Ballots Requested by Party Members	Total Number of Ballots Requested	Number of Partisan Ballots Requested by OTH Voters
DEM			
GRN	$G \vee$	$\Gamma \Lambda D$	
LBT	DA	IVII	
REP			
	nber of Partisan Ballots cross All Parties	Requested by OTH	