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165-022-0020	Filing Fees for Statements and Arguments
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DIVISION 1

PROCEDURAL RULES

165-001-0000

Notice of Proposed Rule

Prior to the adoption, amendment or repeal of any rule, the Secretary of State, Elections Division shall give notice of the proposed adoption, amendment, or repeal:

(1) In the Secretary of State's Bulletin referred to in ORS 183.360 at least 21 days prior to the effective date.

(2) By mailing one copy of the Statement of Need and Fiscal

Impact and form SED 423, Notice of Proposed Rulemaking, or form SED 424, Notice of Proposed Rulemaking Hearing, at least 28 days prior to the effective date, to each person who has requested to be included on the Elections Division's administrative rules mailing list established pursuant to ORS 183.335(7).

(3) By mailing one copy of the text of the proposed rule to any person upon request;

(4) By mailing a copy of the Statement of Need and Fiscal Impact, form SED 423 or SED 424, and the text of the proposed rule to the following persons at least 28 days prior to the effective date:

(a) County Clerks;

(b) Democratic State Central Committee Chair or designee;

(c) Republican State Central Committee Chair or designee;

(d) Chair or designee of each statewide minor political party; (e) Majority and Minority Leadership of the Oregon Legisla-

ture:

(f) Attorney General's Office.

(5) Within 10 business days after the adoption, amendment or repeal of any administrative rule, the Secretary of State, Elections Division shall mail one copy of form SED 425a, Certificate and Order for Filing Permanent Administrative Rules, or form SED 425b, Certificate and Order for Filing Temporary Administrative Rules, to each person who has requested to be included on the Elections Division's administrative rules mailing list established pursuant to ORS 183.335(7).

(6) One copy of the text of any adopted rule shall be mailed to any person upon request.

(7) Within 10 business days after the adoption, amendment or repeal of any administrative rule, the Secretary of State, Elections Division shall mail one copy of form SED 425a or SED 425b, and the text of the adopted administrative rule, to each person listed in section (4) of this rule.

Stat. Auth.: ORS 183.341

Stats. Implemented: ORS 183.341

Hist.: SD 103, f. & ef. 1-22-76; Elect 16-1994, f. & cert. ef. 8-25-94; ELECT 9-1997, f. & cert. ef. 10-27-97

165-001-0005

Model Rules of Procedure

Divisions 1 and 2 of the Model Rules of Procedure as pro-

mulgated by the Attorney General of the State of Oregon under the Administrative Procedures Act effective November 4, 1991, are adopted as the Rules of Procedure for Administrative Rulemaking and Declaratory Rulings for the Elections Division, Secretary of State.

[ED. NOTE: The full text of the Attorney General's Model Rules of Procedure is available from the office of the Attorney General or Elections Division.] Stat. Auth.: ORS 183

Stats. Implemented: ORS 183.341

Hist.: SD 76, f. 8-31-72; SD 81, f. 10-16-73, ef. 11-11-73; SD 109, f. & ef. 12-9-76; SD 6-1978, f. & ef. 8-4-78; SD 10-1980, f. & ef. 1-30-80; SD 16-1981, f. & ef. 12-2-81; SD 15-1983, f. & ef. 10-4-83; SD 7-1986, f. & ef. 3-6-86; ELECT 30-1988, f. & cert. ef. 8-10-88; ELECT 16-1990, f. & cert. ef. 5-11-90; ELECT 14-1991, f. & cert. ef. 12-4-91

165-001-0010

Contested Cases

Contested Case Defined:

(1) Contested case rules apply whenever the Secretary of State may impose a civil penalty and a hearing is conducted pursuant to ORS 260.232 or 260.995.

(2) The Secretary of State may designate in writing employees of the agency or any other persons to conduct hearings under these rules.

(3) The person or persons against whom a penalty may be assessed is the party in the contested case hearing. Other persons may attend the hearing and may appear as witnesses if called by a party, but will not be considered to be parties in the contested case.

(4) "Person" means an individual or a corporation, association, firm, partnership, joint stock company, club, organization or other combination of individuals having collective capacity.

Stat. Auth.: ORS 183.335, ORS 183.360, ORS 183.413, ORS 246.150, ORS 260.232 & ORS 260.995

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88; ELECT 27-1993, f. & cert. ef. 7-1-93

165-001-0015

Notice of Opportunity for Hearing

When the Secretary of State proposes to impose a civil penalty under ORS 260.232 or 260.995, the Secretary of State shall cause a notice to be served by certified mail and regular mail on the person subject to the penalty. The notice shall include:

(1) A statement of the person's right to a hearing, or a statement of the time and place of the hearing.

(2) A statement that if the party desires a hearing, the agency must be notified within the number of days provided by statute from the date of receiving the notice.

(3) A statement of the authority and jurisdiction under which the hearing is to be held.

(4) A reference to the particular sections of the statutes and rules involved.

(5) A short and plain statement of the matters asserted or charged as a violation.

(6) A statement of the amount of penalty that may be imposed.

(7) A statement that the party may be represented by counsel at the hearing.

(8) If the person is an agency, corporation or an unincorporated association, that such person must be represented by an attorney licensed in Oregon, unless the person is a political committee which may be represented by any officer identified in the most recent statement of organization filed with the filing officer:(a) If the hearing is held under ORS 260.232: If the person is

an agency, corporation or an unincorporated association (including a political committee) that such party must be represented by an attorney licensed in Oregon;

(b) If the hearing is held under ORS 260.995: If the person is an agency, corporation or an unincorporated association, that such person must be represented by an attorney licensed in Oregon, unless the person is a political committee which may be represented by any officer identified in the most recent statement of organization filed with the filing officer.

(9) A statement that the record of the proceeding to date, including the agency file or files on the subject of the contested case, automatically become part of the contested case record upon default for the purpose of proving a prima facie case.

(10) The person against whom a penalty may be assessed need not appear in person at a hearing held under ORS 260.232 or 260.995, but instead may submit written testimony and other evidence, sworn to before a notary public, to the Secretary of State for entry in the hearing record. Such documents must be received by the Secretary of State not later than three business days prior to the hearing as provided by OAR 165-001-0040(5).

Stat. Auth.: ORS 183.335, ORS 183.360, ORS 183.413, ORS 246.150, ORS 260.232 & ORS 260.995

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88; ELECT 27-1993, f. & cert. ef. 7-1-93; ELECT 9-1999, f. & cert. ef. 9-29-99

165-001-0020

Rights of Parties in Contested Cases

(1) The information required to be given under ORS 183.413(2) before commencement of a contested case hearing shall include:

(a) If the party is an agency, corporation, or an unincorporated association, that such party must be represented by an attorney licensed in Oregon:

(A) If the hearing is held under ORS 260.232: If the person is an agency, corporation or an unincorporated association (including a political committee) that such party must be represented by an attorney licensed in Oregon;

(B) If the hearing is held under ORS 260.995: If the person is an agency, corporation or an unincorporated association, that such person must be represented by an attorney licensed in Oregon, unless the person is a political committee which may be represented by any officer identified in the most recent statement of organization filed with the filing officer.

(b) If a party is not represented by an attorney, a general description of the hearing procedure including the order of presentation of evidence, what kinds of evidence are admissible, whether objections may be made and an explanation of the burdens of proof or burdens of going forward with the evidence;

(c) Whether a record will be made of the proceedings and the manner of making the record and its availability to the parties; (d) The function of the recordmaking with respect to the perpetuation of the testimony and evidence and with respect to any appeal from the determination or order of the agency;

(e) Whether an attorney will represent the agency in the matters to be heard and whether the parties ordinarily and customarily are represented by an attorney;

(f) The title and function of the person presiding at the hearing with respect to the decision process, including, but not limited to, the manner in which the testimony and evidence taken by the person presiding at the hearing are reviewed, the effect of that person's determination, which makes the final determination on behalf of the agency, whether the person presiding at the hearing is or is not an employee, officer or other representative of the agency and whether that person has the authority to make a final independent determination;

(g) In the event a party is not represented by an attorney, whether the party may, during the course of proceedings, request a recess if at that point the party determines that representation by an attorney is necessary to the protection of the party's rights; (h) Whether there exists an opportunity for an adjournment at the end of the hearing if the party then determines that additional

evidence should be brought to the attention of the agency and the hearing reopened;

(i) Whether there exists an opportunity after the hearing and prior to the final determination or order of the agency to review and object to any proposed findings of fact, conclusions of law, summary of evidence or recommendations of the officer presiding at the hearing;

 $(j)\ A$ description of the appeal process from the determination or order of the agency.

(2) The information required in section (1) of this rule may

(3) Unless precluded by law, informal disposition may be

made of any contested case by stipulation, agreed settlement, consent order, or default.

(4) Unless precluded by law, informal disposition includes, upon agreement between the parties, but is not limited to, a modified contested case proceeding, or nonrecord abbreviated hearing.

Stat. Auth.: ORS 183.335, ORS 183.360, ORS 183.413, ORS 246.150, ORS 260.232 & ORS 260.995

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88; ELECT 27-1993, f. & cert. ef. 7-1-93

165-001-0025

Orders When No Hearing Requested or Failure to Appear

(1) When a party has been given an opportunity and fails to request a hearing within the specified time, or having requested a hearing fails to appear at the specified time and place, the agency shall, subject to section (2) of this rule, enter an order which supports the agency action. The time provided by statute to request a hearing is calculated from the delivery date indicated on the certified letter's postal confirmation. If the certified letter is refused or left unclaimed at the post office, the time shall be calculated from the date the post office indicates it has given first notice of a certified letter. The notice shall be sent by regular mail at the same time the certified notice is mailed.

(2) An order adverse to a party may be issued on default only if the agency record demonstrates a prima facie case justifying the order. The hearings officer will declare a party to be in default if the party which requested the hearing does not appear within 15 minutes of the time set for the hearing, unless the party gives notice of a reason for the inability to appear at the designated time and requests and receives a continuance.

(3) When an order is effective only if a request for a hearing is not made by a party, the record may be made when the order is issued. If the order is based only on material submitted by a party, the agency may so certify in the order, and the material will constitute the evidentiary record if any hearing is requested.

Stat. Auth.: ORS 183.090, ORS 246.150, ORS 260.232 & ORS 260.995 Stats. Implemented: ORS 260.232 & ORS 260.995 Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. &

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88; ELECT 27-1993, f. & cert. ef. 7-1-93; ELECT 15-1994, f. & cert. ef. 7-26-94

165-001-0030

Subpoenas

The agency shall issue subpoenas to the parties in a contested case upon request upon a showing of general relevance and reasonable scope of the evidence sought. Subpoenas may also be issued under the signature of the attorney of record of a party.
 Witnesses appearing pursuant to subpoena, other than parties or officers or employees of the agency, shall be tendered fees and mileage as prescribed by law for witnesses in civil

fees and mileage as prescribed by law for witnesses in civil actions. The party requesting the subpoena shall be responsible for service of the subpoena and tendering the witness and mileage fees to the witness.

Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995 Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0035

Conducting Contested Case Hearings

(1) The contested case hearing shall be conducted by and under the control of the hearing officer. The hearing officer may be the Secretary of State, a designated employee of the agency, or any other person designated by the agency.

(2) If the hearing officer or any decision maker has a potential conflict of interest as defined in ORS 244.020(8), that officer shall comply with the requirements of ORS Chapter 244 (ORS 244.120–244.130).

(3) The hearing shall be conducted, subject to the discretion

of the hearing officer, so as to include the following: (a) The statement and evidence of the agency in support of its action:

(b) The statement and evidence of the person against whom the penalty may be assessed;

(c) Any rebuttal evidence;

(d) Any closing arguments.

(4) The hearing officer, the agency, and the person against whom the penalty may be assessed shall have the right to question witnesses.

(5) The hearing may be continued with recesses as determined by the hearing officer.

(6) The hearing officer may set reasonable time limits for oral presentation and may exclude or limit cumulative, repetitious, or immaterial matter.

(7) Exhibits shall be marked and maintained by the agency as

part of the record of the proceedings.

(8) If the hearing officer or any decision maker receives any written or oral ex parte communication on a fact in issue during the contested case proceeding, that person shall notify all parties and otherwise comply with the requirements of OAR 165-001-0045, Ex Parte Communications.

Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0040

Evidentiary Rules

(1) Evidence of a type commonly relied upon by reasonably prudent persons in the conduct of their serious affairs shall be admissible.

(2) Irrelevant, immaterial or unduly repetitious evidence shall be excluded.

(3) All offered evidence, not objected to, will be received by the hearing officer subject to the officer's power to exclude irrelevant, immaterial or unduly repetitious matter.

(4) Evidence objected to may be received by the hearing offi-

cer. Ruling on its admissibility or exclusion, if not made at the hearing, shall be made on the record at or before the time a final order is issued.

(5) Any time ten days or more before a hearing, the agency

may serve upon the party, and the person against whom the penalty may be assessed may serve upon the agency, a copy of the affidavit, certificate, or other document proposed to be introduced in evidence. Unless cross-examination is requested of the affiant, certificate preparer, or other document preparer or custodian, within three business days prior to hearing, the affidavit, certificate, or other document may be offered subject to the same standards and received with the same effect at oral testimony.

(6) If cross-examination is requested of the affiant, certificate preparer, or other document preparer or custodian as provided in this section, and the requestor is informed within five business days prior to the hearing that the requested witness will not appear for cross-examination, the affidavit, certificate, or other document may be received in evidence, if the agency or hearing officer determines that the party requesting cross-examination would not be unduly prejudiced or injured by lack of cross-examination.

Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88; ELECT 9-1999, f. & cert. ef. 9-29-99

165-001-0045

Ex Parte Communications

(1) An ex parte communication is an oral or written communication to an agency decision maker or the hearing officer not made in the presence of all parties to the hearing, concerning a fact in issue in the proceeding, and includes communication of any new facts from staff.

(2) If an agency decision maker or hearings officer receives an ex parte communication during the pendency of the proceeding, the officer shall:

(a) Give all parties notice of the substance of the communication, if oral, or a copy of the communication, if written; and
(b) Provide any party who did not present the ex parte communication an opportunity to rebut the substance of the ex parte communication at the hearing, at a separate hearing for the limited purpose of receiving evidence relating to the ex parte communication, or in writing.

(3) The agency's record of contested case proceeding shall include:

(a) The ex parte communication, if in writing;

(b) A statement of the substance of the ex parte communication, if oral; (c) The agency or hearing officer's notice to the parties of the ex parte communication; and

 (d) Rebuttal evidence. Stat. Auth.: ORS 260
 Stats. Implemented: ORS 260.232 & ORS 260.995
 Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0050

Proposed Orders in Contested Cases, Filing of Exceptions, Argument, and Adoption of Order

(1) If the Secretary of State or the individual designated by the Secretary of State, who is to render the final order in a contested case, has neither attended the hearing nor reviewed and considered the record, and the order is adverse to a party, a proposed order including findings of fact and conclusions of law shall be served upon the parties.

(2) When the agency serves a proposed order on the parties,

the agency shall at the same time or at a later date notify the parties when written exceptions must be filed to be considered by the agency.

(3) The agency decision maker, after considering the written

exceptions may adopt the proposed order or prepare a new order. Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995 Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0055

Final Orders

Final orders on contested cases shall be in writing and shall include the following:

(1) Rulings on admissibility of offered evidence when the rulings are not set forth in the record.

(2) Findings of fact — Those matters that are either agreed as fact or that, when disputed, are determined by the fact finder on substantial evidence to be facts over contentions to the contrary. A finding must be made on each fact necessary to reach the conclusions of law on which the order is based.

(3) Conclusion(s) of law — Applications of the controlling law to the facts found and the legal results arising therefrom.
(4) Order — The action taken by the agency as a result of the facts found and the legal conclusions arising therefrom.
(5) A citation of the statutes under which the order may be

appealed. Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0060

Default Orders

(1) When the agency has given a party an opportunity to request a hearing and the party fails to make a request within a specified time, or when the agency has set a specified time and place for a hearing and the party fails to appear at the specified time and place, the agency may enter a final order by default.

(2) The agency may issue an order of default only after making a prima facie case on the record. The record may be made at a scheduled hearing on the matter, or, if the notice of intended action states that the order will be issued or become effective upon the failure of the party to timely request a hearing, when the order is issued.

(3) If the notice of intended action contains an order that is to become effective unless the party requests a hearing, the record shall be complete at the time of the notice of intended action.(4) The record may consist of oral (transcribed, recorded, or

reported) or written evidence or a combination of oral and written evidence. When the record is made at the time the notice or order is issued, the agency file may be designated as the record. In all cases, the record must contain substantial evidence to support the findings of fact.

(5) When the agency has set a specified time and place for a hearing and the party subsequently notifies the agency that the

party will not appear at such specified time and place, the agency may enter a default order, cancel the hearing, and follow the procedure described in sections (2) and (4) of this rule.

(6) When a party requests a hearing after the time specified

by the agency, but before the agency has entered a default order, the agency may grant the request or make further inquiry as to the existence of the reasons specified in subsection (7)(a) of this rule for the request being tardy. If further inquiry is made, the agency may require an affidavit to be filed with the agency. The agency shall enter an order granting or denying the request as described in subsection (7)(e) of this rule.

(7)(a) When a party requests a hearing after entry of default order, the party may request to be relieved from the default order only on grounds of mistake, inadvertence, surprise, or excusable neglect;

(b) The request shall be filed with the agency, within a reasonable time. If the request is received more than 30 days after delivery or mailing of a copy of the order of default to the party or the party's attorney, it shall be presumed that such a request is not timely. This presumption may be rebutted by evidence showing that the request is reasonably timely:

(c) The request shall state why the party should be relieved from the default order;

(d) The agency may make further inquiry, including holding a hearing, as it deems appropriate;

(e) If the request is allowed by the agency, it shall enter an

order granting the request and schedule a hearing in due course. If the request is denied, the agency shall enter an order setting forth its reasons for such denial.

(8) The agency shall notify a defaulting party of the entry of

a default order by mailing a copy of the order as required by ORS 183.330(2).

Stat. Auth.: ORS 260 Stats. Implemented: ORS 260.232 & ORS 260.995 Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0065

Miscellaneous Rules - Unacceptable Conduct

A hearing officer may expel a person from an agency proceeding if that person engages in conduct that substantially disrupts the proceeding.

Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995

Hist.: ELECT 15-1988(Temp), f. & cert. ef. 1-27-88; ELECT 26-1988, f. & cert. ef. 8-1-88

165-001-0080

Telephone Hearings

(1) The agency may, at its discretion, hold a hearing or portion of a hearing by telephone. Nothing in this rule precludes the agency from allowing some parties or witnesses to attend by telephone while others attend in person.

(2) The agency may direct that a hearing be held by telephone upon request or on its own motion.

(3) The agency shall make an audio or stenographic record of any telephone hearing.

(4) Not less than 5 business days prior to the commencement

of a hearing conducted by telephone, each party, including the agency, must deliver copies of documentary evidence sought to be introduced into the record to the hearings officer, all parties and the agency. For purposes of this rule, delivery may be accomplished by any of the following means, or by other means of a similar nature: hand delivery, deposit into first class or certified mail, facsimile or professional delivery service.

(5) Nothing in this rule precludes any party or the agency

from seeking to introduce documentary evidence in addition to evidence described in subsection (4) during the telephone hearing and the hearing officer shall receive such evidence, subject to the applicable rules of evidence, if inclusion of the evidence in the record is necessary to conduct a full and fair hearing. If any evidence introduced during the hearing has not previously been provided to the agency and to the other parties, the hearing may be continued upon the request of any party or the agency for sufficient time to allow the party or the agency to obtain and review the evidence.

(6) The agency may delegate to the hearing officer the discretion to rule on issues raised under this rule.

(7) The agency will give primary consideration to accommodate the needs of persons that are disabled so that they are not disadvantaged due to their disability.

(8) As used in this rule, "telephone" means any two-way

electronic communication device, including video conferencing. Stat. Auth.: ORS 260

Stats. Implemented: ORS 260.232 & ORS 260.995 Hist.: ELECT 5-1999, f. 7-30-99, cert. ef. 9-1-99

list.: ELECT 5-1999, f. /-30-99, cert. ef. 9-1-99

DIVISION 2

GENERAL BUSINESS

165-002-0005

Overpayments and Automatic Refunds

This document sets forth rules for handling overpayments and automatic refunds in the Office of the Secretary of State. All divisions in the agency shall follow the procedures outlined herein. All divisions of the Secretary of State shall be affected by this rule:

(1) Definitions:

(a) "Automatic Refund" is the minimum refund that is paid without a written request;

(b) "Minimum Refund" is the minimum over-payment that is automatically refunded;

(c) "Overpayment" is an amount paid in excess of the amount legally due and payable to the agency for services and goods. Also it is moneys, that are received, to which the agency has no legal interest. An overpayment may be refunded automatically or upon written request;

(d) "Refund" is the payment of an overpayment or moneys to which the agency has no legal interest.

(2)(a) All overpayments shall be identified as to:

(A) The name and address of the person who made the payment;

(B) The amount of the overpayment; and

(C) The date of the overpayment.

(b) Each division shall maintain a list of these overpayments

for at least three years in order to comply with ORS 293.445.

(3) All overpayments shall be deposited into a miscellaneous

receipt account with the State Treasurer for just refunds. Moneys in this account shall be used to make only refund payments automatically or upon written request in accordance with this rule. Because these moneys are continuously appropriated to the Secretary of State for refunds, each division's overpayments shall be distinguishable in this miscellaneous receipt account.

(4) Five dollars is the minimum overpayment below which no refund will be made without a written request from the person who paid the money or the legal representative thereof.

(5) The written refund request for an overpayment shall be made within three years from the date the money was paid to the agency.

(6) Each division should reject incomplete or erroneous payments to which the agency has no legal interest. However, if such payments are received in error, these moneys should be refunded immediately.

Stat. Auth.: ORS 293 Stats. Implemented: ORS 293.445

Hist.: SD 17-1984, f. & ef. 9-14-84

165-002-0010

Schedule and Fees for Providing Copies of Public Records

(1) ORS 192.440 provides that any public agency may establish fees reasonably calculated to reimburse it for actual costs in making records available to the public, government agencies or commercial firms. These fees shall include copy and facsimile

machine costs, computer disk costs, and paper costs and staff time to research and produce the copies.

(2) Any person may request photocopies, facsimile (fax) copies, certifications and computer disks of public records which are on file in the Office of the Secretary of State, Elections Division in person, in writing or by telephone.

(3) Charges for photocopy orders shall be as follows:

(a) \$0.25 per page; or

(b) \$0.03 per page, plus the actual cost of providing an employee to process the order, for orders which require more than 4 hours;

(c) If the completed photocopy order is mailed, the minimum charge will be \$1.00 prepaid. If the order is to be billed, the minimum charge will be \$5.00.

(4) Completion of copy orders is contingent upon the number of pending requests and staff availability. A request log will be maintained at peak times, and orders will be processed in the order in which they are received.

(5) Facsimile (fax) copy orders shall be processed as follows:(a) The cost of records transmitted by facsimile (fax) will be

\$5.00 for the first page and \$1.00 for each additional page;

(b) The only exception to these fees shall be faxes required for election purposes;

(c) Facsimile (fax) orders are limited to in-state customers unless prepayment is received.

(6) Certified copies of public records shall be provided at a cost of \$5.00 for each certification plus \$0.25 for each page copied. Certified copies means photocopies which are certified to be true and accurate copies of the original documents.

(7) Copies of Oregon Administrative Rules promulgated by the Secretary of State, Elections Division will be provided as follows:

(a) \$0.25 per page for the text of individual rules;

(b) \$15 for a complete set of all current Elections Division rules (OAR Chapter 165).

(8) Copies of public records may also be provided on a 3.5inch computer disk if the document(s) are stored in the computer system. Disks will be provided at a cost of \$5.00 per disk and may contain as much information on each disk as it will hold.

(9) Labor charges for research projects shall be as follows:

(a) No charge for the first 15 minutes of staff time;

(b) Beginning with the 16th minute, the charge per total request shall be \$25.00 per hour or \$6.25 per quarter-hour. No proration will be done for less than a quarter-hour;

(c) "Research", for purposes of this rule, is defined as the compilation of information:

(A) Which is not readily and immediately available from a single source or a group of related sources;

(B) Which requires a search to locate the requested information; or

(C) Where the request is not specific and a staff determination must be made as to the nature of the information which would fulfill the request.

(10) Billing will be done on the following basis:

(a) Payment must be made not later than 30 days after the billing date. If payment is not received and a second notice is required, an additional \$5.00 may be charged;

(b) Billing will not be provided to any customer who has a past due balance from a previous order. Additional orders will be processed only upon receipt of the balance owed and prepayment of the cost of the new order.

(11) For orders, including research projects, which have an estimated total cost exceeding \$50.00, a deposit of one-half of the estimated total cost of the order will be required prior to processing.

(12) The following informational copies will be provided free of charge: lists of federal and statewide elected officials, the legislative assembly, judges, and district attorneys; voter registration statistics; press releases and 8.5" X 11" maps.

Stat. Auth.: ORS 192.440 & ORS 246.150

Stats. Implemented: ORS 192.440

Hist.: ELECT 21-1989, f. & cert. ef. 10-31-89; ELECT 10-1994, f. & cert. ef. 5-31-94; ELECT 10-1998, f. & cert. ef. 11-3-98

165-002-0025

Secretary of State as Filing Officer

(1) ORS Chapters 246 through 260 name the Secretary of State as the filing officer for certain candidate filings, initiative, referendum and recall filings, campaign finance reports and other elections material.

(2) For purposes of ORS Chapters 246 through 260, when the Secretary of State is designated as the filing officer, "Secretary of State" is defined as the Elections Division, Room 141, State Capitol, Salem, OR 97310; telephone number (503) 986-1518; facsimile (fax) number (503) 373-7414.

(3) For any document for which the Secretary of State is the filing officer, such document will not be considered filed until it is physically received at the location described in section (2) of this rule.

Stat. Auth.: ORS 246.150 Stats. Implemented: ORS 246.021 Hist.: ELECT 11-1994, f. & cert. ef. 6-3-94

DIVISION 4

CITY INCORPORATION

165-004-0005

Forms to Petition for Incorporation of a City

(1) The Secretary of State hereby adopts by reference and designates SEL form numbers 701 (revised September 1997), 702 (revised April 1993), 702a (revised April 1993), 703 (revised April 1993) and 703a (revised April 1993) to comply with the requirements of ORS 221.031 to designate the petition filing forms for a city incorporation. The filing forms shall contain the following information:

(a) Form SEL 701, the cover page, shall contain:

(A) Instructions for circulators and signers;

(B) A statement that the chief petitioners are legal voters residing within the boundaries of the area proposed for incorporation;

(C) A statement of the proposed permanent rate limit for operating taxes that would generate operating tax revenues sufficient to support an adequate level of municipal services;

(D) A statement expressing the tax rate limit in dollars per thousand dollars of assessed value;

(E) Place for the signature, residence address, mailing address (if different), city, state, and zip code of up to three chief petitioners.

(b) SEL 702, the signature sheet when circulator is not being paid, shall contain:

(A) The title "PETITION FOR INCORPORATION OF THE CITY OF ______" with the name of the proposed city

filled in;(B) The sub-title "SIGNATURE SHEET";

(C) A statement that the undersigned voters of the area proposed to be incorporated petition the county court to form the city named on the petition and described by the map attached to the petition;

(D) The signature, printed name, date of signing, residence address, city or post office, zip code and precinct number for each person who signs the petition;

(E) Statement of circulator that each person who signed the petition did so in the circulator's presence and that circulator believes that each individual is a qualified voter in the area proposed to be incorporated.

(c) SEL 702a, the signature sheet when circulator is not being paid and the territory proposed for incorporation is within the jurisdiction of a local government boundary commission, shall contain:

(A) The title "PETITION FOR INCORPORATION OF THE CITY OF _____" with the name of the proposed city filled in;

(B) The sub-title "SIGNATURE SHEET";

(C) A statement that the boundary commission has approved the economic feasibility analysis for the area proposed for incorporation, that the analysis is available for inspection at the offices of the commission, and that the commission must review the proposal for incorporation before it is submitted at an election;

(D) A statement that the undersigned voters of the area proposed to be incorporated petition the county court to form the city named on the petition and described by the map attached to the petition;

(E) The signature, printed name, date of signing, residence address, city or post office, zip code and precinct number for each person who signs the petition;

(F) Statement of circulator that each person who signed the petition did so in the circulator's presence and that circulator believes that each individual is a qualified voter in the area proposed to be incorporated.

(d) SEL 703, the signature sheet when circulator is being paid, shall contain:

(A) A statement that "The person obtaining signatures on this petition is being PAID";

(B) The title "PETITION FOR INCORPORATION OF THE CITY OF

CITY OF ______" with the name of the proposed city filled in;

(C) The sub-title "SIGNATURE SHEET";

(D) A statement that the undersigned voters of the area proposed to be incorporated petition the county court to form the city named on the petition and described by the map attached to the petition;

(E) The signature, printed name, date of signing, residence address, city or post office, zip code and precinct number for each person who signs the petition;

(F) Statement of circulator that each person who signed the petition did so in the circulator's presence and that circulator believes that each individual is a qualified voter in the area proposed to be incorporated.

(e) SEL 703a, the signature sheet when circulator is being paid and the territory proposed for incorporation is within the jurisdiction of a local government boundary commission, shall contain:

(A) A statement that "The person obtaining signatures on this petition is being PAID";

(B) The title "PETITION FOR INCORPORATION OF THE CITY OF ______" with the name of the proposed city

filled in;

(C) The sub-title "SIGNATURE SHEET";

(D) A statement that the boundary commission has approved the economic feasibility analysis for the area proposed for incorporation, that the analysis is available for inspection at the offices of the commission, and that the commission must review the proposal for incorporation before it is submitted at an election;

(E) A statement that the undersigned voters of the area proposed to be incorporated petition the county court to form the city named on the petition and described by the map attached to the petition;

(F) The signature, printed name, date of signing, residence address, city or post office, zip code and precinct number for each person who signs the petition;

(G) Statement of circulator that each person who signed the petition did so in the circulator's presence and that circulator believes that each individual is a qualified voter in the area proposed to be incorporated.

(2) A correct filing must also have a map, not exceeding 14"

X 17" in size, showing the exterior boundaries of the proposed city attached to the petition.

[Forms: The form(s) referred to or incorporated by reference in this rule are available from the agency.]

Stat. Auth.: ORS 221.031, ORS 221.040 & ORS 221.050

Stats. Implemented: ORS 221.031, ORS 221.040, ORS 221.050, ORS 246.120, ORS 246.150 & ORS 250.265

Hist.: SD 15-1981, f. & ef. 12-1-81; ELECT 15-1993(Temp), f. & cert. ef. 4-23-93; ELECT 21-1993, f. & cert. ef. 6-21-93; ELECT 1-1998, f. & cert. ef. 2-5-98; ELECT 10-1998, f. & cert. ef. 11-3-98

DIVISION 5

VOTER REGISTRATION

Registration of Naturalized U.S. Citizen

165-005-0035

Subject

Method for registering to vote an otherwise qualified person who will become a naturalized United States citizen after the registration cutoff but prior to the next election.

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208 Stats. Implemented: ORS 247.015

Stats. implemented: OKS 247,015 Hist.: ELECT 23-1990, f. & cert. ef. 7-13-90; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0040

Definitions

(1) "Qualified Person" — A resident of the State of Oregon who is 18 years of age or older; has resided in this state for 20 days immediately preceding the election at which the person will vote; is registered more than 20 calendar days prior to the election.

(2) "Naturalized United States Citizen" — A citizen of another country who has met the Immigration and Naturalization Services requirements to obtain U.S. citizenship and, through a legal procedure, becomes a citizen of the United States.

(3) "Voter Registration Card" — A form designed by the Secretary of State's Office for the specific purpose of registering citizens of Oregon to vote.

Stat. Auth.: ORS 247.015(4), ORS 247.171(3) & ORS 249.012 Stats. Implemented: ORS 247.015 Hist.: ELECT 23-1990, f. & cert. ef. 7-13-90

165-005-0045

General

(1) ORS 247.015(4) provides an otherwise qualified person who will become a naturalized United States citizen after the registration cutoff may register to vote prior to the voter registration deadline.

(2) Furthermore, the secretary of state shall design a special registration card for qualified persons who will become United States citizens after the registration cutoff (ORS 247.171(3)).

Stat. Auth.: ORS 247.015(4), ORS 247.171(3) & ORS 249.012 Stats. Implemented: ORS 247.015 & ORS 247.171 Hist.: ELECT 23-1990, f. & cert. ef. 7-13-90

165-005-0050

Procedure

(1) The person who will become a United States citizen shall request registration personally in the office of any County Clerk. The person shall explain that he/she will become a naturalized United States citizen after the voter registration cutoff but prior to the next election.

(2) The office of the County Clerk shall request that the person complete a naturalized U.S. citizen voter registration card.(3) The office of the County Clerk shall explain to the person that he/she must provide evidence of citizenship to the office of the County Clerk prior to the election or the person's registration.

the County Clerk prior to the election or the person's registration shall be canceled.

(4) If the person fails to provide evidence of citizenship, the office of the County Clerk shall cancel the person's registration and the person shall reregister as required in the manner described in ORS 247.012 or 247.015(4).

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208

Stats. Implemented: ORS 247.015

Hist.: ELECT 23-1990, f. & cert. ef. 7-13-90; ELECT 25-1994, f. & cert. ef. 10-27-94

Agency Registration

165-005-0055 Purpose and Definitions

(1) The purpose of this rule is to establish procedures for the collection of voter registration cards by County Clerks from voter

registration agencies designated by the Secretary of State and to establish procedures for accounting for electors who register to vote under the provisions of ORS 247.017 or ORS 247.208.

(2) "Voter Registration Agency" means one of the following:

(a) Adult and Family Services Division;

(b) Office of Alcohol and Drug Abuse Programs;

(c) Commission for the Blind;

(d) Health Division;

(e) Mental Health and Developmental Disability Services Division;

(f) Senior and Disabled Services Division;

(g) Vocational Rehabilitation Division;

(h) Oregon Disabilities Commission;

(i) Office of Medical Assistance Programs;

(j) Oregon Department of Transportation;

(k) Armed Forces recruitment offices operated by the U.S.

Department of Defense; and

(1) Oregon State System of Higher Education.

(3) "Agency Site" means any voter registration location named by a voter registration agency designated in section (2) of this rule.

(4) "County Clerk" means the official responsible for voter registration in any county.

(5) Some voter registration agencies are not required under the National Voter Registration Act to be designated as voter registration agencies. As volunteer agencies, the following agency is exempt from the requirements of ORS 247.208(2) and (4): Oregon State System of Higher Education.

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208

Stats. Implemented: ORS 247.208

Hist.: ELECT 10-1991(Temp), f. & cert. ef. 9-27-91; ELECT 18-1992, f. & cert. ef. 7-1-92; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0060

Collection of Registration Cards

(1) Personnel at all agency sites shall forward completed voter registration cards to the County Clerk of the county in which the agency site is located. If the Secretary of State provides envelopes for forwarding the cards, those envelopes shall be used. Agency personnel shall forward cards via the U.S. Postal Service, unless the County Clerk selects another delivery method that may be more economical or efficient.

(2) The County Clerk shall notify agency sites of impending

registration-related deadlines and shall arrange to receive the cards in a timely manner.

(3) Personnel at agency sites shall forward completed voter registration cards within five days of receipt, as required by ORS 247.012(2)(a).

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208

Stats. Implemented: ORS 247.012 & ORS 247.208

Hist.: ELECT 10-1991(Temp), f. & cert. ef. 9-27-91; ELECT 18-1992, f. & cert. ef. 7-1-92; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0065

Compiling and Reporting Registrations

(1) The Secretary of State shall print and provide to Voter Registration Agencies a form to use to report the number of voter registration cards sent to the County Clerk.

(2) At least monthly, on the form provided by the Secretary of State, each agency site shall report to the Secretary of State the number of voter registration cards sent to the County since the last report.

(3) County Clerks shall record the following voter registration information for the purpose of reporting to the Secretary of State by January 1 of every odd-numbered year:

(a) The number of voters registered "active" and the number of voters registered "inactive" at the close of the previous general election (included in the abstract);

(b) The number of registrations cancelled between the two most recent federal general elections;

(c) The number of confirmation notices mailed out between the two most recent federal general elections and the number of responses to these notices received during that same period; (d) The number of valid registrations for people not previously registered in the county accepted during one week to be designated by the Secretary of State each quarter;

(e) The number of registration applications received by mail during one week to be designated by the Secretary of State each quarter;

(f) The number of registration applications received form voter registration drives; and

(g) The number of registration applications that duplicate an existing registration that are received in each of the following categories during one week to be designated by the Secretary of State each quarter:

(A) By mail;

(B) From voter registration drives;

(C) From the Department of Transportation;

(D) In envelopes on which is printed the number "3";

(E) In envelopes on which is printed the number "4";

(F) From Armed Forces Recruitment offices; and

(G) From all other designated voter registration agencies.

(4) The first report to the Secretary of State, due January 1,

1997, shall include the period beginning January 1, 1995 and ending November 5, 1996.

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208 Stats. Implemented: ORS 247.208

Stats. implemented: OKS 247.208 Hist.: ELECT 10-1991(Temp), f. & cert. ef. 9-27-91; ELECT 18-1992, f. & cert. ef. 7-1-92; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0070

Agency Registration Procedures

(1) Personnel at agency sites shall stamp or write on the reverse side of the voter registration card, below the postage area, the date the card is received by voter registration agency personnel. Voter registration agencies may petition the Secretary of State to obtain permission to place the date in another location on the voter registration card.

(2) Voter registration agencies shall provide to the Secretary of State the following information in writing prior to January 1, 1995:

(a) The identity of one statewide contact person for each voter registration agency;

(b) The location of each agency site that will offer voter registration; and

(c) The nature of voter registration procedures within the voter registration agency.

(3) Voter registration agencies shall provide to the County Clerk in writing prior to December 1, 1995 the following information about each agency site located within the County Clerk's jurisdiction:

(a) The identity of one contact person for each agency site; and

(b) The location of each agency site in the county that will offer voter registration.

(4) After the initial report to the officials specified in sections (2) and (3) of this rule, voter registration agencies shall provide in writing notice of any changes to the information required in subsections (2)(a), (b) or (c) or (3)(a) or (b) of this rule to the appropriate official within 30 days of the change.

(5) Voter registration agency personnel shall not influence or attempt to influence a person to choose or not choose a particular political party or preference, or to register or vote in any particular manner. Items personnel shall not wear or display in the presence of clients while offering the opportunity to register to vote include materials that:

(a) Identify past, present, or future holders or seekers of partisan elective office;

(b) Contain logos or other graphics that may be identified with a political party or other party preference; and/or

(c) Would reasonably be understood to be associated with a political party or other political party preference.

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208

Stats. Implemented: ORS 247.208

Hist.: ELECT 4-1992(Temp), f. & cert. ef. 2-26-92; ELECT 18-1992, f. & cert. ef. 7-1-92; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0080

Request for Delivery of Registration Cards

(1) The purpose of this rule is to set out the procedures for

handling requests for delivery of voter registration cards. (2) This rule shall include the following definitions:

(a) "Person" is an individual or a corporation, association,

firm, partnership, joint stock company, club, organization or other combination of individuals having collective capacity. It does not include any such organization designated by a County Clerk as a permanent registration location or by the Secretary of State in OAR 165-005-0055(1) as a voter registration agency;

(b) "Registration Cards" are voter registration cards as designed, prepared, and distributed by the Secretary of State per the requirements of ORS 247.121 and 247.171;

(c) "Aggregate" is the total number of registration cards distributed to any person during the time defined in ORS 247.176, \$1;

(d) "Time" is the period extending from the 250th day before the primary election to the date of the primary election and the period extending from the date of the primary election to the 250th day before the next primary election.

(3) All requests for 100 or more voter registration cards shall be accompanied by a completed SEL Form 505 and will be filled as follows:

(a) The County Clerk shall fill requests for less than 500 voter registration cards;

(b) The Secretary of State shall fill requests for 500 or more voter registration cards.

(4) The Secretary of State shall maintain records to determine when an aggregate of 5,000 registration cards have been delivered to any person during any one time period as defined in ORS 247.176, §1.

(5) Requests by any person for registration cards in excess of the 5,000 aggregate during any one time period will be made to the Secretary of State. At the discretion of the Secretary of State, requests for additional cards may be satisfied by:

(a) Providing additional cards to the person making the request at a fee based on actual costs of printing and processing by the Secretary of State; or

(b) Authorizing the requesting person to print the cards at the person's own expense, according to Secretary of State specifications.

(6) Nothing in this rule shall be deemed to limit the distribu-

tion of voter registration cards to permanent registration locations as designated by the County Clerk or to voter registration agencies as designated by the Secretary of State.

(7) The public distribution of registration cards by a person approved by the Secretary of State under ORS 247.171 to print, copy or otherwise prepare and distribute registration cards, even though the distributor incurs costs in the distribution, does not constitute undue influence to affect registration, voting or candidacy.

(8) These procedures shall be construed liberally in order not

to impede voter registration in this state.

ED. NOTE: The form(s) referred to or incorporated by reference in this rule are available from the agency]

Stat. Auth.: ORS 246.150, ORS 247.012 & ORS 247.208

Stats. Implemented: ORS 247.176

Hist.: ELECT 1-1990, f. & cert. ef. 1-16-90; ELECT 5-1992, f. & cert. ef. 2-26-92; Renumbered from 165-002-0015; ELECT 25-1994, f. & cert. ef. 10-27-94

165-005-0090

Registration Card Distribution

Distribution of voter registration cards in amounts greater than 5,000 cards. The Secretary of State will honor requests for delivery of more than 5,000 registration cards in the following circumstances:

(1) When the request is made in writing and the requester agrees to pay the printing costs of the cards requested; or(2) When the request is made in writing and the requester provides the following information and assurances:

(a) The requester provides a plan for distribution of the cards, including the names of persons or organizations involved in the registration drive, distribution locations, publicity related to the registration drive, coordination with other registration drives, if applicable, and any other pertinent details of the effort;

(b) The requester provides written assurances that any unused registration cards after the completion of the registration effort will be returned to the Secretary of State.

Stat. Auth.: ORS 247.176(2) Stats. Implemented: ORS 247.176

Hist.: ELECT 20-1992(Temp), f. & cert. ef. 8-14-92; ELECT 1-1993, f. & cert. ef. 1-13-93

165-005-0120

Required Registration Information

(1) Due too implementation of the National Voter Registration Act (NVRA), it is necessary to modify Oregon statutes which relate to the qualification and registration of voters. This rule is adopted to modify sections and subsections of ORS Chapter 247 for the purpose of complying with NVRA requirements. All sections or subsections of ORS Chapter 247 not specifically modified by this rule are in effect. The following sections and subsections of ORS Chapter 247 are modified for purposes of voter registration.

(2) ORS 247.002(3): Modified so that "Registration card" means a state voter registration card approved by the Secretary of State under ORS 247.171 or the voter registration portion of an application described in ORS 247.017.

(3) Add ORS 247.002(4): "Registration form" means a form which includes:

(a) A tear-off registration card containing the information required to register a person;

(b) A detachable section containing other information which may be requested to assist the county clerk in properly registering a person;

(c) A detachable section containing instruction for completing the form.

(4) ORS 247.012(4): Modified so that if a registration card is legible, accurate and contains the registrant's name, residence address and signature, the county clerk shall register the person. If the registration card is missing the person's date of birth or political party, the county clerk shall contact the person to request the missing information.

(5) ORS 247.012(5): Does not apply.

(6) ORS 247.012(6):

(a) Applies only for new registrations; does not apply if the voter registration card is updating a registration;

(b) If a registration card meets the requirements of ORS 247.012(4) but is missing the voter's political party on the 21st day before any election in which the voter is eligible to vote, the voter shall be considered not affiliated with any political party for

voter shall be considered not affiliated with any political party for the immediately ensuing election and for every subsequent election until the voter updates the voter's registration to indicate a political party affiliation.

(7) ORS 247.121(1): Modified so that:

(a) Each person who completes a voter registration card must supply the following information:

(A) Full name;

(B) Mailing address, residence address or any other necessary information definitely locating the residence of the person; (C) Signature on a statement that the person is a citizen of the United States, a resident of Oregon and at least 18 years of age.

(b) Each person who completes a voter registration card may

be asked to provide the following information: (A) Political party, if any;

(B) Date of birth.

(c) Each person who completes a voter registration form may

be asked to provide the following information:

(A) Telephone number;

(B) If previously registered in Oregon, the name on the previous registration and the county of previous registration, if known.

(8) ORS 247.171: The warning which will appear on voter registration cards printed on or after October 1, 1994 shall state: "WARNING: If you sign this card and know it to be false, you can be convicted and fined up to \$100,000 and/or jailed for up to 5 years."

(9) Ors 247.290(3)(c): Does not apply.

Stat. Auth.: ORS 246.150 Stats. Implemented: ORS 247.005, ORS 247.012, ORS 247.121 & ORS 247.171

Hist.: ELECT 19-1993, f. & cert. ef. 5-19-93; ELECT 24-1994, f. & cert. ef. 10-6-94

165-005-0130

Residence Address Disclosure Exemption

(1) The purpose of this rule is to define when the county clerk may exempt the residence address or personal telephone number of an elector from disclosure as a public record.(2) The terms used in this rule shall have the same meaning

as defined in ORS Chapters 246 through 260, commonly referred to as "Oregon Election Laws".

(3) An elector may request that a county clerk not disclose the residence address or personal telephone number of the elector. If the elector demonstrates to the satisfaction of the county clerk that the personal safety of the elector or the personal safety of a family member residing with the elector is in danger if the residence address or personal telephone number remains available for public inspection, the county clerk shall not disclose the residence address or personal telephone number, except in compliance with a court order, to a law enforcement agency at the request of the law enforcement agency, or with the consent of the elector.

(4) An exemption from disclosure granted under this rule shall include the residence address or personal phone number on the elector's voter registration card, registration lists produced in accordance with ORS 247.940 and 247.950, lists of absent electors produced in accordance with ORS 253.040, poll books, and any other material produced or maintained by the county clerk which is available for public inspection that may reveal the requestor's residence address or personal phone number. The elector's mailing address may be used in place of the exempt residence address.

(5) A request under section (3) of this rule shall be submitted to the county clerk. The request shall be in writing, signed by the elector, and shall include:

(a) A mailing address for the elector; and

(b) Evidence sufficient to establish that disclosure of the

elector's residence address or personal telephone number would constitute a danger to the personal safety of the elector or of a family member residing with the elector. Such evidence may include copies of police reports, court orders, medical records or affidavits showing that the elector or a family member residing with the elector has:

(A) Been a victim of domestic violence;

(B) Obtained an order issued under ORS 133.055;

(C) Contacted a law enforcement officer concerning domes-

tic violence, other physical abuse, or threatening or harassing telephone calls directed at the elector or a family member residing with the elector;

(D) Obtained a temporary restraining order or other no-con-

tact order to protect the elector or a family member residing with the elector from future physical abuse;

(E) Filed other criminal or civil legal proceedings regarding physical protection for the elector or a family member residing with the elector;

(F) Within one year of submitting the request under section(3) of this rule, obtained an officer's stalking protective order or a court's stalking protective order pursuant to Chapter 626, Oregon Laws 1993 (SB 833), or has been a victim of a person convicted of the crime of stalking, of violating an officer's stalking protective order, or of violating a court's stalking protective order;(G) Received protection under a conditional release agree-

ment issued under ORS 135.250-135.260;

(H) Had his or her identity or place of residence protected by a protective order issued pursuant to ORS 135.873 or 135.970;

(I) Testified as a witness at a criminal trial, grand jury hearing or preliminary hearing, and has obtained an affidavit from a district attorney or deputy district attorney stating that such testimony places the personal safety of the witness in danger;

(J) Been a party, juror, judge, attorney or involved in some other capacity in a trial, grand jury proceeding or other court proceeding, and has obtained a court order stating that such involvement places the personal safety of the elector or of a family member residing with the elector in danger; or

(K) Such other documentary evidence that establishes to the satisfaction of the county clerk that disclosure of the elector's residence address or personal telephone number would constitute a danger to the personal safety of the elector or of a family member residing with the elector.

(6) The county clerk receiving a request under this rule promptly shall review the request and notify the elector, in writing, whether the evidence submitted is sufficient to demonstrate to the satisfaction of the county clerk that the personal safety of the elector or of a family member residing with the elector would be in danger if the residence address or personal telephone number remains available for public inspection. The county clerk may request that the elector submit additional information concerning the request.

(7) An elector who has requested that a county

clerk not disclose his or her residence address of personal telephone number may revoke the request by notifying, in writing, the county clerk to whom the request was made that disclosure no longer constitutes a danger to personal safety. The notification shall be signed by the person who submitted the original request for nondisclosure of the residence address or personal telephone number.

Stat. Auth.: ORS 246.150, ORS 247.965, ORS 247.969 & ORS 247.971 Stats. Implemented: ORS 247.965 & ORS 247.969 Hist.: ELECT 3-1994, f. & cert. ef. 2-4-94

165-005-0140

Other Indications of Residency

 The purpose of this rule is to provide additional guidelines for determining residency for voter registration purposes.
 The terms used in this rule shall have the same meaning

as defined in ORS Chapters 246 through 260, commonly referred to as "Oregon Election Laws".

(3) The election official, in determining the residence of a person pursuant to ORS 247.035, may consider, but is not limited to, the following factors:

(a) The address at which the person receives personal mail;

(b) The address at which the person is licensed to drive;

(c) The address at which the person registers motor vehicles for personal use;

(d) The address at which the person is billed for utility services;

(e) The address from which the person files any federal or state tax returns.

(4) If a person's property is split by a jurisdictional line, the person shall be registered where the residence is located. If the residence is split by a jurisdictional line, the person shall register where the residence is located according to county assessment and taxation records.

Stat. Auth.: ORS 246.150 & ORS 247.035 Stats. Implemented: ORS 247.035 Hist.: ELECT 8-1994, f. & cert. ef. 5-2-94

165-005-0150

Use of Signature Stamp by Disabled Elector

(1) For purposes of this rule, signature stamp or other indicator means a device capable of printing a representation of a persons signature on a document.

(2) Any voter who is unable, because of a disability, to sign the persons name by hand may use a signature stamp or other indicator on the persons voter registration form and any other election document requiring the voters signature as provided by this rule.

(3) Before a voter may use a signature stamp or other indicator on an election document, the voter shall attest that the voter needs to use a signature stamp or other indicator because of a disability.

(4) Form SEL 540 shall be the form used for the attestation required by this rule. The form shall be filed with the county election official of the county in which the voter is registered to vote. Stat. Auth.: ORS 246.120, ORS 246.150 & HB 3135, 1997

Stats. Implemented: HB 3135, 1997 Hist.: ELECT 10-1997, f. & cert. ef. 10-27-97

DIVISION 7

CONDUCT OF ELECTIONS

165-007-0010

Purpose of Statutory Authority

Elections by mail are to be conducted pursuant to ORS 254.470. This rule is adopted to modify sections and subsections of ORS Chapters 254 and 255 for the purpose of establishing procedures for the conduct of elections by mail. All sections or subsections of ORS Chapter 254 or 255 not specifically modified by this rule are in effect.

Stat. Auth.: ORS 254.470

Stats. Implemented: ORS 254.470

Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89; ELECT 6-1992, f. & cert. ef. 2-26-92

165-007-0020

Statutory Modifications

The following are modified for all elections conducted by mail:

(1) ORS 254.145(3) — Does not apply.
(2) ORS 254.145(5) — The stub portion of the ballot may be omitted and stub numbers need not be assigned. For single punchcard counties a write-in stub must be attached to the punchcard for any election in which a candidate is on the ballot.

(3) ORS 254.195(2) — Sample ballots need not be printed.
(4) ORS 254.205 — The election officer need not publish a

facsimile ballot unless the election is not conducted by mail throughout the entire electoral district.

(5) ORS 254.215 - Does not apply.
(6) ORS 254.226 - The poll book shall consist of a master list of electors to whom ballots are mailed and all return identification envelopes, excluding "rejected return envelopes" which will be sealed with the ballots. The list shall include the name, residence address, precinct identification and party affiliation of each elector.

(7) ORS 254.235(4) — Does not apply.

(8) ORS 254.245 — Does not apply.

(9) ORS 254-265 — Does not apply.

(10) ORS 254.275 — The election officer shall administer

the election board clerk's oath of office to any person hired temporarily to process ballots.

(11) ORS 254.295 — The election officer may replace any temporary employee hired to work if the employee is not present when required. The replacement need not be of the same political affiliation as the absent employee, unless all temporary employees would have the same political affiliation.

(12) ORS 254.305 — The election officer may allow a reasonable number of persons to be within 100 feet of the ballot box location(s). The election officer may appoint a peace officer to preserve order at these locations. During the processing of the return identification envelopes and ballots, the election officer may appoint one or more persons per work station to act as a challenger or watcher. A person so appointed shall not interfere with the procedures.

(13) ORS 254.315 — Does not apply.

(14) ORS 254.321 - At any election by mail in which a question of establishing or changing the exterior boundaries of a county or city is submitted to a vote, the county clerk shall provide with each ballot a map indicating the proposed boundaries.

(15) ORS 254.325(2), (3), (4), (5) and (6) Do not apply.

(16) ORS 254.335 — Does not apply.
(17) ORS 254.345 — Does not apply.

(18) ORS 254.355 — The election officer shall prepare a list showing the number of ballots initially mailed and the number of replacement ballots issued.

(19) ORS 254.385 — An elector need not sign a pollbook before receiving a ballot. The election officer shall provide a return identification envelope to the elector with the voter's statement shown in Exhibit 2. The elector is required to make the voter's statement by signing in the designated space on the return identification envelope. The elections officer shall provide a secrecy envelope with applicable instructions as shown in Exhibit 3, 4 and 5.

(20) ORS 254.395 — The stub portion of the ballot may be omitted and stub numbers need not be assigned. For single punchcard counties, a write-in stub must be attached to the punchcard for any election in which a candidate is on the ballot.

(21) ORS 254.405(1) and (3) – Do not apply.

(22) ORS 254.415 and 254.425 — An elector or an election official may challenge the entry of any name on the master mailing list. The individual making the challenge shall fill out and sign the challenge form.

(23) ORS 254.435 — Does not apply.

(24) ORS 254.455 - A replacement ballot shall be issued to an elector who did not receive the original ballot or if the issued ballot is lost or damaged. The election officer shall issue the replacement ballot as specified in OAR 165-007-0080. (25) ORS 254.475(1) through (6) — Do not apply.

(26) ORS 254.485(1) and (2) - Ballots may be tallied by a

vote tally system or by a counting board. Ballots will be tallied at a location designated by the election officer. Ballots shall be tallied by precinct. The tally of ballots can not begin before election day but can commence prior to the closing of the polls.

(27) ORS 254.525(1) — Does not apply.

(28) ORS 255.095(2) — The election officer need not publish a facsimile ballot for an election conducted by mail unless the election is not conducted by mail throughout the entire electoral district (notice by mail is given in accordance with the provisions of ORS 255.215).

(29) ORS 255.288 — At any election by mail in which the question of establishing or changing the exterior boundaries of a district or the question of establishing or changing boundaries of electoral zones or subdistricts within a district is submitted to a vote, the county clerk shall provide with each ballot a map indicating the proposed boundaries.

[ED. NOTE: The Exhibits referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 254.470

Stats. Implemented: ORS 254.470

Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89; ELECT 6-1992, f. & cert. ef. 2-26-92

165-007-0030

Voter Registration After the 21st Day

(1) If a voter registration card is received after the 21st day before the election:

(a) The election officer shall examine the master list of elec-

tors and determine whether the person submitting the registration or reregistration was mailed a ballot packet. The election officer shall indicate on the master list that the person reregistered after the 21st day before the election. If that person returns a vote-bymail ballot under the previous registration, the election officer shall reject that ballot;

(b) When a person has been issued a certificate of registration, and is issued a ballot packet under ORS 254.470(4), the election officer shall indicate on the master list that the person voted a ballot by means of a certificate of registration. If the elector returns a vote-by-mail ballot under a previous registration, the election officer shall reject the ballot.

(2) Pursuant to ORS 247.560, the election officer shall inquire into the validity of any registration for which a ballot packet is returned by the postal service as "undeliverable".

Stat. Auth.: ORS 254 Stats. Implemented: ORS 254.470 Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89

165-007-0040

Absentee Voting

(1) The election officer shall mail as soon as possible before an election, absentee ballots to every long-term absent voter of the electoral district as defined in ORS 253.510.

(2) The election officer shall issue ballots to absentee voters

of the electoral district pursuant to the provisions of ORS 253.015–253.135.

Stat. Auth.: ORS 254

Stats. Implemented: ORS 253.065 Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89

165-007-0050

Preparing Ballots for Mailing

(1) The election officer shall insure on site security is provided while preparing ballots.

(2) The election officer shall insure only one format or precinct is prepared at any one time per work station.

(3) The election officer shall insure sufficient information is provided for addressing the ballot envelopes for voter and election identification.

(4) The election officer shall insure security is provided when the ballots are transferred to the Post Office.

Stat. Auth.: ORS 254

Stats. Implemented: ORS 253.045 & ORS 254.470 Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89

165-007-0060

Reception and Signature Verification

(1) The name of each voter, whose return identification enve-

lope is received prior to 8 p.m. on election day, shall be recorded on the master list. Data entry procedures may be used to record this activity. If more than one envelope has been returned by an elector and none are identified as a replacement ballot the election officer shall compare the addresses on the envelopes with the address on the voter's registration card:

(a) If the addresses on the envelopes are different: Process

the return identification envelope containing the correct address. Reject all other return identification envelopes;

(b) If the addresses on the envelopes are the same: Process the return identification envelope with the latest post mark. Reject all other return identification envelopes.

(2) The voter's signature on the return identification envelope shall be compared to the signature as it appears on the voter's registration record:

(a) If they match: File the envelope for precinct processing;

(b) If the signature is questionable: The return identification

envelope shall go to a special verification board to make the determination as to whether the envelope should be accepted or rejected;

(c) If the signature does not match: Reject the envelope.

(3) If the return identification envelope is unsigned, the elec-

tion officer shall make at least one attempt to notify the voter that the ballot cannot be processed unless the envelope is signed prior to 8 p.m. election day. The attempt may be by telephone or in writing. If the phone attempt is unsuccessful then it must be done in writing. The written attempt shall be in the form of a notice in substantially the same form as Exhibit 3. The election officer may again send the voter an official ballot with a return identification envelope and a secrecy envelope with the notice.

(4)(a) If a ballot return envelope is rejected for either of the following reasons:

(A) The signature on the return envelope does not match the signature on the voter registration card; or

(B) Someone else signed their name to the ballot return envelope.

(b) The county election official will time and date stamp the envelope and make an immediate effort to contact the voter by telephone;

(c) If no contact is made within 24 hours and it is more than two business days before the date of the election a notice in substantially the form of Exhibit 2 will be mailed by 1st class mail to the voter shown on the ballot return envelope label;

(d) If the signature does not match the voter registration card and the problem is not resolved in time to count the ballot, and the election officer believes that there is evidence of a possible election law violation; the election officer shall send a copy of the ballot return envelope, voter registration card and any other supporting material to the Secretary of State for examination.

(5) If the signed return identification envelope is unsealed and:

(a) The secrecy envelope is sealed: File for precinct processing;

(b) The secrecy envelope is unsealed: Reject the envelope;

(c) The ballot is not in a secrecy envelope: Reject the envelope.

(6) Rejected return identification envelopes shall be placed in a "rejected ballots" envelope.

[ED. NOTE: The Exhibit(s) referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 254.470

Stats. Implemented: ORS 254.470

Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89; ELECT 7-1992, f. & cert. ef. 2-26-92

165-007-0070

Ballot Processing

(1) Following signature verification, the election officer shall sort the return identification envelopes into precinct order and store them in a secure area.

(2) Not sooner than the fifth day before the election, the election officer may begin preparing the ballots for the count center.

(3) Process return identification envelopes from only one precinct at a time, at any one work station, in the following manner:

(a) Count and record the number of return identification envelopes for the precinct;

(b) Open the return identification envelope and remove the secrecy envelope:

(A) If the secrecy envelope has a challenge number on it, the election officer shall insure the challenge number is written on back of the ballot;

(B) If any other printed material has been included in the return identification envelope, attach it to the secrecy envelope;

(C) If more than one secrecy envelope or more than one ballot, not in a secrecy envelope, is included in one return identification envelope, all contents shall be rejected Replace all contents in the return identification envelope and place in the "rejected ballots" envelope;

(D) If the return identification envelope contains a ballot without a secrecy envelope, remove the ballot and for the purpose of maintaining the secrecy of the ballot, place the ballot in a folder or envelope until such time that all ballots for that precinct have been removed from the return identification envelopes.

(c) Open the secrecy envelope and remove the voted ballot:

(A) If any other printed material has been included with the ballot or if material has been attached to the secrecy envelope, inspect the material to determine if it has any bearing on determining the intent of the voter:

(i) If the material has bearing: Duplicate the ballot as necessary and place original ballot and the material in a "duplicated ballot" envelope;

(ii) If the material has no bearing: Discard the material.

(B) If more than one ballot is in the secrecy envelope, all ballots shall be rejected. Replace all ballots in the secrecy envelope and place the secrecy envelope and contents in a "rejected ballots" envelope;

(C) If candidate names were printed on the ballot, inspect for write-in votes. Process write-in votes in the manner prescribed by the election officer;

(D) If stubs are used, remove and keep separate by precinct;

(E) Inspect the ballot for damage or defects that would cause problems in tallying. Duplicate as prescribed by the election officer;

(F) When all ballots have been removed from the secrecy envelopes; stubs removed, inspected and all duplications have been completed, place the

ballots in a container to be sent to the count center;

(G) Place the return identification and secrecy envelopes aside for storage;

(H) After the inspection process is completed, the ballots shall be stored in a secure area;

(I) The ballots shall be transported to the count center in a sealed container.

(4) Upon completion of the ballot counting, the number of ballots processed shall be compared with the count of the return identification envelopes by precinct. The election officer shall reconcile the totals and resolve any discrepancies.

(5) The election officer shall place the ballots, the "rejected ballots" envelope and the "defective/duplicated ballots" envelope in a sealed container(s) and store for the length of time prescribed in ORS 254.525(3).

(6) All return identification envelopes, except those rejected

or undeliverable shall be retained with the master list of electors for the length of time prescribed in ORS 254.535. The master list of electors and the envelopes shall be the poll book record for the election.

Stat. Auth.: ORS 254 Stats. Implemented: ORS 254 Hist.: ELECT 5-1989, f. & cert. ef. 8-16-89

165-007-0080

Replacement Ballots in Vote-by-Mail Elections

(1) To request a replacement ballot,

an elector shall complete and sign a "Replacement Ballot Request Form" (see Exhibit 1).

(2) An elector can request a replacement ballot

by phone, in writing or in person:

(a) If an elector requests a replacement ballot by phone or

mail, the "Replacement Ballot Request Form" shall be mailed with the replacement ballot. The elector must return the completed and signed request form with the voted ballot to the elections office not later than 8 p.m. election day. If the completed and signed request form is not returned with the voted ballot, the ballot shall be rejected;

(b) The election officer need not mail a replacement ballot to an elector after the 5th day before the election date; however, the ballot shall be made available in the election office until 8 p.m. election day.

(3) Upon receiving a request for a replacement ballot, the election officer shall:

(a) Verify the registration of the elector and insure another ballot has not been returned by the elector;

(b) Note in the master list of electors that a replacement ballot has been issued:

(c) Clearly mark the return identification envelope so it may

be readily identified as a replacement ballot;

(d) Issue the ballot by mail or other means.

(4) Upon receiving the replacement ballot, the election offi-

cer shall verify that another return identification envelope has not been returned by the same elector:

(a) If this is the only return identification envelope for the elector: Process the envelope;

(b) If the original and a replacement are returned by the elec-

tor: Do not count either of the ballots.

(5) The election officer shall insure a completed and signed "Replacement Ballot Request Form" is included in the return identification or secrecy envelope:

(a) If the request form is enclosed, complete and signed: Process the ballot;

(b) If the request form is not enclosed or is not complete or signed: Reject the ballot;

(c) Completed and signed request forms shall be kept in the return identification envelope by the elections office.

[ED. NOTE: The Exhibit(s) referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 254.470

Stats. Implemented: ORS 254.470(8)

Hist.: ELECT 6-1989, f. & cert. ef. 9-7-89; ELECT 17-1990, f. & cert. ef. 6-4-90

165-007-0090

Vote-By-Mail Challenge Process

The purpose of this rule is to establish a vote-by-mail challenge process as required by ORS 254.470(11):

 (1) An absentee or vote-by-mail ballot may be challenged any time up until the ballot is separated from the return envelope.

(2) The county clerk shall keep a record of all challenges.(3) The county clerk shall create a challenge form. A completed challenge form shall include the reason for the challenge, precinct number, challenge number and any other information per-

tinent to the challenge. (4) If the voter returns a voted ballot inside a signed return envelope, the county clerk shall not deposit the ballot in ballot box, but shall hold the ballot aside. The voter's statement on the absentee or vote-by-mail return envelope shall suffice as the oath required of a challenged person under ORS 254.415(2).

(5) The county clerk shall examine each challenged ballot to determine whether the person

is validly registered to vote and if the vote was properly cast: (a) If so, the challenge number shall be noted on the ballot and the ballot shall be counted (ORS 254.426);

(b) If the county clerk cannot determine that the person is validly registered the ballot shall not be counted.

Stat. Auth.: ORS 246.150

Stats. Implemented: ORS 254.470(11)

Hist.: ELECT 25-1992(Temp), f. & cert. ef. 9-3-92; ELECT 9-1993, f. & cert. ef. 3-24-93; ELECT 2-1995, f. & cert. ef. 3-10-95

165-007-0110

The Fail-Safe Ballot

(1) "Fail-safe ballot" is defined as a ballot that contains only

federal offices, statewide offices and statewide measures.

- (2) Notwithstanding ORS 254.145(5), a fail-safe ballot need
- not have a removable stub or stub number.

(3) Notwithstanding ORS 254.115(1)(a) and ORS 254.135

(1)(a), a fail-safe ballot need not contain the number or name of the precinct.

(4) Nothing in this rule shall prevent the use of ballot stubs

and stub numbers on fail-safe ballots. Stat. Auth.: ORS 246.150 Stats. Implemented: ORS 247.205 & ORS 247.306

Hist.: ELECT 26-1994, f. & cert. ef. 10-27-94

165-007-0120

Official Site For Ballot Deposit

(1) The purpose of this rule is to establish requirements and criteria for the designation of places of deposit for the ballots cast in vote by mail elections.

(2) Preparation:

(a) Each county elections official shall designate at least one official site for ballot deposit for any election and, for any statewide or countywide election, at least one additional official site for ballot deposit that is not located at the county courthouse or county elections office;

(b) The county elections official shall consider security, accessibility, concentrations of populations, equitable geographic distribution, available funding and ease of posting signs in select-

ing deposit sites.

(3) Security:

(a) The county elections official shall ensure that proper security measures are taken at all official site for ballot deposits;(b) The county elections official shall ensure that the ballot depository (ballot box or other container in which voted ballots are to be placed) is locked or secure from being moved or tampered with; or

(c) The county elections official shall ensure that the ballot depository is in view of authorized personnel and secure at all times:

(d) The county elections official shall provide for security during the transportation of ballots from the official sites for ballot deposit to the county elections office for vote tally processing. (4) Hours: Official sites for ballot deposit may be established on the first day ballots are mailed and may be open during the normal business hours of the identified official site for ballot deposit, but, at minimum, all official sites for ballot deposit shall be open

to the public on election day for 8 hours or more and until 8:00 p.m. (5) Training of staff:

(a) The county elections official shall instruct personnel at each official site for ballot deposit not to accept ballots prior to the ballot depository being delivered;

(b) The county elections official shall review procedures with personnel at each official site for ballot deposit to ensure security of ballots at all times;

(c) If overnight storage of ballots at the official site for ballot deposit is necessary, the county elections official shall ensure that the depository is secured in a locked room or vault, or that other appropriate security measures are taken.

(6) Placement of depository: The county elections official shall designate placement of the ballot depository at the drop site location. The county elections official shall consider the following in placement of the ballot box at the official site for ballot deposit: security, voter convenience, physically disabled access, parking, public perception that official site for ballot deposit is official. (7) Official plan:

(a) The county elections official shall file an official site for ballot deposit plan with the Secretary of State not later than the 30th day before the election;

(b) The plan shall include the dates and hours each site will

be open, ballot transport, security, location and other considerations of each official site for ballot deposits;

(c) The Secretary of State form shall be used for filing;

(d) The county elections official shall notify the Secretary of State of any change in official site for ballot deposit plan after original plan is filed;

(e) The Secretary of State may respond to any plan, in writ-

ing, to indicate if it is insufficient or does not comply with the provisions of this rule.

(8) Public notification:

(a) The county elections official shall take the necessary steps to ensure that the public is aware of the locations of any established sites, the dates the sites are open and the hours that ballots may be deposited;

(b) The county elections official shall ensure official sites for ballot deposit are clearly identified by signs. A "ballot drop here" sign or similar sign should be posted at each official site for ballot deposit location. It is recommended that traditional "Vote Here' signs not be used for official sites for ballot deposit.

(9) Ballot transport:

(a) The county elections official shall determine frequency of ballot transports from official sites for ballot deposit;

(b) On election day, the county elections official shall ensure authorized personnel are available at official site for ballot deposits to close the ballot box at 8:00 p.m. and transport the ballots to the county elections office;

(c) Only the county elections official may authorize person-

nel to pick up ballots from official sites for ballot deposit.

Stat. Auth.: ORS 246.150 & ORS 254.470

Stats. Implemented: ORS 254.470

Hist.: ELECT 13-1995, f. & cert. ef. 11-3-95

165-007-0130

Method of Calculating Registered Voters Eligible to Vote for Elections conducted pursuant to Article XI, section 8 of the **Oregon Constitution**

(1) The purpose of this rule is to interpret Article XI, section 8 of the Oregon Constitution which requires a particular voter turnout for certain tax elections. The constitution requires that approval may occur only at an election when "at least 50% of registered voters eligible to vote in the election cast a ballot" unless the election is a general election in an even-numbered year. Art XI, section 8, Oregon Constitution. This requirement will be interpreted consistently with the voter registration statutes in ORS chapter 247 and with the requirements of federal law (National Voter Registration Act, P.L. 103-31). The rule also interprets the phrase "cast a ballot". This rule applies only to vote by mail elections.

(2) County elections officials shall use this rule to assist in calculating the eligibility of voters in a particular election, for purposes of determining whether the election has sufficient turnout to allow a passing election conducted under Article XI to be considered approved.

(a) Within the district which is holding the election, determine the number of active registered voters as of the voter registration deadline in ORS 247.025. This is the base group of "registered voters eligible to vote".

(b) If any voter who is determined to be ineligible due to a change in residence address, or any other inactive voter, updates the voter's registration as provided in 1999 Or. Laws Chapter 410, section 11, the voter shall be considered eligible to vote and be added back into the total count of eligible voters.

(c) From the number determined in (2)(a) and (2)(b), subtract all voters who are determined during the particular election to be not eligible to vote, based on information received during the conduct of the election. These subtractions shall be made in the following manner. Subtract all voters who were mailed a ballot which is returned as undeliverable, if the information on the returned envelope shows that the voter's residence address has changed, or that the voter is deceased. Subtract all voters for whom written information is received, other than a returned ballot, showing to the satisfaction of the elections official that the voter is ineligible due to a residence address change or death.

(d) The information regarding eligibility used to make the calculations described in (2)(b) and (c) shall be made based on information received by the elections officer not later than 8:00 p.m. on election day. Information received after that time shall not be used to calculate the total number of eligible voters for that election.

(e) The calculation of the percentage of ballots cast to the number of eligible voters to vote on the question for that election shall be not later that the thirtieth (30th) day after the election.

(f) A voter eligible to vote within the district for an election subject to the voter participation requirements shall be considered to have "cast a ballot" if the ballot has been returned to an elections office and the ballot is determined to be qualified to be counted (outer envelope contains signature of voter, signature matches the registration signature of the voter, no marks on outside of envelope which would cause ballot to be rejected). If these conditions are met, the ballot is "cast" even if the ballot, when opened for counting, is determined to be deficient and is not counted, or if the voter does not vote on the particular measure at issue in the calculation.

(g) For purpose of the November 2, 1999 Election only, Appendix A of this rule shall apply. Stat. Auth.: ORS 246.120, ORS 246.150, ORS 254.465, ORS 254.470 & Or.

Const. Article XI, section 8

Stats. Implemented: Or. Const. Article XI, section 8

Hist.: ELECT 3-1997, f. & cert. ef. 2-25-97; ELECT 11-1997, f. & cert. ef. 10-27-97; ELECT 12-1999(Temp) f. & cert. ef. 10-19-99 thru 4-14-00

165-007-0230

Timelines for the November 2, 1999, Special Election by Mail

(1) The purpose of this rule is to establish the necessary timelines for the Secretary of State and county election officials to conduct a vote-by-mail election and produce a state voters' pamphlet for the legislative referrals listed in House Bill 2354 passed by the 1999 Legislative Assembly to be voted on at a special election to be held throughout the state on November 2, 1999.

(2) Except where otherwise indicated, "filed" means delivered to and actually received in the office of the Secretary of **Oregon Administrative Rules Compilation**

State, Elections Division, not later than 5:00 p.m. on the designated filing deadline date.

(3) The official timelines for the conduct of the statewide special election on November 2, 1999, for HJR 82 and SJR 44, shall be as follows:

(a) Written comments concerning a draft ballot title shall be filed not later than five business days after the draft ballot title is filed with the Secretary of State by the Attorney General.

(b) The Senate President and Speaker of the House shall each appoint one measure proponent to the explanatory statement committee for each measure not later than August 2, 1999.

(c) The Secretary of State shall appoint two measure opponents not later than August 2, 1999 and, if no proponents have been appointed, two proponents, to each explanatory statement committee not later than August 3, 1999.

(d) Legislative Counsel explanatory statements shall be filed not later than August 2, 1999.

(e) Each group of four appointed explanatory statement committee members shall select a fifth member not later than August 5, 1999.

(f) If the appointed four explanatory statement committee members fail to select a fifth member, the Secretary of State shall appoint a fifth member not later than August 9, 1999.

(g) Drafts of the financial impact statements shall be filed not later than August 20, 1999.

(h) Measure arguments to be included in the state voters' pamphlet shall be filed not later than August 26, 1999.

(i) Legislative arguments in support of each measure to be included in the state voters' pamphlet shall be filed not later than August 26, 1999.

(j) Public hearings for the draft financial impact statements shall be conducted not later than August 27, 1999.

(k) The explanatory statement committees shall file draft explanatory statements with the Secretary of State not later than August 27, 1999.

(1) Public hearings on the draft explanatory statements shall be conducted not later than September 3, 1999.

(m) The financial impact statement committee shall consider changes and may file revised estimates not later than September 7, 1999.

(n) The Attorney General shall file a certified ballot title not later than September 7, 1999.

(o) The Secretary of State shall prepare, certify and file the financial impact statement, if two or more committee members do not approve the committee's estimates, not later than September 8, 1999.

(p) The explanatory statement committees shall consider changes and file revised explanatory statements not later than September 10, 1999.

(q) The Secretary of State shall certify the official ballot to county election officials not later than 5:00 p.m., September 10, 1999.

(r) County election officials shall mail ballots to long-term absent electors (overseas and military) not later than September 18, 1999.

(s) The state voters' pamphlet shall be delivered to households not sooner than October 6, 1999 and not later than October 8, 1999.

(t) County election officials shall mail ballots to other than long-term absent electors not sooner than October 13, 1999 and not later than October 15, 1999.

Stat. Auth.: ORS 246.120, ORS 246.150 & HB 2354 (1999 Legislative Assembly)

Stats. Implemented: ORS 250.127, ORS 251.205, ORS 251.215, ORS 251.225, ORS 251.235, ORS 251.245 & HB 2354 (1999 Legislative Assembly)

Hist.: ELECT 6-1999(Temp), f. & cert. ef. 7-30-99 thru 1-26-00

165-007-0240

Timelines for the November 2, 1999, Special Election by Mail (1) The purpose of this rule is to establish the necessary timelines for the Secretary of State and county election officials to

conduct a vote-by-mail election and produce a state voters' pam-

phlet for HJRs 87-90 and 92-94, to be voted on at a special election to be held throughout the state on November 2, 1999. (2) Except where otherwise indicated, "filed" means deliv-

ered to and actually received in the office of the Secretary of State, Elections Division, not later than 5:00 p.m. on the designated filing deadline date.

(3) The official timelines for the conduct of the statewide special election on November 2, 1999, shall be as follows:

(a) Any person who wishes to challenge any legislatively approved ballot title contained in HB 2353 shall file a petition with the Supreme Court not later than three business days after HB 2353 is signed by the Governor and filed with the Secretary of State;

(b) The Senate President and Speaker of the House shall each appoint one measure proponent to the explanatory statement committee for each measure not later than August 2, 1999;

(c) The Secretary of State shall appoint two measure opponents not later than August 2, 1999 and, if no proponents have been appointed, two proponents, to each explanatory statement committee not later than August 3, 1999;

(d) Legislative Counsel explanatory statements shall be filed not later than August 2, 1999;

(e) Each group of four appointed explanatory statement committee members shall select a fifth member not later than August 5, 1999;

(f) If the appointed four explanatory statement committee members fail to select a fifth member, the Secretary of State shall appoint a fifth member not later than August 9, 1999;

(g) Drafts of the financial impact statements shall be filed not later than August 20, 1999;

(h) Measure arguments to be included in the state voters' pamphlet shall be filed not later than August 26, 1999;

(i) Legislative arguments in support of each measure to be included in the state voters' pamphlet shall be filed not later than August 26, 1999;

(j) The explanatory statement committees shall file draft explanatory statements with the Secretary of State not later than August 27, 1999;

(k) Public hearings for the draft financial impact statements shall be conducted not later than August 27, 1999;

(l) Public hearings on the draft explanatory statements shall be conducted not later than September 3, 1999;

(m) The financial impact statement committee shall consider changes and may file revised estimates not later than September 7, 1999;

(n) The Secretary of State shall prepare, certify and file the financial impact statement, if two or more committee members do not approve the committee's estimates, not later than September 8, 1999;

(o) The explanatory statement committees shall consider changes and file revised explanatory statements not later than September 10, 1999;

(p) The Secretary of State shall certify the official ballot to county election officials not later than 5:00 p.m., September 10, 1999;

(q) County election officials shall mail ballots to long-term absent electors (overseas and military) not later than September 18, 1999;

(r) The state voters' pamphlet shall be delivered to households not sooner than October 6, 1999 and not later than October 8, 1999;

(s) County election officials shall mail ballots to other than long-term absent electors not sooner than October 13, 1999 and not later than October 15, 1999.

Stat. Auth.: ORS 246.120, ORS 246.150, HB 2353 & HB 2354 (1999 Legislative Assembly)

Stats. Implemented: ORS 250.127, ORS 251.205, ORS 251.215, ORS 251.225, ORS 251.235, ORS 251.245 & HB 2354 (1999 Legislative Assembly)

Hist.: ELECT 7-1999(Temp), f. & cert. ef. 8-2-99 thru 1-26-00

DIVISION 8

REAPPORTIONMENT

165-008-0000

Purpose

(1) The purpose of OAR 165-008-0000 to 165-008-0060 is to provide by rule procedures in the event that the Secretary of State is required to prepare a reapportionment plan as provided in Section 6, Article IV of the Oregon Constitution.

(2) These rules establish timelines, hearing procedures and

guidelines for evaluation of the constitutional and statutory criteria governing reapportionment.

[Publications: The publication(s) referred to or incorporated by reference in this rule are available from the agency.]

Stat. Auth.: ORS 188.015

Stats. Implemented: ORS 188.015 Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

Hist.: ELECT 37-1990, I. & cert. ef. 10-1

165-008-0010

Schedule If Legislature Does Not Complete Reapportionment by July 1

(1) Subsection (3) of Section 6, Article IV of the Oregon Constitution requires the Secretary of State to make the reapportionment if the legislature fails to enact a reapportionment by July 1 of the year following a federal census.

(2) In this event, the Secretary of State will follow this schedule:

(a) July 15 — Publish a draft reapportionment plan; distribute to the public;

(b) July 15–31 — Accept written comments from the public;
(c) July 22–31 — Conduct one or more public hearings at locations to be announced;

(d) August 1–15 — Transcribe hearing or hearings. Review "evidence, views and argument" submitted by the public. Prepare reapportionment plan;

(e) August 15 — Submit reapportionment plan, together with

transcript and evidence, to the Supreme Court. Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015

Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

165-008-0020

Schedule if Legislature's Reapportionment is Not Approved by the Supreme Court and the Secretary of State is Directed to Draft a Reapportionment

(1) Subsection (2) of Section 6, Article IV of the Oregon Constitution requires the Secretary of State to draft a reapportionment when the Oregon Supreme Court determines that the reapportionment prepared by the legislature is deficient. The Supreme Court will "specify with particularity wherein the reapportionment fails to comply" and will direct the Secretary of State to draft a reapportionment which does comply with the constitution and applicable laws.

(2) In this event, the Secretary of State will follow this schedule:

(a) On or before September 15 — Supreme Court files order with Secretary of State directing preparation of a reapportionment;
(b) September 30 — Publish a corrected reapportionment plan; distribute to public;

(c) September 30—October 15 — Accept written comments from the public;

(d) October 7-15 — Conduct one or more public hearings at locations to be announced. The hearing or hearings shall be held in areas where the districts proposed by the legislature have been found insufficient by the Supreme Court. The Secretary of State may also, at the Secretary's discretion, hold hearings in other areas of the state if the Secretary determines additional hearings are needed to allow the public to participate;

(e) October 15–30 — Transcribe hearing or hearings. Review "evidence, views and argument" submitted by the public. Prepare reapportionment plan;

(f) November 1 — Submit corrected reappor-tionment plan, together with transcript and evidence, to the Supreme Court. Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015

Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

165-008-0030

Conduct of Public Hearings

If the Secretary of State is required to hold a hearing pursuant to either subsection (2) or (3) of Section 6, Article IV of the Oregon Constitution, the following shall apply:

(1) The Secretary of State will be the presiding officer at the hearing.

(2) Persons wishing to testify must provide their name and address at the beginning of the hearing.

(3) Each person may testify only once, even if there are multiple hearings. A person who testified at one hearing may be denied an opportunity to testify again at another hearing.

(4) Each person may speak for no more than ten minutes.

Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015 Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

165-008-0040

Submission of Evidence or Argument

(1) Persons may submit written evidence in the forms permitted by this section within the time permitted under OAR 165-008-0010 or 165-008-0020. If the written evidence is not submitted into the record at a hearing, it shall be delivered in person or mailed to and received by the office of the Secretary of State, Room 136, State Capitol, Salem, OR 97310. No evidence will be accepted after the last date specified in OAR 165-008-0010 or 165-008-0020.

(2) In addition to evidentiary materials, any person may submit their views or argument concerning the apportionment within the same time limits provided for submission of evidence.

(3) Written evidence may consist of written text, charts, maps, photographs, audio and/or video tape records or similar materials. All evidence submitted will become part of the record and will not be returned.

Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015 Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

165-008-0050

Limits on Submission of Evidence, Views and Arguments

Persons testifying in person at a public hearing or through submission of written evidence, views and argument shall limit their comments to addressing the criteria for reapportionment in Section 6, Article IV of the Oregon Constitution, ORS 186.010 and other applicable law. The person should identify the particular district or districts of concern, discuss how the proposed reapportionment does or does not meet the criteria and describe, if possible, what reapportionment plan would better meet the criteria.

Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015

Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

165-008-0060

Criteria for Reapportionment

(1) In developing a reapportionment plan, the Secretary of State will comply with Section 6, Article IV of the Oregon Constitution, ORS 188.010 and any federal law which imposes requirements in addition to those imposed by the Oregon constitution and statutes.

(2) Compliance with the criteria of ORS 188.010(1) shall be to the maximum extent practicable. The following interpretations will be made of specific criteria:

(a) "Utilize existing geographic or political boundaries."

When possible, districts will be drawn to utilize county lines and to maintain cities within a single district;

(b) "Not divide communities of common interest." Where urban neighborhoods, rural communities or other communities can be identified, an effort will be made to retain that community within a single district. Consideration will be given to market areas covered by local media;

(c) "Be connected by transportation links." Road connections of at least a county road should be available within the district from one area of the district to another. This does not apply to unpopulated areas of the district.

Stat. Auth.: ORS 188.015 Stats. Implemented: ORS 188.015 Hist.: ELECT 37-1990, f. & cert. ef. 10-18-90

DIVISION 10

CANDIDATES AND POLITICAL PARTIES

165-010-0005

Designating the State Candidates Manuals, County Candidate's Manual and Forms

(1) ORS 246.120 requires the Secretary of State to prepare and distribute to each county clerk detailed and comprehensive written directives and instructions on elections procedures.

(2) ORS 246.150 requires the Secretary of State to adopt rules to facilitate correctness, impartiality and efficiency in administering election laws.

(3) The Secretary of State designates the 2000 State Candidate's Manual: Major Political Party and associated forms as the procedures and forms to be used by major political party candidates filing and running for state elective office.

(4) The Secretary of State designates the 2000 State Candidate's Manual: Nonpartisan and associated forms as the procedures and forms to be used by nonpartisan candidates filing and

running for state elective office. (5) The Secretary of State designates the 2000 State Candidate's Manual: Minor Political Party and associated forms as the procedures and forms to be used by minor political party candidates filing and running for state elective office.

(6) The Secretary of State designates the 2000 State Candidate's Manual: Assembly of Electors and associated forms as the procedures and forms to be used by nonaffiliated candidates filing and running by assembly of electors for state elective office.

(7) The Secretary of State designates the 2000 State Candidate's Manual: Individual Electors and associated forms as the procedures and forms to be used by nonaffiliated candidates filing

and running by individual electors for state elective office.

(8) The Secretary of State designates the 2000 County Candi-

date's Manual and associated forms as the procedures and forms to be used by county office candidates and precinct committeeperson candidates filing and running for elective office.

[Publications: The publications referenced in this rule are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 249.009

Stats. Implemented: ORS 246.120, ORS 246.150 & ORS 249.009

Hist.: SD 35-1980, f. & ef. 3-6-80; SD 31-1983, f. & ef. 12-20-83; SD 5-1986, f. & ef. 2-26-86; ELECT 9-1992(Temp), f. & cert. ef. 4-9-92; ELECT 32-1992, f. & cert. ef. 10-8-92; ELECT 33-1993, f. & cert. ef. 11-1-93; ELECT 1-1996, f. & cert. ef. 1-3-96; ELECT 8-1997, f. & cert. ef. 10-3-97; ELECT 3-1998, f. & cert. ef. 2-11-98; ELECT 6-1998, f. & cert. ef. 5-8-98; ELECT 10-1999, f. & cert. ef. 10-18-99

165-010-0060

Procedure for Conduct of Meeting to Fill Vacancy in Legislative Assembly

The following procedure has been adopted in accordance with ORS 171.060(1), which requires the Secretary of State to establish by rule procedures for conducting a meeting to fill a vacancy in the Legislative Assembly:

(1) A meeting of the members of the county governing body(ies) shall convene at the time designated by the Secretary of State.

(2) The chairperson conducting the meeting shall open the meeting and state the purpose of the meeting is to select, from a list of not fewer than three nor more than five nominees furnished by the Secretary of State, an appointee to fill a vacancy in the Legislative Assembly.

(3) Members of the county governing body eligible to vote on the selection are those physically or electronically present at the meeting, who are currently holding office by election or appointment.

(4) The county governing body(ies), in making its determination, may allot time for interviewing nominees and for other pertinent deliberations prior to voting.

(5) The vote shall be taken in a manner specified by a majority of those present and eligible to vote on the selection. The person receiving the highest number of votes shall be the appointee. However, in any case, the vote of each member of the governing body(ies) shall be recorded and included in the written statement required by ORS 171.060(3).

Stat. Auth.: ORS 171.051, ORS 171.060 & ORS 249.200

Stats. Implemented: ORS 171.060(1)

Hist.: ELECT 7-1993, f. & cert. ef. 2-16-93; ELECT 10-1999, f. & cert. ef. 10-18-99

165-010-0070

Filling Vacancy in Nomination of Major Political Party

(1) The purpose of this rule is to specify the period following a vacancy within which a major political party must notify the filing officer of the name of the new nominee.

(2) The Secretary of State hereby specifies that the deadline for notifying the filing officer of the name of the new nominee, where there is a vacancy in nomination of a major political party office from the primary election, is the 70th day before the general elections.

Stat. Auth.: ORS 249.190

Stats. Implemented: ORS 249.190

Hist.: ELECT 17-1992(Temp), f. & cert. ef. 6-29-92; ELECT 40-1992, f. & cert. ef. 12-17-92; ELECT 14, 1994(Temp), f. & cert. ef. 7-22-94; ELECT 14-1996, f. & cert. ef. 12-19-96

165-010-0080

Write-In Candidate Acceptance Form (SEL 141)

The Secretary of State hereby adopts by reference and designates SEL 141 to comply with ORS 254.548 in contents required in accepting the nomination or election to office by write-in votes. SEL 141 shall be the filing form and shall contain:

(1) Declaration of nomination or election;

(2) Designation of party (American, Democratic, Libertarian, New Alliance, Republican, Nonpartisan or Other);

(3) Office and department or position number, if any, for which candidate accepts nomination or election;

(4) Candidate's full name;

(5) If nomination, candidate's name as it should appear on ballot (may use nickname in parentheses);

(6) Mailing address of candidate's residence;

(7) Candidate's home and work telephone numbers;

(8) If nomination, statement candidate is willing to accept nomination and will qualify if elected;

(9) If elected, statement candidate will accept office;

(10) Candidate's signature and date signed;

(11) Statements warning against filing false information on form.

[ED. NOTE: The form(s) referred to or incorporated by reference in this rule are available from the agency.]

Stat. Auth.: ORS 254.548 Stats. Implemented: ORS 254.548

Hist.: ELECT 8-1992(Temp), f. & cert. ef. 3-27-92; ELECT 30-1992(Temp), f. & cert. ef. 10-2-92; ELECT 8-1993, f. & cert. ef. 3-8-93

165-010-0090

Order of Candidate Names on the Ballot

(1) The purpose of this rule is to establish the procedure for determining the order in which candidate names will appear on the ballot.

(2) The Secretary of State shall provide to the county clerk a

random ordering of the letters of the alphabet. The county clerk shall place each candidate's name on the ballot in the order that the first letter of the candidate's last name appears on the random order alphabet. For candidates whose last names begin with the same letter of the alphabet, the following procedure shall be followed: (a) For candidates whose last names begin with the same letter, the order of placement of these names (within the order allocated to the first letter of the last name) shall be determined according to the second letter of the last name. The county clerk shall place the candidates' names in the order the second letter appears on the randomly ordered alphabet. If both the first two letters are the same, the procedure shall be followed for the third and following letters in the surname;

(b) If two or more surnames are identical, the order of place-

ment of these names (within the allocated order) shall be according to the first letter of the first name of the candidates. If the first letter of the first name is identical the ordering shall be based on the second letter of the first name. If both the first two letters of the first name are identical, the same procedure is followed for the third and subsequent letters of the first name;

(c) If two or more candidates have identical last and first names, the order of names will be according to the letters of the middle name in a like manner.

(3) The Secretary of State shall provide the random alphabet

to the county clerk not later than the 68th day before the election. The order of names shall be determined not later than the last day for the county clerk to certify the ballot.

Stat. Auth.: ORS 246.150 & ORS 254.155 Stats. Implemented: ORS 245.155

Hist.: ELECT 4-1994, f. & cert. ef. 3-31-94

DIVISION 12

CAMPAIGN FINANCE REGULATIONS

165-012-0005

Designating the 1998 Campaign Finance Manual and Forms

(1) ORS 246.120 requires the Secretary of State to prepare and distribute to each county clerk detailed and comprehensive written directives and instructions on elections procedures.

(2) ORS 246.150 requires the Secretary of State to adopt rules to facilitate correctness, impartiality and efficiency in administering election laws.

(3) ORS 260.156 allows the Secretary of State to adopt rules for the manner of determining and reporting expenditures and contributions under ORS Chapter 260.

(4) Pursuant to ORS 260.156, the Secretary of State designates the 1998 Campaign Finance Manual and associated forms as the procedures and guidelines to be used for compliance with Oregon campaign finance regulations.

[Publications: Copies of the publication referenced in this rule are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150, ORS 260.156 & ORS 260.200

Stats. Implemented: ORS 246.120, ORS 246.150, ORS 260.156 & ORS 260.200 $\ensuremath{\mathsf{CRS}}$

Hist.: SD 101, f. & ef. 12-3-75; SD 120, f. & ef. 12-21-77; SD 34-1980, f. & ef. 3-6-80; SD 28-1983, f. & ef. 12-20-83; SD 3-1986, f. & ef. 2-26-86; ELECT 32-1988(Temp), f. & cert. ef. 8-26-88; ELECT 22-1989(Temp), f. & cert. ef. 11-9-89; ELECT 19-1990, f. & cert. ef. 6-4-90; ELECT 14-1992 (Temp), f. & cert. ef. 6-10-92; ELECT 37-1992, f. & cert. ef. 12-15-92; ELECT 34-1993, f. & cert. ef. 11-1-93; ELECT 1-1995(Temp), f. & cert. ef. 23-95; ELECT 15-1995, f. & cert. ef. 12-18-95; ELECT 6-1997(Temp), f. & cert. ef. 7-26-96; ELECT 5-1997, f. & cert. ef. 3-24-97; ELECT 6-1997(Temp), f. & cert. ef. 4-18-97; ELECT 15-1997, f. & cert. ef. 6-2-98; ELECT 9-1998, f. & cert. ef. 9-11-98; ELECT 13-1998, f. & cert. ef. 12-15-98; thu 6-13-99; ELECT 2-1999(Temp), f. & cert. ef. 12-15-98; thu 6-13-99; ELECT 2-1999(Temp), f. & cert. ef. 12-15-98; thu 6-13-99; ELECT 2-1999(Temp), f. & cert. ef. 1-15-99 thru 7-14-99; ELECT 3-1999, f.

165-012-0050

Contribution of Polls, Allocation of Polling Expenses

(1) The purpose of this rule is to establish procedures for the contribution of poll results in compliance with ORS chapter 260, the allocation of polling expenses for candidate polls, the valuation of poll results, and the reporting of in-kind contributions of poll results.

(2) This rule does not apply to:

(a) Individuals mentioned in a poll who are not candidates; and

(b) Polls conducted internally by a campaign or entity that are not contributed.

(3) For purposes of this rule and, except where otherwise defined:

(a) "Candidate" includes an agent of the candidate or an agent of the candidate's principal campaign committee.

(b) "Candidate Poll" means a poll or a portion of a poll in which any questions are asked about one or more candidates or individuals.

(c) "Contributor" means a purchaser of a poll or agent who gives the poll results to one or more nonpurchaser candidates or non-purchaser political committees.

(d) "Date of purchase" means the date that a person pays for a poll.

(e) "Issue Poll" means any poll or portion of a poll which is not a candidate poll.

(f) "Person" includes an agent of the person.

(g) "Political Committee" includes an agent of the political committee.

(h) "Poll:"

(A) Means a questioning of selected participants regarding one or more candidates or issues that comprises one or more questions, whether the questioning is commissioned or conducted by volunteers; and

(B) Includes a sample of participants that is a self-contained subset of all participants under paragraph (A) of this subsection.(i) "Purchaser" means a person or political committee that requests or otherwise commissions and pays for a poll.

(j) "Receipt" means in the custody of a candidate or political committee. Examples of custody include but are not limited to physical or electronic possession or possession by means of telephonic or facsimile communication.

(k) "Results" means the raw data of a poll or any compiled conclusions and analysis supported by the raw data.

(4) The purchase of the results of a poll by a candidate or a political committee is an expenditure by the candidate or political committee.

(5) The acceptance of the results of a poll that have a value under section 11 of this rule by a candidate or political committee is an in-kind contribution by the contributor and an in-kind expenditure in the amount determined under section 11 of this rule and must be reported by:

(a) The recipient candidate or political committee; and

(b) If the contributor is required to file statements of contributions received and expenditures made under ORS 260.058 to 260.073, the contributor.

(6) A candidate or political committee accepts the results of a poll if the candidate or political committee:

(a) Requests the poll results; or

(b) Obtains the poll results from the contributor.

(7) A contributor of poll results shall retain records for two years sufficient to support the valuation of poll results and any allocation of poll costs.

(8) The contributor of a candidate poll shall determine:

(a) The percentage of the candidate poll's overall cost to be allocated to each of the candidates directly or indirectly affected by the candidate poll (Divide the number of questions in the sample received by a candidate by the total number of questions asked in the sample); and

(b) The base amount of in-kind contribution to each recipient candidate (Multiply the overall cost of the candidate poll by a particular candidate's percentage of the overall cost as calculated under subsection (a) of this section).

(9) For purposes of valuing poll results accepted by a candidate or political committee:

(a) A candidate poll shall have no value to any recipient candidate or political committee if the candidate poll is simultaneously released to each candidate who is running for nomination or election to an office covered by the candidate poll.

(A) The provisions of this subsection may be used only if a candidate poll covers more than one candidate.

(B) If any individual files for an office covered by a contributed candidate poll within 90 days of the candidate poll being valued under this subsection, the contributor must give the individual the candidate poll results not later than the 30th day after the date the individual files for the office.

(b) A candidate or issue poll shall have no value to any recip-

ient candidate or political committee if the poll is released (prior to or simultaneously with delivery to a candidate covered in the poll or any political committee) to:

(A) The newspaper of largest circulation in the district from

which a candidate or candidates are running, or if the district is statewide, to at least ten of the largest daily circulation newspapers in the state; and

(B) At least one broadcast media outlet licensed for commercial operations by the FCC whose primary broadcast coverage encompasses the district in which a candidate or candidates are running.

(c) A candidate or issue poll that is not valued under sub-

sections (a) or (b) of this section shall be valued according to the valuation schedule provided in this subsection. Except as provided in subsection (d) of this section, poll results received by a candidate or political committee within the following time periods after the last (closing) day that the purchaser or other entity conducting the poll accepts data from which the poll results will be compiled (for example, the day the last oral questions are asked or the day that the purchaser stops accepting mail returns) shall have the corresponding value to the recipient as an in-kind contribution:

(A) 1 to 15 days after the closing day, 100 percent of the:

(i) Recipient candidate's base amount of in-kind contribution

for a candidate poll calculated under section 10(b) of this rule; (ii) Overall cost of a candidate poll for a recipient political committee: or

(iii) Overall cost of an issue poll for a recipient candidate or political committee.

(B) 16 to 60 days after the closing day, 50 percent of the:

(i) Recipient candidate's base amount of in-kind contribution

for a candidate poll calculated under section 10(b) of this rule; (ii) Overall cost of a candidate poll for a recipient political committee; or

(iii) Overall cost of an issue poll for a recipient candidate or political committee.

(C) 61 to 180 days after the closing day, 5 percent of the:

(i) Recipient candidate's base amount of in-kind contribution for a candidate poll calculated under section 10(b) of this rule;
(ii) Overall cost of a candidate poll for a recipient political committee; or

(iii) Overall cost of an issue poll for a recipient candidate or political committee.

(D) More than 180 days after the closing day, no value to the recipient candidate or political committee for a candidate or issue poll.

(d) Notwithstanding subsection (c) of this section, a poll conducted and completed more than 180 days prior to the next election to be held after the poll is conducted and completed shall have no value to any recipient candidates or political committees. "Conducted and completed" means that all questions, in any format, have been asked and further replies are not being accepted by the purchaser or other entity in charge of gathering data from which the poll results will be compiled, and that the poll results have been compiled.

(10) A candidate or political committee that has accepted the

results of a poll believing that the results have no value or a particular value is liable for any fees or penalties owed as a result of having to report the acceptance as a previously unreported or underreported in-kind contribution and expenditure if the results of the poll are subsequently determined to have value or a higher value to the candidate or political committee.

Stat. Auth.: ORS 246.150 & Ch. 1, OL 1995

Stats. Implemented: Ch. 1, OL 1995

Hist.: SD 24-1986, f. & ef. 8-1-86; ELECT 2-1996, f. & cert. ef. 1-3-96; ELECT 5-1997, f. & cert. ef. 3-24-97

165-012-0060

Slate Mailer Organizations

(1) Under ORS 260.737(2) and (5), the Secretary of State must adopt rules defining certain terms relating to slate mailer organizations.

(2) As used in ORS 260.005, 260.735 and 260.737, these terms shall have the following meanings:

(a) "Legible size" means that the printing of the required notice will be no less than eight-point Helvetica type for any slate mailer $8-1/2 \times 11$ inches or less, and ten-point Helvetica type for any slate mailer larger than $8-1/2 \times 11$ inches. The required notice will be printed at the top or bottom of the front surface of the mailer;

(b) "Legible size and type" means that the notice shall be in a color of print which contrasts with the background of the mailer so as to be readily and easily legible, and in a printed (bold, italicized, or other means) or drawn box and set apart from any other printed matter. The size shall be as defined in subsection (a) of this section;

(c) "Payment" means the payment or furnishing of money or any thing of value or the incurring or repayment of indebtedness or obligation by or on behalf of a candidate, political committee or person for the purpose of participating in a mass mailing that supports or opposes a total of three or more candidates or measures.

Stat. Auth.: ORS 246.150 & ORS 260.737 Stats. Implemented: ORS 260.737 Hist.: ELECT 2-1994, f. & cert. ef. 2-2-94

165-012-0210

Chief Petitioner Committees

The purpose of this rule is to ensure a uniform organization for chief petitioner committees under ORS 260.118(1).
 This rule applies to the chief petitioners of a statewide initiative or referendum petition filed for the 1998 General Election or thereafter and to any recall petition filed after the effective date of this rule.

(3) The chief petitioners of a statewide initiative, referendum or recall petition shall appoint a treasurer and file a statement of organization under ORS 260.118 for that petition only, and shall keep accounts and file reports under ORS chapter 260 for that single and distinct committee separate from any other chief petitioner committee or other political committee.

(4) Nothing in this rule is intended to prohibit any:

(a) Individual from being a chief petitioner for any other peti-

tion subject to this rule; or

(b) Measure committee from supporting or opposing any

other measure committee, including a chief petitioner committee. Stat. Auth.: ORS 246.150 & ORS 260.118

Stats. Implemented: ORS 260.118 Hist.: ELECT 2-1997, f. & cert. ef. 2-25-97

DIVISION 13

ELECTION OFFENSES

165-013-0040

Interpretation of ORS 260.522

(1) Definitions:

(a) The terms "candidate", "measure", "person" and "political committee" used in this rule have the meanings assigned to them by ORS 260.005;

(b) "Election" means a regularly scheduled election, or a special election after it has been scheduled by the appropriate elections official or by the Legislative Assembly.

(2) Purpose of Rule: The purpose of this rule is to interpret the requirements of ORS 260.522, which requires certain identification on written, audio and visual materials related to an election, or relating to measures or candidates at an election.

(3) Identification Requirements:

(a) All written, audio or visual material of any type must contain the identification required by ORS 260.522. This includes, but is not limited to, billboards, brochures, flyers, stationary, bum-

per stickers, lawn signs, campaign buttons, and advertisements, both written and broadcast;

(b) The identification must be located on at least one place on the written material, or spoken or shown on audio and visual material, and shall substantially follow the examples below: (A) "Authorized by Friends of John Smith PAC, 25 Main Street, Everywhere, Oregon 97000"; or

(B) "Authorized by John Smith, 15 Elm Street, Everywhere, Oregon 97000".

(c) Written material must contain the identification if the material either is related to an election or is related to a candidate or measure at an election. The material need not advocate a position for or against a candidate or measure, or election issues in general, in order for the identification to be required. Even strictly nonpartisan or factual material must contain the identification (except as exempted in this rule). In order to come within the requirements of ORS 260.522 the material must be:

(A) Related to any election; or

(B) Relating to a candidate or measure at an election;

(C) If the written or broadcast material relates to a person who is a candidate, but the material contains no express or implied reference to an election or the person's candidacy, and directly relates to the candidate's career or business, or to the candidate's public office, then the identification is not required.

(d) Media coverage of election issues, including coverage of candidates and measures, need not contain the identification described in ORS 260.522 if the written, audio or visual material is not paid or public service advertising but is strictly news or editorial coverage in the control of the owner and publisher of the media source, and the media source meets the following conditions:

(A) The media source is regularly published or broadcast; and

(B) If the media source is a written publication, the name of the organization, its address, and the name of the publisher or editor is printed on the publication; and

(C) If the media source is a broadcast outlet, that is licensed

by the Federal Communications Commission (FCC).

(e) Written and broadcast material relating exclusively to encouraging voter registration or voter turnout which does not advocate or encourage persons to vote in any particular manner at an election, is not considered to be "related to an election" and need not contain the identification required by ORS 260.522, even if the material related to voter registration or voter turnout is published during the period preceding an election.

(4) Sign Exception:

(a) ORS 260.522(3)(a) exempts "signs relating to a candidate

if the candidate or the principal campaign committee of the candidate is responsible for the sign and the sign displays the name of the candidate". This exemption only applies to candidates' signs which are the responsibility of the candidate himself or herself, or of the principal campaign committee for the candidate. All other signs, including signs relating to the election generally, or measures, or candidates if the responsible party is not the candidate or the candidate's principal campaign committee, must contain the required identification;

(b) In addition to the requirements identified in section (3) of

this rule, to be considered a sign exempt from the identification requirement the written material must be at least 21 square inches in size, and must be a sign designed and used for public display. The following are considered signs (assuming that they are at least 21 square inches in size): Billboards, lawn signs, bumper stickers (designed to be affixed to vehicle bumpers or rear windows), skywriting or banners carried by aircraft. The candidate's name must always be prominently displayed on the sign in order for the sign to qualify for the exemption from the identification requirement.

(5) Political Advertising by Broadcast Media:

(a) Radio broadcasts must meet the identification requirements of ORS 260.522 (orally on the broadcast) as well as the FCC requirements. If the person responsible for a radio broadcast is a candidate or political committee, and the radio broadcast complies with FCC laws and regulations, no address need be given as part of the identification. ORS 260.522(2);

(b) Television broadcasts must meet both the identification

requirements of ORS 260.522 as well as the FCC requirements. Stat. Auth.: ORS 246.150, ORS 260.005 & ORS 260.522 Stats. Implemented: ORS 260.522

Hist.: ELECT 21-1992(Temp), f. & cert. ef. 8-14-92; ELECT 2-1993, f. & cert. ef. 1-13-93

DIVISION 14

INITIATIVE, REFERENDUM AND RECALL

165-014-0005

Designating the Initiative, Referendum and Recall Manuals and Forms

(1) ORS 246.150 requires the Secretary of State to adopt rules to facilitate correctness, impartiality and efficiency in administering election laws.

(2) ORS 250.015 requires that the Secretary of State designate the form of a prospective petition.

(3) The Secretary of State designates the 2000 State Initiative and Referendum Manual and associated forms as the procedures and forms to be used for the state initiative and referendum process

(4) The Secretary of State designates the 2000 Recall Manual and associated forms as the procedures and forms to be used for the recall process.

(5) The Secretary of State designates the 2000 County Initiative and Referendum Manual and associated forms as the procedures, except where state law permits the procedure to be otherwise under local charter or ordinance, and forms to be used for the county initiative and referendum process.

Publications: The publications referenced in this rule are available for review at the agency.]

Stat. Auth.: ORS 264.120, ORS 246.150 & ORS 250.015

Stats. Implemented: ORS 246.120, ORS 246.150 & ORS 250.015 Hist.: SD 120, f. & ef. 12-21-77; SD 7-1979(Temp), f. & ef. 11-5-79; SD 31-1980, f. & ef. 3-6-80; SD 10-1984, f. & ef. 6-19-84; SD 21-1984(Temp), f. & ef. 10-8-84; SD 4-1986, f. & ef. 2-26-86; ELECT 33-1988(Temp), f. & cert. ef. 8-26-88; ELECT 4-1989(Temp), f. & cert. ef. 8-11-89; ELECT 4-1991 (Temp), f. & cert. ef. 3-18-91; ELECT 10-1992(Temp), f. & cert. ef. 4-9-92; ELECT 19-1992(Temp), f. & cert. ef. 7-1-92; ELECT 39-1992, f. & cert. ef. 12-17-92; ELECT 3-1993 (Temp), f. & cert. ef. 1-22-93; ELECT 10-1993, f. & cert. ef. 3-25-93; ELECT 35-1993, f. & cert. ef. 11-1-93; ELECT 1-1996, f. & cert. ef. 1-3-96; ELECT 8-1997, f. & cert. ef. 10-3-97; ELECT 3-1998, f. & cert. ef. 2-11-98; ELECT 10-1999, f. & cert. ef. 10-18-99

165-014-0006

Forms SEL 313 and 372

(1) ORS 246.120 requires the Secretary of State to prepare and distribute to each county clerk detailed and comprehensive written directives and instructions on elections procedures.

(2) ORS 246.150 requires the Secretary of State to adopt

rules to facilitate correctness, impartiality and efficiency in administering election laws.

(3) The Secretary of State adopts the following forms to be used as state and local initiative and referendum petition signature sheets when a circulator is being paid: SEL 313 and 372 (ORS 250.045, 250.165, 250.265 and 255.135).

[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246.120, ORS 246.150, ORS 250.015, ORS 250.045, ORS

250.165, ORS 250.265 & ORS 255.135

Stats. Implemented: ORS 250.045, ORS 250.165, ORS 250.265 & ORS 255.135

Hist.: ELECT 29-1992(Temp), f. & cert. ef. 9-30-92; ELECT 4-1993(Temp), f. & cert. ef. 1-22-93; ELECT 11-1993, f. & cert. ef. 3-25-93

165-014-0027

Notice of Draft Ballot Title

(1) The Secretary of State, Elections Division adopts this rule to specify the means for providing reasonable statewide notice for submitting comments on a draft ballot title.

(2) The Secretary of State, Elections Division shall give notice of a draft ballot title by general circulation of a press release to the Associated Press, and other Capitol media, and by distribution of the release to the following:

(a) The chief petitioners of an initiative or referendum petition for which a ballot title is drafted;

(b) Members of the Legislative Assembly; and

(c) Any person or organization who wishes to receive copies

of all notices of draft ballot titles, or of a specific notice, and who has requested and paid for the Elections Division's subscription service. To begin receiving this service, the person submitting the request shall provide:

(A) The name, contact person (if different from the subscribers), mailing address and daytime telephone number of the subscriber;

(B) Payment in the amount of \$100 per even-numbered year for a two-year subscription to the initiative and referendum mailing list. The two-year subscription will include the complete text of proposed initiative measures filed with the Secretary of State, Elections Division, opportunity to provide input on the single-subject requirement as it applies to such initiative measures, and notice of draft ballot titles prepared for such initiative measures;

(C) A subscriber may cancel a subscription by submitting a written request. A full refund of the subscription price will be provided if the request for cancellation is received by the Elections Division before any subscription information has been sent to the subscriber. After subscription information has been sent, no refunds or credits will be provided;

(D) The two-year subscription charge will be prorated for any person who subscribes after the subscription period has begun. The subscription charge will be calculated at the rate of \$4.17 per month or any portion of a month remaining in the subscription period.

(3) Notice of a draft ballot title shall be mailed not later than the first business day after the day the draft ballot title is filed with the Secretary of State.

(4) Not later than the first business day after a certified ballot title is filed with the Secretary of State, the secretary shall mail a copy of the certified ballot title to any person who timely submitted written comments on the draft ballot title. The mailing shall include information regarding the final date for filing with the Supreme Court a petition seeking a different title.

Stat. Auth.: ORS 192.440, ORS 246.150 & ORS 250.067

Stats. Implemented: ORS 192.440, ORS 246.150 & ORS 250.067

Hist.: SD 22-1985, f. & ef. 9-27-85; SD 18-1986, f. & ef. 5-7-86; ELECT 17-1994, f. & cert. ef. 8-25-94; ELECT 10-1998, f. & cert. ef. 11-3-98; ELECT 1-1999, f. & cert. ef. 1-7-99

165-014-0028

Review of Proposed Initiative Measures for Procedural Constitutional Compliance

(1) The Secretary of State will review a proposed initiative measure submitted under the authority of Article IV, section 1 of the Oregon Constitution and ORS 250.045 to determine if it complies with the procedural requirements established in the Oregon Constitution for initiative petitions. This review will include, but not necessarily be limited to, whether a proposed initiative measure: "embraces one subject only and matters properly connected therewith", constitutes an "amendment" to the constitution, or proposes a single amendment to the Constitution or separate amendments that must be submitted separately. The Secretary will not review any prospective petition for substantive constitutional or legal sufficiency.

(2) The Secretary of State will conduct the review of pro-

posed initiative measures for procedural constitutional compliance during the period when the draft ballot title and certified ballot title are prepared.

(3) The Secretary of State will distribute a copy of the text of the proposed initiative measure in the same manner as provided by rule for statewide notice of the opportunity to provide comment on draft ballot titles prepared by the Attorney General. The Secretary will seek comment from interested persons regarding whether the proposed initiative measure complies with procedural constitutional requirements, including those described in section (1) above. Comments must be filed within the same time period as provided for comments on the sufficiency of the draft ballot title.(4) The Secretary of State will notify in writing the chief petitioners of the results of the Secretary's review for compliance

petitioners of the results of the Secretary's review for compliance with the procedural constitutional requirements for proposed initiative measures. The notification will also be sent to any interested persons who submitted timely comments to the Secretary, in the same manner as provided for notification of the certified ballot title provided by the Attorney General.

(5) The Secretary of State will not approve for circulation the form of the cover and signature sheet filed by a chief petitioner(s) if the Secretary determines that the proposed initiative measure fails to comply with the constitutional procedural requirements for a proposed initiative measure.

(6) The Secretary of State's notice issued pursuant to section

(4) is a final order. Review of this order may be sought under ORS 183.484 or ORS 246.910 in the Marion County Circuit Court.

Stat. Auth.: ORS 246.120, ORS 246.150, OR Constitution 1, Art IV & 1, Art XVII

Stats. Implemented: ORS 246.120, ORS 246.150, OR Constitution 1, Art IV & 1, Art XVII

Hist.: SD 26-1986(Temp), f. & ef. 9-15-86; SD 29-1986, f. & ef. 10-10-86; ELECT 11-1998, f. & cert. ef. 11-3-98

165-014-0030

Statistical Sampling Procedures for State Petition

This rule is adopted to implement ORS 250.105(4) and presumes that all requirements for petition filing have been met and that the petition signature sheets, as presented, are accepted for verification. Also, for the purpose of ensuring the uniform and accurate application of this administrative rule, the office of the Secretary of State reserves the right to designate that any petition or part of any petition have all the signatures verified:

(1) If the petitioners certify upon submission of signatures that the petition contains enough unverified signatures to meet the statutory requirements, it is accepted for signature verification. If the petition does not have enough unverified signatures to meet the statutory requirements, the petition is rejected. If the petition has enough unverified signatures to meet the statutory requirements, two signature samples may be taken in order to determine if the petition contains the required number of valid signatures of electors to qualify the petition as a ballot measure.

(2) Each petition signature sheet is checked to ensure it has the correct initiative petition identification number. A check is made to ensure that the circulator's verification statement on each petition signature sheet contains the signature of the circulator. Signature sheets without a circulator's signature below the circulator's verification statement are rejected. Each petition signature sheet is then checked to see that it is back to back to a cover sheet. Those petition signature sheets not back to back to a cover sheet are rejected. The petition signature sheets are then checked to ensure that the petitioners have separated them into sequentially numbered stacks representing individual counties.

(3) The information from the petition signature sheets will be captured and entered into a computer program as follows: petition I.D. number, county I.D. number, petition sheet number, last used line number and unused line count.

(4) The sample size of the first and second sample of signatures will be determined by a statistical sampling formula and procedure described in Appendix 1.

(a) The total number of signatures for the combined first and second sample shall be at least five percent of the total number of signatures submitted for verification.

(b) A random number generator program will be used to sup-

ply a list of random numbers equal in amount to the number of signatures needed for two samples. A "first" sample list will be produced by using a count of random numbers equal to the first sample requirement. However, in all cases the first sample will be 1,000 signatures. A "second" sample list will be produced by using the remainder of the random numbers. The combined number of signatures to be used in the first and second samples will be at least five percent of the total number of signatures submitted for verification.

(c) The "first" and "second" sample list will show the petition identification number, county number, petition signature sheet number and petition sheet line number of each signature selected for verification:

(d) The signatures selected on the "first" sampling list will be color coded with a color different than the signatures on the "second" sampling list.

(5) Using the "first" and "second" random sampling selection lists as the control element, the appropriate petition signature sheets are pulled from the county stacks and the selected signatures are hi-lited. If the selected signature line is a blank or crossed out line, the next available line below will be selected. If there are no available lines below, the line above will be selected. These changes will be noted on the random sampling selection list.

(6) A "First and Second Sample Summary of Results of Verification", the random sampling selection list and the selected petition signature sheets are sent to the applicable county.

(7) Upon receipt of the selected petition signature sheet(s) the county elections official will immediately begin verifying the signatures of the "first" sample. As soon as all the signatures of the "first" sample are verified, the county election official will post these results to the "First Sample" section of the Summary of Results of Verification form. The county elections official will then immediately deliver or fax these results to the Secretary of State.

(8) The Secretary of State will immediately consolidate and tabulate all delivered or faxed "Summary of Results of Verification" data for the "first" sampling.

(9) The sampling formula to determine acceptance or rejec-

tion will be applied to the consolidated data from the "first" sample. If the petition is accepted as a result of the "first" sample the Secretary of State will immediately notify the county elections officials that no further verification is required. If the results of the "first" sample do not qualify the petition to the ballot, a "second" larger sample will be verified.

(10) Upon notification by the Secretary of State, the county elections official will immediately begin verifying the signatures of the "second" sample. As soon as all the signatures of the "second" sample are verified the county election official will post these results to the "Second Sample" section of the Summary of Results of Verification form. The county elections official will then immediately deliver or fax these results to the Secretary of State.

(11) The Secretary of State will immediately consolidate and

tabulate all delivered or faxed "Summary of Results of Verification" data for the "second" sample. The statistical formula will be applied to combined data from the "first" and "second" sample to determine its acceptance or rejection.

(12) As soon as all signatures have been verified and the results posted to the appropriate Summary of Results of Verification form, the clerk will return the original sampled petition signature sheets and Summary Result of Verification forms to the Secretary of State within 30 days. If notified by the Secretary of State, the county election official may terminate signature verification before all signatures included in a sample have been checked.

(13) If the results of the "first" sample do not qualify the petition the "second" sample data will be added to the "first" sample data and the combined results will be applied to the sampling formula. The formula will show that:

(a) The petition has a sufficient number of valid signatures to qualify for the ballot;

(b) The petition does not have a sufficient number of valid signatures to qualify for the ballot.

(14) In the event additional signatures are filed pursuant to ORS 250.105(3), an additional sample will be selected solely from the second submittal of signatures.

(a) The sample size of the second submittal will be directly proportional to the combined "first" and "second" samples from the first submittal.

(b) The verification procedures applied to the combined "first" and "second" sample will be applied to the second submission of signatures.

(c) To determine acceptance or rejection of the initiative or referendum petition, the verification results of the second submission will be added to the verification results of the combined "first" and "second" sample of the first submission of signatures.

[ED NOTE: The Appendix referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246.150 & ORS 250.105 Stats. Implemented: ORS 250.105(4) Hist.: SD 4-1978(Temp), f. & ef. 7-6-78; SD 2-1979, f. & ef. 4-23-79; SD 20-1986, f. & ef. 5-23-86; ELECT 12-1994, f. & cert. ef. 6-23-94; ELECT 8-1999, f. & cert. ef. 9-3-99

Withdrawal of Prospective Initiative or Referendum Petition

165-014-0080

Purpose and Definitions

(1) The purpose of this rule is to provide a procedure to allow the chief petitioners of prospective petitions for state initiative or referendum measures to withdraw their prospective petitions by giving written notice to the Secretary of State prior to the submission of the petition for signature verification.

(2) As used in this rule:

(a) "Measure" means any of the following submitted to the people for their approval or rejection at an election:

(A) A proposed law.

(B) An act or part of an act of the Legislative Assembly.

(C) A revision of or amendment to the Oregon Constitution.

(b) "Prospective petition" means the information, except signatures and other identification of petition signers, required to be contained in a completed petition.

(c) "Chief petitioners" means the person or persons, up to a maximum of three people, designated as such on the prospective petition.

Stat. Auth.: ORS 246.150, ORS 250.067 & ORS 250.085 Stats. Implemented: ORS 246.150, ORS 250.067 & ORS 250.085 Hist.: ELECT 30-1990(Temp), f. & cert. ef. 7-23-90; ELECT 34-1990, f. & cert. ef. 9-14-90; ELECT 7-1998, f. & cert. ef. 5-8-98

165-014-0085

Procedure for Withdrawal of Prospective Petition

The chief petitioners may withdraw a prospective petition
 The chief petitioners may withdraw a prospective petition
 for an initiative or referendum measure on file with the Secretary
 of State by providing written notice to the Secretary of State prior
 to the submission of the petition for signature verification.
 The written notice must inform the Secretary of State of
 the chief petitioners' intention to withdraw the prospective petition
 and contain the signatures of all chief petitioners who signed the

prospective petition. (a) The Secretary of State designates form SEL 375 as the appropriate form to be used when withdrawing a prospective petition.

Stat. Auth.: ORS 246.150, ORS 250.067 & ORS 250.085 Stats. Implemented: ORS 246.150, ORS 250.067 & ORS 250.085 Hist.: ELECT 30-1990(Temp), f. & cert. ef. 7-23-90; ELECT 34-1990, f. & cert. ef. 9-14-90; ELECT 7-1998, f. & cert. ef. 5-8-98

Statistical Sampling for Local Petitions

165-014-0110

Purpose

This rule applies to any statistical sampling of initiative, referendum or recall petitions relating to counties, cities or districts. The rule designates a statistical sampling technique to be used in determining whether a petition contains the required number of signatures of electors for petitions requiring a number of signatures exceeding 4,500.

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0120

Application

(1) Any county, city or district election official, who is the filing officer for an initiative, referendum or recall petition which requires signatures of more than 4,500 electors, may use the statistical sampling technique provided by this rule. This rule applies only when all requirements for petition filing have been met and the petition signature sheets are accepted for verification.

(2) The filing officer may determine that any petition or part

of any petition shall have all signatures verified. If the election official elects to use a statistical sampling technique to verify the signatures for an entire initiative, referendum or recall petition or any part of the petition, the official shall use the statistical sampling technique provided in this rule.

(3) A petition shall be accepted if the results of the first sig-

natures sampling shows there are enough valid signatures. If the first sampling results show the petition has an insufficient number of signatures a second larger sample must be taken. If the two separate samplings of signatures added together show the petition contains less than the required number of signatures, the filing officer shall reject the petition. If the combined samplings show that the petition contains the required number of signatures, the filing officer shall accept the petition.

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215 Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0130

Reception and Pre-Audit

(1) The petition, containing at least 100 percent of the required number of signatures, is filed with the filing officer for signature verification.

(2) The filing officer checks each petition sheet to see that the signature sheet is attached to a cover sheet as it was when circulated. Those sheets not attached to a cover sheet are rejected.(3) Each sheet is checked for the presence of a circulator's

signature. Signature sheets without a circulator's signature are rejected.

(4) Count the total number of signatures submitted to determine whether the number of unverified signatures that have been submitted is greater than the required number of signatures. If there is an insufficient number submitted, then stop the signature checking process, reject the petition and notify the petition's chief petitioner(s).

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215 Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0140

Setting Sample Size for First Sample

If a sufficient number of unverified signatures have been submitted, set the size of the first sample at 1,000. The filing officer may select a larger sample to increase the likelihood of acceptance on the basis of the first sample.

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0150

Create Random Numbers

(1) Generate a list of random numbers, using automated or manual techniques, equal to the number required in the first sample.

(2) Sort the random numbers in an ascending numerical sequence.

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

Select First Sample

(1) Start at the beginning of the petition and count signatures up to the value of the first random number. Mark with a highlighter type pen that signatures line.

(2) Continue from the first selected signature by counting signatures up to the value of the next random number. High-light that signature line.

 $(\bar{3})$ Continue the above process for the remaining random numbers in the first sample.

(4) Once all randomly selected signatures on a page have been high-lighted, verify the sampled signatures on that page using the county's voter registration file.

(5) When all signatures from the first sample have been checked, post the results on a Summary of Results of Verification Form.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0170

Determine the Sampling Results

To determine the results of the first sample, perform the following calculations:

(1) Determine the number of valid signatures (m1) in the sample.

(2) Calculate the proportion of valid signatures in the sample (p1) by dividing the number of valid signatures in the sample (m1) by the total number of signatures in the sample (n1).

$p_1 = m_1 / n_1$

(3) Estimate the number of valid signatures in the petition (M1). This is done by taking the proportion of good signatures in the sample (p1), subtracting a two percent (.02) duplicate signature factor (D), and multiplying that by the number of signatures submitted in the petition (N).

$M_1 = (p_1 - D)N$

(4) Calculate an acceptance limit (L1) as shown in Table 1. Compare the estimate, M1, to the acceptance limit, L1. If M1 is more than L1, accept the petition. If M1 is less than L1, a second sample must be taken.

[ED. NOTE: The Table referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246.150 & ORS 250.215 Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 1-1992(Temp), f. & cert. ef. 1-6-92; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0180

Setting Sample Size for Second Sample

If a second sample is needed calculate the appropriate sample size in the manner set out in **Table 2**. In all cases the sample size for the second sample must be greater than the sample size for the first sample. If the calculated sample size for the second sample is not more than the sample size for the first sample, set the sample size for the second sample at one more than the size of the first sample.

[ED. NOTE: The Table referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.150 & 250.215

Stats. Implemented: ORS 246.150 & 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0190

Create Random Numbers

Generate a list of random numbers, using automated or manual techniques, equal to the number required in the second sample. Do not use any random numbers that were previously selected in the first sample. If a random number falls on a signature used in the first sample, go to the next signature not checked in a sample. If a random number falls on the last signature, and it was used in the first sample, go to the beginning of the signature sheet and check the first signature not checked in a sample.

Stat. Auth.: ORS 246.150 & ORS 250.215 Stats. Implemented: ORS 246.150 & ORS 250.215

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Stats. Implemented: OKS 240.150 & OKS 250.215
Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91, ELECT 1-1929(Temp),
f. & cert. ef. 1-6-92; ELECT 13-1993; f. & cert. ef. 4-16-93
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165-014-0200

Select Second Sample

(1) Start at the front of the petition and count signatures up to the value of the first random number. High-light that signature line in a different color than that used in the first sample. Do not count signatures verified in the first sample.

(2) Continue from the first selected signature by counting signatures up to the value of the next random number. High-light that signature line.

(3) Continue the above process for the remaining random numbers in the second sample.

(4) Once all randomly selected signatures on a page have been high-lighted, verify the sampled signatures on that page using the county's voter registration file.

(5) When all signatures from the second sample have been checked post the results on a Summary of Results of Verification Form.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.150 & ORS 250.215

Stats. Implemented: ORS 246.150 & ORS 250.215

Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 13-1993, f. & cert. ef. 4-16-93

165-014-0210

Determining the Sampling Results

To determine the results of the second sample, perform the following calculations:

(1) Determine the number of valid signatures (m2) in the second sample.

(2) Calculate the proportion of valid signatures in the combined samples (p_2) by dividing the number of valid signatures in both samples $(m_1 + m_2)$ by the total number of signatures in the both samples $(n_1 = n_2)$.

$$p_2 = (m_1 + m_2) / (n_1 + n_2)$$

(3) Estimate the number of valid signatures in the petition (M_2) . This is done by taking the overall proportion of good signatures in both samples (p2), subtracting a two percent (.02) duplicate signature factor (D), and multiplying that by the number of signatures submitted in the petition (N).

 $M_2 = (p_2 - D)N$

(4) Calculate a rejection limit (L₂) as shown in **Table 1**. Compare the estimate (M₂) to the rejection limit, L₂. If M₂ is less than the rejection limit, L₂, reject the petition. If M₂ is more than the rejection limit L₂, accept the petition.

(5) Notify the chief petitioner(s) of your determination.

(6) The following is an example of a calculation to determine the size of the second sample:

(a) Start a worksheet with the constants and variables filled in like this:

 $Z_a = 1.645$

 $Z_b^a = 2.326$

D = .02

 $p_1 = .82$ (This indicates a filing officer estimates that 82% of the signatures are valid. If the estimate is 82%, write .82. Be conservative in your estimate.)

F = .95

R = 7093

N = 8000

(b) When you see a symbol with a subscript, the subscript indicates first or second sample. For example, the symbol n_1 refers to the first sample size. The symbol n_2 refers to the second sample size. The symbol n' is a first approximation to the appro-

priate sample size. The symbol n refers to the correct value of the sample size, which is calculated by using n' in the equation for n. If n' is less than 10 percent of N, the value of n is about the same as n'.

(c) Solve the first equation for the approximate size of the combined sample.



(d) Solve the second equation for the correct size of the combined sample.

 $n = \begin{matrix} n' & 407 & 407 \\ = & = & = 388 \\ 1 + \underline{n'} & 1 + \underline{407} & 1.05 \\ N & 8000 \end{matrix}$

(e) Solve the third equation for the size of the second sample.

$n_2 = n - n_1 = 388 - 1000 = -612$

(f) But the second sample must be larger than the first sample; therefore, set the second sample at one more than the first.

$n_2 = n_1 + 1 = 1000 + 1 = 1001$

Stat. Auth.: ORS 246.150 & ORS 250.215 Stats. Implemented: ORS 246.150 & ORS 250.215 Hist.: ELECT 19-1991(Temp), f. & cert. ef. 12-20-91; ELECT 1-1992(Temp), f. & cert. ef. 1-6-92; ELECT 13-1993, f. & cert. ef. 4-16-93

DIVISION 16

VOTERS' PAMPHLET

165-016-0015

Signature Sheet for Petition for Argument for or Against Ballot Measure to be Published in State Voters' Pamphlet

The Secretary of State hereby designates form SEL 406, revised 12/97, as the required form for filing a petition for argument for or against a ballot measure to be published in the state voters' pamphlet.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 251

Stats. Implemented: ORS 251

Hist.: SD 17-1980, f. & ef. 2-8-80; SD 3-1981(Temp), f. & ef. 8-28-81; SD 8-1981, f. & ef. 10-1-81; ELECT 17-1989(Temp), f. & cert. ef. 10-9-89; ELECT 21-1990, f. & cert. ef. 6-4-90; ELECT 27-1990(Temp), f. & cert. ef. 7-13-90; ELECT 32-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94; ELECT 18-1994, f. & cert. ef. 8-25-94; ELECT 3-1996(Temp), f. & cert. ef. 1-3-96; ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 7-1998, f. & cert. ef. 5-8-98

165-016-0020

Printing of Voters' Pamphlet

- (1) 1977 Special Election.
- (2) 1982 General Election.
- (3) 1983 Special Election.
 - Stat. Auth.: ORS 246 & ORS 251

Stats. Implemented: ORS 251.165

Hist.: SD 113(Temp), f. & ef. 4-1-77; SD 7-1982(Temp), f. 7-21-82, ef. 10-18-82; SD 10-1982(Temp), f. 10-11-82, ef. 10-11-82 thru 10-18-82; SD 8-1986(Temp), f. & ef. 3-11-86

Policies and Procedures for Filing and Processing Statements for the State Voter's Pamphlet

165-016-0035

General

This administrative rule establishes the policies and procedures to comply with ORS Chapter 251 in contents required for filing and processing candidate statements, measure arguments and statement of arguments by political party or assembly of electors for the state voters' pamphlet. Stat. Auth.: ORS 251.055

Stats. Implemented: ORS 251

Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90

165-016-0040

Candidate Filing Statement

(1) The candidate's statement of required and optional information must be filed on form SEL 430, revised 12/97, which prescribes the requirements and instructions necessary for filing a statement in the state voters' pamphlet.

(2) Required information must include:

(a) Occupation, meaning the nature of an individual's princi-

pal business, whether paid or unpaid;

(b) Occupational background, meaning any previous occupations:

(c) Educational background, meaning any form(s) of training or teaching;

(d) Prior governmental experience, meaning any previous appointed or elected position with a governmental organization, whether paid or unpaid.

(3) Computer-generated forms may be submitted if the proposed computer-generated forms have the same format as the SEL 430. Prior approval from the Secretary of State's Office, Elections Division, must be obtained at least two business days prior to filing a computer-generated form.

(4) Text changes may be made by the Elections Division either to correct depth problems or to adjust the word count during the publishing process for the state voters' pamphlet.

(5) A copy of the candidate's original statement or a replacement/substitute statement transmitted by facsimile machine may be accepted.

(6) Statements shall not be returned to the candidate or the candidate's campaign for proofreading before or after the printing of the voter's pamphlet. The Elections Division shall make every effort to follow any formatting instructions provided by the candidate, but shall not guarantee accuracy.

(7) The individual who signs the statement shall be deemed its author, therefore responsible for its contents.

[ED. NOTE: The Forms referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 251

Stats. Implemented: ORS 251

Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94; ELECT 3-1996(Temp), f. & cert. ef. 1-3-96;ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 7-1998, f. & cert. ef. 5-8-98

165-016-0045

Photographs

(1) If a candidate desires to provide a photograph when filing a candidate statement, the candidate shall:

(a) Provide two identical photographs;

(b) Identify each photograph on the back upper righthand corner with the candidate's name as it should appear on the ballot

and the office for which the candidate has filed;

(c) Not provide a caption for the photograph;

(d) Photographs may be filed separately from the candidate's

statement and fee, however, must be received in the Elections Division not later than 5 p.m. on the filing deadline day;

(e) Replacement or substitute photographs may be submitted, however, must be received in the Elections Division not later than 5 p.m. on the filing deadline day:

(A) The replacement or substitute photograph must be filed using the same specifications as the original photograph;

(B) The photograph must indicate it is a replacement or substitute photograph;

(C) The date on the replacement photograph must reflect the date the replacement photograph was filed.

(2) A candidate's photograph must be:

(a) Less than two years old when it is filed;

(b) A portrait-style 5" x 7";

(c) Black and white;

(d) Matte finish (preferable), however, glossy finish shall be accepted:

(e) Front-facing, showing the face, neck and shoulders only. Hands shall not be shown.

(3) Photographs must not:

(a) Display anything in the background (this includes, but is not limited to, backdrops, landscaping, paneling, wallpaper, signs):

(b) Show the candidate wearing clothing which indicates a profession or organization (this includes, but is not limited to, judicial robes, any type of uniform, religious clothing, hats); (c) Display any symbols which indicates a profession, organization or belief (this includes, but is not limited to, jewelry in the shape of religious symbols, lapel pins of any organization). (4) Photographs which do not meet the above criteria shall be

cropped and airbrushed at the candidate's expense.

(5) The original or any replacement/substitute photographs must be received in the Elections Division not later than 5 p.m. on the filing deadline day; the postmarked date is neither considered nor accepted in rejecting any photographs which are not physically received by this date and time.

(6) Photographs shall not be returned to the candidate or the candidate's campaign for review before or after printing of the voters' pamphlet. The Elections Division shall make every effort to assure photographs are reproduced as provided by the candidate, however, shall not guarantee the reproduction if cropping or airbrushing is required.

Stat. Auth.: ORS 251.055

Stats. Implemented: OL 1993, Ch. 811, §5

Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90

165-016-0050

Arguments Filed in Support or Opposition to Ballot Measures

(1) Any individual or organization may file an argument in support or opposition to a ballot measure. Ballot measure arguments must be filed on form SEL 405, revised 12/97, which prescribes the requirements and instructions necessary for filing a measure argument in the state voters' pamphlet.

(2) Computer-generated forms may be accepted if the proposed computer-generated forms have the same format as the SEL 405. Prior approval from the Secretary of State's Office, Elections Division, must be obtained at least two working days prior to filing the computer-generated form.

(3) Text changes may be made by the Elections Division either to correct depth problems or to adjust the word count during the publishing process for the state voters' pamphlet.

(4) A copy of the original argument or a replacement/substitute argument transmitted by facsimile machine may be accepted.

(5) Measure arguments shall not be returned to the individual

or organization who filed for proofreading before or after the printing of the state voters' pamphlet.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 251

Stats. Implemented: ORS 251

Hist: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94; ELECT 3-1996(Temp), f. & cert. ef. 1-3-96; ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 7-1998, f. & cert. ef. 5-8-98

165-016-0055

Statement of Arguments By Political Party or Assembly of Electors

(1) The managing officers of any statewide or county politi-

cal party or assembly of electors who have nominated candidates may file, for inclusion in the statewide voters' pamphlet, a statement of arguments for the success of its principles and/or election of its candidates on a statewide or county basis or opposing the principles and/or candidates of other statewide or county political parties or organizations. A statement of arguments must be filed on form SEL 420, revised 12/97, which prescribes the requirements and instructions necessary for filing a statement in the state voters' pamphlet.

(2) Computer-generated forms may be accepted if the pro-

posed computer-generated forms have the same format as the SEL 420. Prior approval from the Secretary of State's Office, Elections Division, must be obtained at least two working days prior to filing the computer-generated form.

(3) Text changes may be made by the Elections Division either to correct depth problems or to adjust the word count during the publishing process for the state voters' pamphlet.

(4) A copy of the original or a replacement/substitute state-

ment of arguments transmitted by facsimile machine may be accepted.

(5) Statements shall not be returned to the statewide or coun-

ty political party or assembly of electors for proofreading before or after the printing of the state voters' pamphlet.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 251

Stats. Implemented: ORS 251

Hist.: ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 7-1998, f. & cert. ef. 5-8-98

165-016-0060

Statements of Endorsement

Any name of an individual or organization used in a candidate's optional statement, measure argument or statement of arguments by a statewide political party or assembly of electors must be filed with a statement of endorsement. The Secretary of State designates form SEL 400, revised 12/97, which prescribes the requirements and instructions necessary for filing a statement of endorsement together with a candidate's statement, measure argument or statement of arguments in the state voters' pamphlet.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246.120, ORS 246.150 & ORS 251 Stats. Implemented: ORS 251

Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94; ELECT 3-1996(Temp), f. & cert. ef. 1-3-96; ELECT 15-1996, f. & cert. ef. 12-19-96; ELECT 7-1998, f. & cert. ef. 5-8-98

165-016-0065

Format for Statements and Arguments

(1) Any candidate's statement, measure argument or statement of arguments filed for inclusion in the state voters' pamphlet shall be submitted on the proper forms.

(2) The text of all candidate statements shall become public

record on the fourth business day after the filing deadline.

(3) The text of all arguments shall become public record on the fourth business day after the filing deadline.

Stat. Auth.: ORS 246.150 & ORS 251

Stats. Implemented: OL 1993, Ch. 811, §4 & §11

Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94

165-016-0070

Material to be Excluded

The Secretary of State shall reject any statement, argument or other material filed for publication in the state voters' pamphlet which violates the provisions of ORS 251.055:

(1) The Secretary of State shall notify any person submitting a statement, argument or other material of any rejection in the following manner: (a) By telephone; or

(b) If unable to contact the person by telephone, and if voters' pamphlet timelines permit, by certified mail immediately upon determining a rejection.

(2) Notification of a rejection shall identify the portion(s) of the statement, argument or other material which are deemed to violate the provisions of ORS 251.055 and shall include a dead-line for submitting a revised statement.

(3) Any person notified by the Secretary of State of any rejection may revise the statement, argument or other material only to the extent necessary to bring the statement into conformance with state statute.

(4) Any person may submit a revised statement, argument or other material for publication in the state voters' pamphlet provided:

(a) The revised statement shall not violate the provisions of ORS 251.055;

(b) The revised statement shall be returned to the Secretary of State, Elections Division by the deadline specified in the Secretary of State's notification.

(5) The revised statement may be submitted by facsimile machine, hand-delivered or mailed.

(6) If the revised statement is made by telephone, written verification of the revision shall be mailed, submitted by facsimile machine or otherwise delivered to the Secretary of State, Elections Division, confirming the telephone revision; the revised statement must be submitted by the deadline set by the Secretary of State, Elections Division.

(7) If the Secretary of State is unable to contact any person submitting a statement, argument or other material for publication in the state voters' pamphlet of the rejection of all or part of the statement which is in violation of ORS 251.055, or if the person fails to respond to the Secretary of State's notification, the Secretary of State shall reject the statement, argument or other material in its entirety.

Stat. Auth.: ORS 246.150 & ORS 251 Stats. Implemented: ORS 251.055 Hist.: ELECT 28-1990(Temp), f. & cert. ef. 7-13-90; ELECT 33-1990, f. & cert. ef. 8-16-90; ELECT 9-1994, f. & cert. ef. 5-10-94

165-016-0080

Notice to Candidate of Need to Revise Statement or Portrait for State Voters' Pamphlet

(1) The Secretary of State, Elections Division shall review each candidate's statement and portrait filed for publication in the state voters' pamphlet for compliance with ORS 251.049, 251.075 and 251.085 and contact any candidate whose statement or portrait does not comply.

(2) For purposes of this rule, "contact" means speaking with any person at any telephone number provided on the voters' pamphlet filing form, or receiving a facsimile machine confirmation report showing a successful transmission to the facsimile number provided on the voters' pamphlet filing form.

(3) If a candidate's statement or portrait does not comply with provisions of ORS 251.049, 251.075 or 251.085, the Secretary of State, Elections Division shall make up to four attempts to contact the candidate by telephone. If the candidate is contacted by telephone after fewer than four attempts, no further attempts at contact will be made.

(4) The attempts to contact the candidate by telephone will be made not sooner than the day after the third business day after the deadline for filing candidates' statements, and not later than the fifth business day after the deadline for filing candidates' statements:

(a) If necessary, at least one attempt to contact the candidate by telephone shall be made on a business day, in the morning;(b) If necessary, at least one attempt to contact the candidate by telephone shall be made on a business day, in the afternoon.(5) If necessary, in addition to the four attempts to contact the candidate by telephone, one attempt shall be made to contact the candidate by facsimile machine if a facsimile machine number

has been provided on the candidate's voters' pamphlet filing form.

(6) An attempt to contact the candidate by facsimile machine shall occur not sooner than the fourth business day after the deadline for filing statements and not later than the fifth business day after the deadline for filing statements.

(7) Notification of a need for revision shall identify the reason(s) why the statement or portrait fails to comply with applicable statutes.

(8) A revised statement may be submitted by facsimile machine, hand-delivered or mailed. A revised portrait may be hand-delivered or mailed.

(9) If the statement is revised by telephone, the Secretary of State, Elections Division may require that a hard (paper) copy of the revised statement, signed by the candidate, shall be submitted to the Secretary of State, Elections Division, to confirm the telephone revision. The revised statement must be submitted not later than the deadline set by ORS 251.087.

Stat. Auth.: ORS 246.150 & ORS 251.087 Stats. Implemented: ORS 251.087 Hist: ELECT 15-1996, f. & cert. ef. 12-19-96

165-016-0095

Inclusion Fees for County and Metropolitan Service District Measures

(1) The purpose of this rule is to establish a schedule of fees for county or metropolitan service districts filing measures to be included in the State Voters' Pamphlet.

(2) Each argument filed must be accompanied by a filing fee

or a verified petition, as defined in ORS Chapter 251. The county or metropolitan service district shall pay the Secretary of State a fee based on the population of the electoral jurisdiction. The fee schedule is as follows:

(a) For an electoral district with a population of less than 10,000 within a county - \$100.00;

(b) For an electoral district with a population between 10,000 and 50,000 within a county - \$200.00;

(c) For an electoral district with a population over 50,000

within a county or service district - \$300.00;

(d) For an electoral district a petition containing the number of signatures required by law.

(3) Each page (29.8 square inches) consumed by the ballot

title, explanatory statement and or text of a measure will be billed to the county or district at the same rate described in section (2) of this rule.

(4) Nothing in this rule precludes a county or metropolitan service district from establishing a fee structure pursuant with ORS 251.285(d) and (e).

Stat. Auth.: ORS 246.150 & ORS 251.285

Stats. Implemented: ORS 251.285(5)

Hist.: ELECT 4-1998(Temp), f. & cert. ef. 2-23-98 thru 4-21-98; ELECT 8-1998, f. & cert. ef. 6-2-98

DIVISION 18

ELECTION BOARDS AND PERSONS WITH PHYSICAL DISABILITIES

165-018-0005

Designating the Election Board Manual for Election Boards (1) ORS 246.120 requires the Secretary of State to prepare and distribute to each county clerk detailed and comprehensive written directives and instructions on elections procedures. (2) ORS 246.150 requires the Secretary of State to adopt

rules to facilitate correctness, impartiality and efficiency in administering election laws.

(3) The Secretary of State designates the 1998 Election Board Manual, pages 1 through 12, as the procedures and guidelines for conducting elections at the polling place.

[Publications: The publication(s) referred to or incorporated by reference in this rule are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150, ORS 246.335, ORS 246.420, ORS 253.030, ORS 254.056 & ORS 254.435

Stats. Implemented: ORS 246.120, ORS 246.150, ORS 246.335, ORS 246.420, ORS 253.030, ORS 254.056 & ORS 254.435

Hist.: SD 120, f. & ef. 12-21-77; SD 32-1980, f. & ef. 3-6-80; SD 11-1984, f. & ef. 6-20-84; ELECT 29-1990, f. & cert. ef. 7-13-90; ELECT 15-1992(Temp), f. & cert. ef. 6-16-92; ELECT 36-1992, f. & cert. ef. 12-15-92; ELECT 32-1993, f. & cert. ef. 9-20-93; ELECT 2-1998, f. & cert. ef. 2-5-98

165-018-0010

Persons with Physical Disabilities Voting Immediately Outside of Polling Place

(1) ORS 246.420 requires the county clerk to designate one polling place per precinct no later than the 10th day before any election. When designating polling places, the county clerk shall take into account the desirability of a polling place to have adequate parking and lighting facilities and be accessible to individuals with physical disabilities.

(2) Each Election Board shall keep any architectural barrier free entrance to a polling place unlocked during the hours the polls are open. If there is any problem in this regard, the chairman shall immediately contact the county clerk who shall resolve the problem.

(3) If it becomes necessary for a person with physical disabilities to be issued an official ballot outside the polling place, the following procedures shall be followed:

(a) The Election Board shall check the poll book to be sure the name of the person with physical disabilities is in the poll book; or, as with other electors, if a certificate of registration is presented, the name of the elector with physical disabilities need not be in the poll book;

(b) The name and address of the elector with physical disabilities shall be written on an absentee ballot envelope;(c) The notation "P.D." shall be placed on the outside of the absentee ballot envelope to identify it as having been used for a voter with physical disabilities outside the polling place;(d) One clerk shall take a ballot or ballots to the person with physical disabilities outside the polling place. After properly iden-

tifying the person with physical disabilities, in the same manner as if the person were about to sign the poll book or certificate of registration, the clerk will have the person with physical disabilities sign for the ballot on the outside of the absentee ballot envelope. If a certificate of registration is used, it must be signed also;

(e) Any assistance given the voter in either signing or voting shall be noted on the envelope and initialed by the clerk;

(f) After voting, the elector shall seal the ballot or ballots in the envelope containing the elector's signature. The clerk will return the envelope to the poll;

(g) The notation "P.D." and the initials of the Election Board clerk who carried the ballot to the voter, shall be made in the remarks column of the poll book, or on the certificate of registration;

(h) Deposit the envelope in the ballot box;

(i) After the polls have closed and the ballots are being processed, the absentee envelope will be opened. The "P.D." ballot or ballots will be placed with the other voted ballots and the envelope will be kept with the poll book.

(4) A person with physical disabilities voting outside the polling place is subject to challenge the same as any other elector. A challenge may be made up to the time the voted ballot is placed in the absentee ballot envelope and the envelope sealed.

(5) The county clerk shall determine the method by which a voter with physical disabilities will mark a ballot outside the polling place, depending upon the type of voting system used, equipment availability, etc.

(6) All provisions relating to ballot issuing, voter assistance,

voter challenge procedure, etc., shall apply to a person with physical disabilities voting outside the polling place as to any other voter as nearly as practicable, except that only one clerk need offer voter assistance.

Stat. Auth.: ORS 253.030(3) & ORS 254.435(1)

Stats. Implemented: ORS 254.435 & ORS 254.445

Hist.: SD 118(Temp), f. & ef. 10-6-77; SD 119, f. & ef. 11-1-77; ELECT 33B-1990, f. & cert. ef. 8-16-90

165-018-0015

Person with Physical Disabilities/Elderly Accessibility to Polling Places

This rule establishes the minimum guidelines to be used in determining whether facilities used as polling places for primary and general elections, defined in ORS 254.056, and special congressional elections, held under ORS 188.120, are accessible to voters with physical disabilities or elderly voters pursuant to the Federal "Voting Accessibility for the Elderly and Handicapped Act", Public Law 98-435. The minimum federal accessibility (based on 1986 ANSCE standards) guidelines are as follows: (1) Parking:

(a) Unobstructed access (curbless or ramped) from street parking or off-street parking area to building entrance;

(b) Parking area on a firm, level surface (asphalt or concrete);

(c) Spaces which are at least eight feet wide with a five feet aisle or, if two spaces are at least eight feet wide, an adjacent aisle of at least five feet may be shared by both parking spaces. Effective September 1, 1990, ORS 447.233 requires public buildings to provide spaces which are at least nine feet wide with an adjacent aisle of at least six feet or, if two spaces are at least nine feet wide, an adjacent aisle of at least six feet may be shared by both parking spaces;

(d) Spaces which are marked, either permanently or temporarily, with signs in accordance with standards adopted by the Oregon Transportation Commission.

(2) Walkways:

(a) On firm, level surfaces (asphalt or concrete);

(b) At least three feet wide;

(c) Gradual slope which is free of steps (one inch in height for each 20 inches in length).

(3) Ramps:

(a) At least three feet wide;

(b) Ten feet in length for every one foot in height;

(c) Handrails on both sides of ramp if ramp is higher than nine inches;

(d) Available at walkway, entrance and within the building if polling place is not at entrance level.

(4) Entrance/Doorway:

(a) Entrance accessible from handicapped parking area;

(b) Ability of voter to enter building, reach voting area, vote, and leave building without climbing one or more stairs;

(c) Walks, corridors and aisles shall have 80 inches minimum head room;

(d) Entrance should be free of obstacles for at least five feet as you approach from either direction;

(e) Doorways should provide at least 32 inches clear width when open;

(f) If there are changes of level in the accessible route, the following requirements must be met:

(A) 0 inch to 1/4 inch — No edge treatment required;

(B) 1/4 inch to 1/2 inch — Edge shall be beveled;

(C) 1/2 inch or greater — Must comply with ramp provisions.

(g) Door which is open or unlocked and easily open during the 13 hours set for voting. Unassisted access door pressure 8.5

pounds or less with looped or levered door hardware.

(5) Floors free of thick mats, carpets or other covering which makes movement difficult.

(6) Elevators:

(a) Interiors which are at least five feet square;

(b) Top controls not more than 48 inches from floor;

(c) Tactile markings on control panel next to buttons;

(d) Available if polling place is not at entrance level.

(7) Miscellaneous:

(a) Permanent or temporary symbols on building indicating polling place is accessible to electors with physical disabilities or elderly electors. Such symbols shall be located at accessible entrances to building. In a case where accessible entrance is not main entrance to building, directions to accessible entrance shall be posted at main entrance; (b) Each county election office and the Secretary of State shall have available a telecommunication device in the elections office for communication with the hearing impaired;

(c) Tables and voting devices to be used by elderly or electors with physical disabilities shall have 29 inches of clearance from floor, with top of table or device not more than 34 inches from floor;

(d) Voting instructions shall be posted at each voting station at each polling place. Such instructions shall be printed in 24point bold type;

(e) A number of sample ballots printed for an election shall be printed in 24-point bold type for use, upon request, by the visually impaired. At least one such sample ballot must be posted at each polling place;

(f) In lieu of large type instructions and sample ballots required under subsections (7)(d) and (e) of this rule, the county election officer may provide reading aids for use by the visually impaired. At least one such device shall be available at each polling place and in the office of the county election officer;

(g) Public notice of availability of voting aids available to electors with physical disabilities and elderly electors shall be published in the statewide primary and general election voters' pamphlets. The notice shall include information regarding availability of instructions, in large-type, to contact county election officers for detailed information concerning the nature of barriers present at polling places designated as inaccessible.

Stat. Auth.: ORS 188.120, ORS 246.420, ORS 253.030, ORS 254.056 & ORS 254.435

Stats. Implemented: ORS 246.420

Hist.: SD 49-1985, f. & ef. 12-30-85; SD 16-1986, f. & ef. 4-24-86; ELECT 33B-1990, f. & cert. ef. 8-16-90; ELECT 2-1992, f. & cert. ef. 1-15-92

165-018-0020

Exemption Procedures

(1) If the polling place being used and all alternative polling places have been surveyed and it has been determined they cannot be made temporarily accessible, the election officer shall request of the Secretary of State, in writing, the polling place be exempt from the guidelines set forth in this rule. A separate request shall be submitted for each polling place unable to meet the guidelines set forth herein.

(2) The written request shall:

(a) Identify the polling place for which the exemption is requested;

(b) Identify the guideline(s) the polling place cannot meet;

(c) Describe the efforts made to correct the defect;

(d) Describe the efforts made in locating a suitable alternative site;

(e) State alternative voting methods have been made avail-

able to elderly electors and electors with physical disabilities of the precinct and, upon advance request by such voter, specify which of the following methods is available:

(A) Curbside voting (ORS 254.435(1));

(B) Special absentee ballot (ORS 253.030(3)); or

(C) Assignment to alternative polling place.

(f) Include an attached copy of the completed survey form; and

(g) Include the signature of the election officer making the request.

(3) The county election officer shall notify the Secretary of State, within five days, of a change in the location of a primary or general election polling place for a precinct. Such notification shall be made by filing with the secretary a completed survey for the new polling place, stating the name and location of the polling place no longer being used. If a change in the location of a polling place is due to an emergency, the notification to the secretary shall so state and describe the nature of the emergency:

(a) Applications for exemption must be made not later than February 15 for the primary election, August 15 for the general election or 60 days prior to a special congressional election;(b) If a change in the location of a polling place is due to an

emergency, the notification to the secretary shall so state and describe the nature of the emergency. The county election officer

shall notify the secretary within two days after the change and no later than the day of the election of the change and include a completed accessibility survey.

(4) The Secretary of State shall confirm, with each county

election officer, the locations of each precinct polling place and its status of accessibility to persons with physical disabilities on or before November 1st of each even numbered year. The county election officer shall review the information, correct any errors or changes, and return to the secretary no later than December 1st of each even numbered year.

Stat. Auth.: ORS 253.030(3) & ORS 254.435(1)

Stats. Implemented: ORS 246.420 Hist.: SD 49-1985, f. & ef. 12-30-85; ELECT 33B-1990, f. & cert. ef. 8-16-90

165-018-0030

Election Board Workers Unregistered to Vote

(1) The purpose of this rule is to establish standards under which county clerks may employ persons to serve as election board clerks who are not electors of the county, as provided for in ORS 246.310.

(2) All persons appointed to serve as an election board clerk under this rule must meet the requirements of ORS 246.310(4)

with the exception of being an elector of the county.

(3) Persons appointed shall be at least 16 years of age and a resident of the county.

(4) No more than one non-elector may be appointed to an election board.

(5) A non-elector appointed to an election board may serve in any capacity except as chairperson.

(6) A non-elector between the ages of 16 and 18 years of age

must have a valid work permit from the Oregon State Wage and Hour Division. Employers must comply with the requirements of the Oregon Bureau of Labor.

Stat. Auth.: ORS 246.310

Stats. Implemented: ORS 246.310 Hist.: ELECT 11-1991(Temp), f. & cert. ef. 9-27-91; ELECT 3-1992, f. & cert. ef. 1-29-92

DIVISION 20

SPECIAL DISTRICT ELECTIONS

165-020-0005

Designating the City and District Elections Manuals and Forms

 (1) ORS 246.120 requires the Secretary of State to prepare and distribute to each county clerk detailed and comprehensive written directives and instructions on elections procedures.
 (2) ORS 246.150 requires the Secretary of State to adopt

rules to facilitate correctness, impartiality and efficiency in administering election laws.

(3) The Secretary of State designates the 2000 City Elections

Manual and associated forms as the procedures and forms to be used for city elections processes.

(4) The Secretary of State designates the 2000 District Elec-

tions Manual and associated forms as the procedures and forms to be used for district elections processes.

[Publications: The publications referenced in this rule are available from the agency.]

Stat. Auth.: ORS 246.120 & ORS 246.150

Stats. Implemented: ORS 246.120 & ORS 246.150 Hist.: SD 33-1980, f. & ef. 3-6-80; SD 47-1980, f. & ef. 10-17-80; SD 12-1984, f. & ef. 6-20-84; SD 40-1985, f. & ef. 11-15-85; SD 12-1986, f. & ef. 4-3-86; ELECT 34-1988(Temp), f. & cert. ef. 8-26-88; ELECT 4-1991(Temp), f. & cert. ef. 3-18-91; ELECT 11-1992(Temp), f. & cert. ef. 4-14-92; ELECT 33-1992, f. & cert. ef. 10-8-92; ELECT 36-1993, f. & cert. ef. 11-1-93; ELEC 1-1996, f. & cert. ef. 1-3-96; ELECT 8-1997, f. & cert. ef. 10-3-97; ELECT 3-1998, f. & cert. ef. 2-11-98; ELECT 10-1998, f. & cert. ef. 11-3-98; ELECT 4-1999, f. & cert. ef. 3-1-99ELECT 10-1999, f. & cert. ef. 10-18-99

165-020-0007

Form SEL 704 as Cash/Security Deposit

The Secretary of State hereby designates Form SEL 704 to comply with ORS 198.775 in contents required in filing a

Cash/Security Deposit. Form SEL 704 shall be the deposit form and shall contain:

(1) Name of district to be annexed, formed, withdrawn or dissolved.

(2) Number of precincts in the district.

(3) Number of dollars to be charged for each precinct.

(4) Total deposit amount.

(5) Oath of the chief petitioners to pay any costs in excess of total deposit.

(6) Chief petitioners' names, addresses, and phone numbers.

(7) Names and addresses of any persons or organizations providing any part of cash, bond or other security deposit and the

amount of contribution or value of secured deposit.

(8) Attachment of description of secured deposit(s).

(9) Attachment of additional contributors.

(10) Date of chief petitioner's signature.
[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 198.775 & ORS 246.150
Stats. Implemented: ORS 198.775
Hist.: SD 4-1984(Temp), f. & ef. 2-9-84; SD 6-1984, f. & ef. 3-19-84; ELECT 24-1993, f. & cert. ef. 6-21-93

165-020-0008

Conducting Special Elections Called Under ORS 255.355

This rule establishes the procedure for the conduct of special elections called under the provisions of ORS 255.355: (1)(a) The provisions of this rule shall apply only when the

following conditions exist: (A) A levy has been submitted to and defeated by the electors

of a district at an election immediately preceding the special election being called under ORS 255.355;

(B) A school closure will occur, has occurred, or will continue as a result of the defeat of the levy; and

(C) The proposed measure is the same as, or less than, the levy submitted to the electors of the district at the immediately preceding election.

(b) If a school closure will occur on or after the 35th day after a notice for a special election is filed with the election officer, the election officer shall comply with all statutes pertinent to the conduct of an election;

(c) If a school closure will occur before the 35th day after a notice for a special election is filed with the election officer, or if a closure has occurred or will continue as the result of the defeat of a proposed levy, a special election may be called in accordance with the following procedure:

(A) The district election authority shall inform the election officer, in writing, of its desire to call a special election. The district election authority shall state the circumstances leading to the decision to call the special election, including the date of closure and the desired election date;

(B)(i) The election officer, upon receipt of such information, shall prepare a plan for conducting the special election. The plan shall be submitted to the Secretary of State in the form of a schedule of dates, as provided in SED Form 109C, within two working days of receiving from the district election authority information as provided in paragraph (A) of this subsection;

(ii) In addition, the election officer shall inform the Secretary of State of the existing circumstances as stated by the district election authority, as well as, those circumstances relating to the election officer's ability to conduct the election on a specified date. (C)(i) The Secretary of State shall review the election offi-

cer's plan based on the criterion of maximum compliance with ordinary statutory requirements within the abbreviated time frame, considering the date of school closure. The secretary will respond to the officer within two working days of receiving the officer's plan;

(ii) If the plan meets the criterion of this rule, the Secretary of State will instruct the election officer to proceed with the special election under the officer's plan;

(iii) If the plan does not meet the criterion of this rule, the Secretary of State shall amend the plan and instruct the election officer to proceed with the election under the amended plan.

(2) A special election called under ORS 255.355(2) that does not meet the three conditions cited in section (1) of this rule shall be held not sooner than the 34th day after notice of the special election is filed with the election officer.

[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246

Stats. Implemented: ORS 255.355

Hist.: SD 27-1985(Temp), f. & ef. 11-6-85; SD 46-1985, f. & ef. 12-3-85

Forms

165-020-0020

Notice of Election of Board Members for Special Districts

The Secretary of State hereby adopts by reference and designates SEL 815, as revised to comply with ORS 255.075 in contents required in filing a Notice of Election of Board Members for Special Districts. SEL 815 shall be the filing form and shall contain:

(1) Name of district.

(2) Day of week and date of election.

(3) Number of open positions on board and title of office.

(4) Name of district.

(5) The board positions and term of each.

(6) Indication that the election will be conducted by mail or at the polls from 7 a.m. to 8 p.m.

(7) Name of county in which declaration of candidacy or

petition of nomination is to be filed.

(8) Last date for candidate filings.

(9) Designation of newspaper in which legal notice is to be published.

(10) Signature of authorized district election authority, title and date signed.

[ED. NOTE: The Form referenced in this rule is not printed in the OAR Compilation. Copies are available from the agency.] Stat. Auth.: ORS 246.120, ORS 246.150, ORS 255.055 & ORS 255.075 Stats. Implemented: ORS 255.075

Hist.: SD 13-1980, f. & ef. 2-1-80; ELECT 29-1993, f. & cert. ef. 7-23-93

165-020-0025

Notice of County, City and District Measure Election

The Secretary of State hereby designates forms SEL 801, 802, 803 and 804, as revised, to comply with ORS 255.085 in contents required in filing a Notice of Measure Election for a County, City or District Election. SEL 801 shall be the filing form for a Notice of County Measure Election, SEL 802 shall be the filing form for a Notice of City Measure Election, SEL 803 shall be the filing form for a Notice of District Measure Election and SEL 804 shall be the filing form for a Notice of Tax Levy Measure Election. These forms shall contain the following information: (1) Name of county, city, district, or unit of local government

(2) Day of week and date of election and name of county,

city or district in which election will be held.

(3) Indication that the election will be conducted by mail or

- at the polls from 7 a.m. to 8 p.m.
- (4) Ballot title consisting of:
- (a) 10-word Caption;
- (b) 20-word Question;

(c) Summary:

(A) For measure authorizing tax levy or establishing new tax base: Concise and impartial statement of not more than 175 words, explaining chief purpose of the measure and giving reasons for the measure. ORS 310.390. Additional statement required by ORS 310.395 shall not be included in word count;

(B) For any other measure: Concise and impartial statement of not more than 85 words, summarizing the measure and its major effect. Content meets requirements of ORS 250.035, 250.039 and 250.041.

(5) Signature of authorized county, city or district official, title and date signed.

(6) For measure authorizing tax levy, certification by authorized local government official that the local government unit has complied with the requirements of ORS 310.180 to 310.188 and either ORS 310.186(1) or (2), as applicable.

[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.150 & ORS 310.188 Stats. Implemented: ORS 255.085 & ORS 310.188

Hist.: SD 11-1980, f. & ef. 2-1-80; SD 45-1980, f. 9-12-80, ef. 9-15-80; SD 14-1981, f. & ef. 11-2-81; SD 19-1983(Temp), f. & ef. 11-4-83; SD 30-1983, f. & ef. 12-20-83; SD 41-1985, f. & ef. 11-19-85; ELECT 12-1988(Temp), f. & cert. ef. 1-13-88; ELECT 29-1993, f. & cert. ef. 7-23-93; ELECT 1-1994, f & cert. ef. 1-6-94

165-020-0030

Designation of Identification Numbers for Measures of Special Districts Located in More Than One County

(1) ORS 246.150 requires the Secretary of State to adopt rules to facilitate correctness, impartiality and efficiency in administering elections laws. ORS 255.195(2) directs the Secretary of State to provide a means of numbering a measure of a special district located in more than one county.

(2) Measures of special districts located in more than one county shall be numbered consecutively in the order in which the measures are filed with the district's election officer. These measures shall be identified by a unique prefix number. This prefix number shall be assigned by the special district's election officer. For the purpose of this rule, and as provided by ORS 255.005(5)(b), the election officer shall be the county clerk of the county in which the administrative office of the district is located. (3) The following are the unique prefix numbers which shall

be assigned by the special district election officer:

(a) Baker -1;

- (b) Benton -2; (c) Clackamas -3;
- (d) Clatsop -4;
- (e) Columbia -5; (f) Coos - 6;
- (g) Crook 7; (h) Curry 8;
- (i) Deschutes -9;
- (i) Douglas -10:
- (k) Gilliam -11;
- (l) Grant 12;
- (m) Harney -13;
- (n) Hood River 14;
- (o) Jackson -15;
- (p) Jefferson -16;
- (q) Josephine -17; (r) Klamath -18;
- (s) Lake -19;
- (t) Lane -20;
- (u) Lincoln -21;
- (v) Linn 22;
- (w) Malheur -23:
- (x) Marion -24;
- (y) Morrow 25;
- (z) Multnomah -26;
- (aa) Polk 27;
- (bb) Sherman -28;
- (cc) Tillamook 29;
- (dd) Umatilla 30:
- (ee) Union -31;
- (ff) Wallowa 32;
- (gg) Wasco -33;
- (hh) Washington -34;
- (ii) Wheeler -35; (jj) Yamhill -36.

(4) The election officer for a special district located in more than one county shall immediately certify a measure to the appropriate county clerk(s).

Stat. Auth.: ORS 246

Stats. Implemented: ORS 246.150

Hist.: SD 38-1980(Temp), f. & ef. 3-17-80; SD 1-1981, f. & ef. 7-21-81

Nomination of a Candidate to Fill Vacancy as Board Member of a District Defined in ORS 255.012, When Candidate Could not be Nominated Pursuant to ORS Chapter 255

165-020-0035 General

General

(1) It is the purpose of this rule to provide a nominating schedule for candidates' names to be printed on the official district election ballot to fill the remainder of an unexpired term resulting from a vacancy in the office of an elected board member.
 (2) This rule shall apply only when a vacancy in the office of an elected board member occurs after the final day for publishing

notice of the district election pursuant to ORS 255.075, and more than 20 days prior to the district election as required by the Oregon Constitution, Article V, Section 16.

(3) Candidates shall file for election in accordance with ORS 255.235(1)(a) and (b).

(4) Candidate filings shall be accepted during a period of not less than ten calendar days after written confirmation of the vacancy in the office of a board member is filed with the election officer in accordance with this rule. However, the last day for a candidate to file with an election officer shall be not less than ten calendar days prior to the district election.

(5) The office title only shall be printed on the ballot in those

cases when no nominations are received by the election officer. Stat. Auth.: ORS 246 & ORS 255

Stats. Implemented: ORS 255.245

Hist.: SD 2-1978(Temp), f. & ef. 2-28-78; SD 1-1979, f. & ef. 1-18-79; SD 2-1984, f. & ef. 1-19-84

165-020-0040

Definitions

As used in this rule, unless the context requires otherwise,

"district election", "district election authority", and "election officer", have the meaning given the terms by ORS 255.005(3), (4), and (5); "district clerk" shall be the person authorized to handle election matters for the district.

Stat. Auth.: ORS 246 & ORS 255

Stats. Implemented: ORS 255.005

Hist.: SD 2-1978(Temp), f. & ef. 2-28-78; SD 1-1979, f. & ef. 1-18-79; SD 2-1984, f. & ef. 1-19-84

165-020-0045

Responsibility and Action

(1) District Clerk: Notify the election officer immediately that there is a vacancy.

(2) Election Officer: Determine the deadline date and time for candidate filing in accordance with the general provisions of this rule.

(3) District Clerk:

(a) Prepare a written confirmation of vacancy stating the office information, including the position or zone and expiration date of the term, for the office in which the vacancy exists;(b) File the written confirmation with the election officer the

next working day following the initial notification given the election officer of the vacancy.

(4) Election Officer:

(a) Publish amended notice of director election, stating:

(A) All the information contained in the original published notice, including the same filing deadline date and time, for the office(s) originally scheduled for election;

(B) The new office information for the office in which the vacancy exists; and

(C) The filing deadline date and time, as determined by the election officer, for the office in which the vacancy exists.(b) Receive nominations of candidates for election as a mem-

(b) Receive holimations of caldidates for election as a member of the district board;

(c) Prepare the official district election ballot to show the office titles and candidates' names, when available, for those offices regularly scheduled for election and those offices scheduled for election as a result of a vacancy in office;

(d) Amend absentee ballots, when appropriate, to provide complete ballots for absentee electors.

Stat. Auth.: ORS 246 & ORS 255 Stats. Implemented: ORS 255.245 Hist.: SD 2-1978(Temp), f. & ef. 2-28-78; SD 1-1979, f. & ef. 1-18-79; SD 2-1984, f. & ef. 1-19-84

Billing for Local Elections

165-020-0050

Purpose

(1) This rule provides a uniform billing system for state, county, city and special district elections as authorized under ORS 246.179, 254.046, and 255.305:

(a) All chargeable costs incurred by the county election officer for the conduct of an election held for the state on a date other than the primary or general election, shall be paid by the state, if provided by the act calling for the election or pursuant to ORS 246.179;

(b) All chargeable costs incurred by the county election officer for the conduct of an election held for a city on a date other than the primary or general election, shall be paid by the city;(c) All chargeable costs incurred by the county election officer for the conduct of an election held for a special district shall be paid by the special district.

(2) An "Election Equipment Amortization Worksheet" (SED Form 240), "Average Ballots Cast Worksheet" (SED Form 241), "Allocated Cost Worksheet" (SED Form 242), and "Local Elections Billing Worksheet" (SED Form 243) are attached and made a part of this rule and shall be used to detail all costs to be billed to each electoral district holding an election.

(3) Any chargeable cost billed for an election shall be sup-

ported by such documentation as copies of payroll registers, invoices, vouchers, sales slips, billings, and receipts. Any cost not specified in this rule, or any unsupported chargeable cost, need not be paid.

(4) Documentation will be provided to the electoral districts upon request.

(5) Any electoral district bills and supporting documentation

shall be subject to audit by the secretary of state at any time for the purpose of verifying the accuracy of the chargeable costs.

[ED.NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.179, ORS 254.046 & ORS 255.305 Stats. Implemented: ORS 246.179, ORS 251.365, ORS 254.046 & ORS

255.305 Hist.: SD 40-1980, f. & ef. 4-2-80; SD 16-1984, f. & ef. 9-5-84; ELECT 2-

Hist.: SD 40-1980, f. & ef. 4-2-80; SD 16-1984, f. & ef. 9-5-84; ELECT 2-1990(Temp), f. & cert. ef. 1-19-90; ELECT 22-1990, f. & cert. ef. 6-4-90

165-020-0055

Definition of Terms

(1) "Adjustment Cost". A value which occurs when the voter registration of a district which did not have an excess credit is multiplied by the adjustment cost per elector.

(2) "Adjustment Cost Per Elector". A unit charge derived by

dividing the total excess credit by the adjustment registration. (2) "Adjustment Registration". The total aggregate registra

(3) "Adjustment Registration". The total aggregate registration minus the registration of those districts which have an excess credit.

(4) "Aggregate Registration". The total number of electors from all participating electoral districts within a county.

(5) "Allocated Cost". The total of all costs on the "Allocated Cost Worksheet" (SED Form 242) incurred by the county election officer for a given election.

(6) "Allocated Cost Per Elector". A unit charge determined by dividing the allocated cost by the aggregate registration. (7) "A mortization". The allocation of a cost of an asset over

(7) "Amortization". The allocation of a cost of an asset over its estimated economic life:

(a) "Estimated Economic Life". The period of time over which the asset will be used. This period of time cannot be longer than the estimated physical life of the asset;

(b) "Hardware". The physical equipment used in an information system;

(c) "Software or Program". The detailed instructions which direct the hardware functions of an information system;

(d) "Hardware Maintenance Agreement". An annual expenditure for the repair or preventative maintenance of the hardware portion of an information system;

(e) "Software License or Royalty". An expenditure for the licensed use of an information system's software.

(8) "Chargeable Cost". A charge directly associated with and incurred by the county election officer to conduct a given election. Chargeable costs include apportioned costs and dedicated expenditures. Costs associated with a county's voters' pamphlet shall be considered chargeable costs for local elections. Chargeable cost does not include costs incurred for a city election held on the date of the primary or general election.

(9) "Apportioned Cost". A value which occurs when the district registration is multiplied by the allocated cost per elector.(10) "Dedicated Expenditure" Any charge associated with and incurred by the county election officer to conduct a given elector but specific to one electoral district and not to be shored

election but specific to one electoral district and not to be shared or apportioned to any other electoral district; such as notice of ballot title.

(11) "Election Cost". The billing cost for a district election.

A value derived by subtracting the adjustment cost from the value in the total chargeable costs minus total revenue column for each district on the "Local Elections Billing Worksheet" (SED Form 243).

(12) "Electoral District". A state, county, city, special dis-

trict, or other municipal corporation for which the county election officer is required to hold an election.

(13) "Excess Credit". A value which occurs when the total revenue from a district exceeds the total cost for that district election.

(14) "Revenue". The deposits placed on account with the

county election officer as provided in ORS 198.775, 261.210, and 607.025 and revenues received from submission of candidate statements and arguments for publication of the county voters' pamphlet.

[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.179, ORS 251.365, ORS 254.046 & ORS 255.305

Stats. Implemented: ORS 246.179, ORS 251.365, ORS 254.046 & ORS 255.305

Hist.: SD 40-1980, f. & ef. 4-2-80; SD 16-1984, f. & ef. 9-5-84; ELECT 2-1990(Temp), f. & cert. ef. 1-19-90; ELECT 22-1990, f. & cert. ef. 6-4-90; ELECT 12-1992(Temp), f. & cert. ef. 5-18-92; ELECT 35-1992, f. & cert. ef. 12-15-92

165-020-0060

Computation of Costs

(1) The Election Equipment Amortization Worksheet Form SEL 950 shall be the form used for calculating the amortization of election equipment.

(2) The total amortization costs billed to electoral districts over the years the election equipment is used cannot exceed the total cost of purchasing, operating and maintaining the equipment during the years the equipment is used.

(3) Amortization of election equipment is not mandatory; however, any county election official who chooses to amortize such equipment must use the method designated by this rule.

(4) The Average Ballots Cast Worksheet Form SEL 951 shall be the form used for computing the average number of ballots cast per election for prior four years.

(5) The Allocated Cost Worksheet Form SEL 952 shall be

the form used for computing the allocated cost of the election. (6) The Local Elections Billing Worksheet Form SEL 953

shall be the form used for computing local election costs.

[ED. NOTE: The Forms referenced in this rule are not printed in the OAR Compilation. Copies are available from the agency.]

Stat. Auth.: ORS 246.120, ORS 246.150, ORS 246.179, ORS 246.540, ORS 254.046 & ORS 255.305

Stats. Implemented: ORS 246.120, ORS 246.179, ORS 246.540, ORS 251.365, ORS 254.046 & ORS 255.305

Hist.: SD 40-1980, f. & ef. 4-2-80; SD 16-1984, f. & ef. 9-5-84; ELECT 2-1990(Temp), f. & cert. ef. 1-19-90; ELECT 22-1990, f. & cert. ef. 6-4-90; ELECT 13-1997, f. & cert. ef. 10-27-97; ELECT 6-1998, f. & cert. ef. 5-8-98

Adjusting the Terms of Office for Washington County Education Service District Board Members

165-020-0300

Purpose

The purpose of this rule is to adjust the terms of office of the board members of Washington County Education Service District, in accordance with ORS 255.335. The Washington County Education Service District population now exceeds 300,000 according to the 1990 federal census. Education service districts with populations in excess of 300,000 must hold regular district elections in each odd-numbered year. This rule is necessary to adjust the terms of the current board members of the district so that the terms are placed on the ballot in the future only in odd-numbered years.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & 255.335 Hist.: ELECT 16-1992, f. & cert. ef. 6-26-92

165-020-0310

Adjusting the Terms

(1) Currently, the terms of office of the board members of the Washington County Education Service District expire as follows:

(a) Zone 1 - M. James Doyle - 6-30-95;

(b) Zone 2 – Gail Young – 6-30-95;

(c) Zone 3 — Edith Lippert — 6-30-93;

(d) Zone 4 — Sally Bunnell — 6-30-94;

(e) Zone 5 — James Doane — 6-30-92;

(f) At Large — Marilyn McGlasson — 6-30-93;

(g) At Large — Glenda Jones — 6-30-94.

(2) The terms of office of the board members of the Wash-

ington County Education Service District are adjusted as follows: (a) The terms of the Washington County Education Service

District board members Zone 1 and 2 expire June 30, 1995. There is no change to the term for these board positions;

(b) The term of the Washington County Education Service District board member Zone 3 expires June 30, 1993. There is no change to the term for this board position;

(c) The term of the Washington County Education Service District board member, Zone 4 expires June 30, 1994. The vacancy on June 30, 1994 will be filled by appointment for a period to expire June 30, 1995. This position will then be filled by election at the regular district election in 1995 for a four year term;

(d) The term of Washington County Education Service District board member, Zone 5 expires June 30, 1992. The vacancy will be filled by appointment for a period to expire June 30, 1993. The position will then be filled by election at the regular district election in 1993 for a four year term;

(e) The term of Washington County Education Service District board member At Large, Marilyn McGlasson expires June 30, 1993. There is no change to the term for this board position; (f) The term of the Washington County Education Service

District board member, Glenda Jones, At Large expires June 30, 1994. The vacancy on June 30, 1994 will be filled by appointment for a period to expire June 30, 1995. This position will then be filled by election at the regular district election in 1995 for a four year term.

(3) The terms of the Washington County Education Service District board members are adjusted in the manner described above to insure that no term is extended beyond four years and after the 1995 regular district election the board positions will regularly expire on alternate years.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 16-1992, f. & cert. ef. 6-26-92

Adjusting the Terms of Office for Blachly School District No. 90 Board Members

1

165-020-0320 Purpose

The purpose of this rule is to adjust the terms of office of the board members of Blachly School District No. 90, in accordance with ORS 255.325, 255.335 and 332.019. Currently the district

has three board members' terms expiring in 1996. This rule is necessary to adjust the terms of the current board members of the district so that only two board members' terms expire in 1996. The third board position will be filled by election in 1997 for a new four year term.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 34-1992, f. & cert. ef. 11-20-92

165-020-0330

Adjusting the Terms

(1) Currently, the terms of office of the board members of Blachly School District No. 90 expire as follows:

- (a) Zone 1 Sanford Rice 6-30-94
- (b) Zone 2 Ed Underwood 6-30-96
- (c) Zone 3 Ernie Jacksch 6-30-95
- (d) Zone 4 Beverly Schiesser 6-30-94
- (e) Zone 5 Pat Wilcut 6-30-96 (f) At large Dana Clay 6-30-93
- (G) At large Jeff Newman 6-30-96

(2) The term of the Blachly School District No. 90 board

member Zone 5 expires June 30, 1996. The Zone 5 board position will then become vacant and will be filled by appointment for a one year period which expires June 30, 1997. The Zone 5 position will be filled by election at the regular district election in 1997 for a four year term to expire June 30, 2001.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 34-1992, f. & cert. ef. 11-20-92

Adjusting the Terms of Office for Chemeketa Community **College District Board Members**

165-020-0340

Purpose

The purpose of this rule is to adjust the terms of office of the board members of Chemeketa Community College District, in accordance with ORS 255.335. The Chemeketa Community College District population now exceeds 300,000 according to the 1990 federal census. Community College districts with populations in excess of 300,000 must hold regular district elections in each odd-numbered year. This rule is necessary to adjust the terms of the current board members of the district so that the terms are placed on the ballot in the future only in odd-numbered years.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335

Hist.: ELECT 26-1993, f. & cert. ef. 6-22-93

165-020-0350

Adjusting the Terms

(1) Currently, the terms of office of the board members of the Chemeketa Community College District expire as follows:

- (a) Zone 1 -Signe Pribnow 6-30-95
- (b) Zone 2 Marilyn Crouser 6-30-92
- (c) Zone 3 Robert Simon 6-30-94
- (d) Zone 4 Wayne E. Feller 6-30-92
- (e) Zone 5 Philip Frey 6-30-93
- (f) Zone 6 Gerald Watson 6-30-95
- (g) Zone 7 Gwen VanDenBosch 6-30-94

(2) The terms of office of the board members of the Chemeketa Community College District are adjusted as follows: (a) The term of the Chemeketa Community College District

board member Zone 1 expires June 30, 1995. There is no change to the term for this board position;

(b) The term of the Chemeketa Community College District board member Zone 2 expires June 30, 1992. The vacancy on June 30, 1992 will be filled by appointment for a period to expire June 30, 1993. This position will then be filled by election at the regular district election in 1993 for a four-year term to expire June 30, 1997;

(c) The term of the Chemeketa Community College District board member, Zone 3 expires June 30, 1994. The vacancy on June 30, 1994 will be filled by appointment for a period to expire June 30, 1995. The position will then be filled by election at the regular district election in 1995 for a four-year term;

(d) The term of Chemeketa Community College District board member, Zone 4 expires June 30, 1992. The vacancy on June 30, 1992 will be filled by appointment for a period to expire June 30, 1993. This position will then be filled by election at the regular district election in 1993 for a four-year term to expire June 30, 1997;

(e) The term of Chemeketa Community College District board member, Zone 5 expires June 30, 1993. There is no change to the term for this board position;

(f) The term of the Chemeketa Community College district board member, Zone 6 expires June 30, 1995. There is no change to the term for this board position;

(g) The term of the Chemeketa Community College District board member, Zone 7 expires June 30, 1994. The vacancy on June 30, 1994 will be filled by appointment for a period to expire June 30, 1995. This position will then be filled by election at the regular district election in 1995 for a four-year term to expire June 30, 1999.

(3) The terms of the Chemeketa Community College District board members are adjusted in the manner described above to insure that no term is extended beyond four years and after the 1995 regular district election the positions regularly expire on alternate years.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 26-1993, f. & cert. ef. 6-22-93

Adjusting the Terms of Office for Charleston Sanitary District **Board Members**

165-020-0360

Purpose

The purpose of this rule is to adjust the terms of office of the Charleston Sanitary District board members, in accordance with ORS 255.325, 255.335 and 450.062. At the March 1993 election four individuals were elected to a four-year term and one was elected to a two-year term (Jim Crooker, Position 5). This rule is necessary to adjust the terms of the board members of the district so that the terms are staggered in order to comply with ORS 255.335 and 450.062.

Stat. Auth.: ORS 255.325, ORS 255.335 & ORS 450.062 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 37-1993, f. & cert. ef. 11-1-93

165-020-0370

Adjusting the Terms

(1) Currently, the terms of office of the board members of the

Charleston Sanitary District expire as follows:

- (a) Position 1 Sidney Norris 6-30-97
- (b) Position 2 Gene Skallerud 6-30-97
 (c) Position 3 Ted Noddin 6-30-97
- (d) Position 4 Bob Croll 6-30-95 (formerly 6-30-97)
- (e) Position 5 Jim Crooker 6-30-95

(2) The terms of office of the board members of the

Charleston Sanitary District are adjusted as follows: (a) The terms of the Charleston Sanitary District board mem-

ber Positions 1, 2 and 3, held by Sidney Norris, Gene Skallerud and Ted Noddin, expires June 30, 1997. There is no change to the terms of office for these board positions;

(b) The term of the Charleston Sanitary District board mem-

ber Position 4, held by Bob Croll, expires June 30, 1995 (formerly June 30, 1997). This position will then be filled by election at the regular district election in 1995 for a four-year term;

(c) The term of the Charleston Sanitary District board member Position 5, held by Jim Crooker, expires June 30, 1995. There is no change to this term of office for this board position. This position will then be filled by election at the regular district election in 1995 for a four-year term.

(3) The terms of the Charleston Sanitary District board members are adjusted in the manner described above to insure that no term is extended beyond four years and after the 1995 regular district election the positions regularly expire on alternate odd-numbered years.

Stat. Auth.: ORS 255.325, ORS 255.335 & ORS 450.062 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 37-1993, f. & cert. ef. 11-1-93

Adjusting the Terms of Office for Tillamook Bay Community **College District Board Members**

165-020-0380

Purpose

The purpose of this rule is to adjust the terms of office of the board members of Tillamook Bay Community College District, in accordance with ORS 255.335. This rule is necessary to adjust the terms of the current board members of the district so that only one board member's term expires in 1998, two board members' terms expire in 1996, two board members' terms expire in 1997, and two board members' terms expire in 1999.

Stat. Auth.: ORS 255.325 & ORS 255.335

Stats. Implemented:

Hist.: ELECT 3-1995, f. & cert. ef. 3-10-95

165-020-0390

Adjusting the Terms

(1) Currently, the terms of office of the board members of the Tillamook Bay Community College District expire as follows: (a) Zone 1 – Eva Noble – 6-30-95

(b) Zone 2 – Craig Wakefield – 6-30-96

(c) Zone 3 — M Wayne Jensen — 6-30-97 (d) Zone 4 — DW Bill Dahlien — 6-30-97

(e) Zone 5 — Ann Swan — 6-30-96

(f) Zone 6 – Dale Walters – 6-30-96

(g) Zone 7 — Robert Weitman — 6-30-96

(2) The terms of office of the board members of the Tillamook Bay Community College District are adjusted as follows: (a) The term of the Tillamook Bay Community College District board member Position 1, Zone 1 expires June 30, 1999. There is no change to the term for this board position, since the position is currently slated to be filled by election at the regular

district election in 1995 for a four-year term; (b) The term of the Tillamook Bay Community College District board member Position 2, Zone 2 expires June 30, 1996. This position will be filled by election at the regular district election in

1995 for a one-year unexpired term to expire June 30, 1996; (c) The term of the Tillamook Bay Community College Dis-

trict board member, Position 3, Zone 3 expires June 30, 1997. There is no change to the term for this board position;

(d) The term of Tillamook Bay Community College District

board member, Position 4, Zone 4 expires June 30, 1997. There is no change to the term for this board position;

(e) The term of Tillamook Bay Community College District board member, Position 5, Zone 5 expires June 30, 1998. This position will be filled by election at the regular district election in 1995 for a three-year unexpired term.

(f) The term of the Tillamook Bay Community College District Board member, Position 6, Zone At-Large expires June 30, 1996. There is no change to the term for this board position; (g) The term of the Tillamook Bay Community College District board member, Position 7, Zone At-Large expires June 30, 1999. This position will thus be filled by election at the regular district election in 1995 for a four year term to expire June 30, 1999

(3) The terms of the Tillamook Bay Community District board members are adjusted in the manner described above to ensure that no term is extended beyond four years and, after the 1995 regular district election, the positions regularly expire on alternate years.

Stat. Auth.: ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.325 & ORS 255.335 Hist.: ELECT 3-1995, f. & cert. ef. 3-10-95

165-020-0400

Adjusting the Terms of Office for Dufur Parks and **Recreation District Board Members**

(1) The purpose of this rule is to assign position numbers and set the terms of office of the Dufur Parks and Recreation District board members, in accordance with ORS 255.335, 266.325 and 266.335. At the March 1995 election three individuals were elected to a four-year term and one was elected to a two-year term. (2) The position numbers and expiration dates of the current terms of the board members of the Dufur Parks and Recreation

- District shall be as follows: (a) Position 1 -Glenn Miller - 6-30-99
- (b) Position 2 Ken McCullough 6-30-99

(c) Position 3 – Mary Zalaznick – 6-30-99

(d) Position 4 — Delores Davidson — 6-30-97
(e) Position 5 — Lynne Romaine — 6-30-97

(3) The terms of office of the board members of the Dufur

Parks and Recreation District shall expire as follows:

(a) The terms of the Dufur Parks and Recreation District board members, Positions 1, 2 and 3, expire June 30, 1999. These terms will then be filled by election at the regular district election in 1999 for a four-year term.

(b) The term of the Dufur Parks and Recreation District board member, Position 4, expires June 30, 1997. This position will then be filled by election at the regular district election in 1997 for a four-year term.

(c) The term of the Dufur Parks and Recreation District board member, Position 5, expires June 30, 1997. This position will then be filled by election at the regular district election in 1997 for a four-year term.

Stat. Auth.: ORS 246.150, ORS 255.325, ORS 255.335, ORS 266.325 & ORS 266.335

Stats. Implemented: ORS 255.325, ORS 255.335 & ORS 266.335 Hist: ELECT 13-1996, f. & cert. ef. 12-19-96

165-020-0410

Adjusting the Terms of Office for Klamath County Emergency Communications District Board Members

(1) The Klamath County Emergency Communications District was formed in February, 1995 after being approved by voters at the November, 1994 election, but the seven elected board members' initial terms were based upon district formation in an evennumbered year instead of an odd-numbered year.

(2) Currently, the terms of office of the board members of the

Klamath County Emergency Communications District expire as follows:

- (a) Zone 1: June 30, 1998;
- (b) Zone 2: June 30, 1996;
- (c) Zone 3: June 30, 1998;
- (d) Zone 4: June 30, 1996;
- (e) Zone 5: June 30, 1998;
- (f) Zone 6: June 30, 1996;
- (g) Zone 7: June 30, 1996.

(3) Upon adoption of this administrative rule, the terms of

office of the board members of the Klamath County Emergency Communications District expire as follows:

- (a) Zone 1: June 30, 1999;
- (b) Zone 2: June 30, 1997;
- (c) Zone 3: June 30, 1999;
- (d) Zone 4: June 30, 1997;
- (e) Zone 5: June 30, 1999;
- (f) Zone 6: June 30, 1997;
- (g) Zone 7: June 30, 1997. Stat. Auth.: ORS 246.150, ORS 255.325 & ORS 255.335 Stats. Implemented: ORS 255.335 Hist.: ELECT 14-1996, f. & cert. ef. 12-19-96

165-020-0420

Adjusting the Terms of Office for Commissioners of the Port of Coquille River

(1) The terms of office of the Commissioners of the Port of Coquille River are being adjusted so that each term expires in the correct odd-numbered year.

(2) Currently, the terms of office of the Commissioners of the Port of Coquille River expire as follows:

(a) Position 1: June 30, 2001;

(b) Position 2: June 30, 1999;

(c) Position 3: June 30, 1999;

(d) Position 4: June 30, 2001;

(e) Position 5: June 30, 2001.

(3) Upon adoption of this administrative rule, the terms of

office of the Commissioners of the Port of Coquille River expire as follows:

(a) Position 1: June 30, 1999;

(b) Position 2: June 30, 1999;

(c) Position 3: June 30, 1999;

(d) Position 4: June 30, 2001;

(e) Position 5: June 30, 2001.

 Stat. Auth.: ORS 246.150, ORS 255.325 & ORS 255.335

 Stats. Implemented: ORS 255.335

 Hist.: ELECT 14-1997, f. & cert. ef. 12-19-97

DIVISION 21

PUBLICATION OF SPECIAL DISTRICT ELECTION NOTICES

165-021-0000

Purpose and Definition

(1) The purpose of OAR 165-021-0000 thru 165-021-0010 is:

(a) To establish procedures for maintaining records for the preparation of notices of elections of special district directors; and (b) To establish procedures for preparing notices of election

for publication in a newspaper.

(2) As used in this rule, the terms:

(a) "District" has the same meaning as that given in ORS 255.012.

(b) "Regular district election" means an election at which district officers are elected.

(c) "District clerk" means the person authorized to handle election matters for the district.

(d) "Election officer" has the same meaning as that given in ORS 255.005(5).

Stat. Auth.: ORS 255 Stats. Implemented: ORS 255.06

Stats. Implemented: ORS 255.069, ORS 255.075, ORS 255.085 & ORS 255.095 Hist.: SD 25-1983, f. & ef. 12-15-83

165-021-0005

Procedures for Maintaining Records for Preparation of Notice of Election of Special District Directors

(1) Not later than the 115th day before each regular district election held on a date other than the date of a primary or general election, the election officer shall deliver to each district clerk, by certified mail, a form for updating information on district directors. If the regular district election is held on the same date as the date of a primary or general election, the election officer shall deliver the form not later than the 135th day before the election. The form may contain all or part of the following information, based on records maintained by the election officer:

(a) District name;

(b) Name, address and telephone number of district clerk;

(c) Date of next regular district election;

(d) Information as to how district directors are nominated and

elected (e.g., nominated by zone, elected at large: Nominated and elected by zone; nominated and elected at large by position number);

(e) Names of district directors last known to be in office;

(f) Zone or position number of each director;

(g) Whether director named is elected or appointed:

(A) If director was elected, date of election and length of term to which elected;

(B) If director was appointed, date of appointment and name of director replaced by appointee; also, date of last election for the position or zone and length of term to which last elected director was elected. (h) Any other information necessary or helpful to election officer;

(i) Signature of district clerk.

(2) The election officer shall instruct the district clerk to review the information on the form and make additions and corrections as necessary. If the information is correct, the district clerk shall so indicate.

(3)(a) The district clerk shall, not later than the 105th day before a regular district election held on a date other than the date of a primary or general election, return the completed form to the election officer. If the regular district election is held on the same date as the date of a primary or general election, the district clerk shall return the completed form not later than the 125th day before the election;

(b) If a vacancy should occur in a district office after the time for returning the completed form, but before the election, the district clerk shall immediately notify the election officer by telephone and in writing.

(4)(a) The election officer shall prepare the notice required by ORS 255.075(1), using the form completed by the district clerk and any other information available to the election officer. If the form is not returned by a district clerk by the specified time, the election officer shall prepare the notice for the district using the most current information available;

(b) If the form is returned after the specified time, the election officer shall prepare a corrected notice. The district shall be liable for any additional costs incurred in preparing and publishing a corrected notice.

(5) The election officer shall retain the completed forms in a file maintained for that purpose. All forms shall be kept for a period of at least four years after the regular district election for which they were completed.

(6) When a person is appointed to fill a vacancy in a district office, the district clerk shall give written notice to the election officer immediately after such appointment is made.

Stat. Auth.: OKS 255 Stats. Implemented: ORS 255.069 Hist.: SD 25-1983, f. & ef. 12-15-83

165-021-0010

Procedures for Preparing Notices of Election for Publication in a Newspaper

(1) Before publishing a notice for a district election, the election officer may designate one newspaper of general circulation in the district for publication of the district's notices. In making the designation, the election officer shall consider the criteria set forth in ORS 193.020.

(2) In addition to the information required in a publication made pursuant to ORS 255.075(1), the election officer shall also include a statement as to where declarations of candidacy and petitions for nomination may be filed.

(3) A publication made pursuant to ORS 255.095(2) must

include all ballot and polling place information for the electoral district. A publication made in addition to the publication required by ORS 255.095(2) need only include information pertinent to the county or district for which the publication is made. Further, the requirements of ORS 255.095(2) shall be considered satisfied by publication of the sample ballot as part of publication of the fac-simile of the primary or general election sample ballot.

Stat. Auth.: ORS 255

Stats. Implemented: ORS 255.075 & ORS 255.095 Hist.: SD 25-1983, f. & ef. 12-15-83

DIVISION 22

COUNTY VOTERS' PAMPHLET

165-022-0000

Purpose and Definitions

(1) The purpose of this rule is to establish the schedule, filing fees and procedures for preparing, printing and distributing a county voters' pamphlet, as outlined in ORS Chapter 251.

(2) The content of statements and arguments shall conform to ORS 251.395:

(a) The names of persons or organizations to be excluded from arguments and statements shall conform to ORS 251.405; (b) Candidate portrait requirements shall conform to ORS 251.075(1), (2), (3) and (4);

(c) The format of the candidate's statement shall conform to ORS 251.425;

(d) The identification of the candidate's portrait or statement shall conform to ORS 251.125;

(e) The preparation and order of materials for the county vot-

ers' pamphlet may be organized by electoral jurisdiction in the following order:

(A) Measure, explanatory statement and arguments;

(B) Candidates.

(f) Measure arguments shall follow the relating measure; arguments in support shall be placed first and arguments in opposition shall be placed second and shall be placed in the order the arguments are received by the county clerk;

(g) The identification of a measure argument and the disclaimer to be included in the county voters' pamphlet shall conform to ORS 251.355.

(3) The terms used in this rule have the same definitions as

identified in ORS 251.005(1), (3), (4), (5). For this rule, the terms: (a) "Statements" refers to the county voters' pamphlet filings made by candidates;

(b) "Arguments" refers to the filings of measure arguments

for inclusion in the county voters' pamphlet;

(c) "Words" refers to both words and numbers;

(d) "Filing forms" for candidate statements, explanatory statements and measure arguments refers to the forms required and provided by the county clerk;

(e) "City office" means any elected position of a city as specified by state law or city charter.

(f) "Local government" means the county or a city, or district as defined in ORS 255.012 located within the county.

(4) For elected public offices, the terms:

(a) "Paid office" means any elected public office for which

the person elected will receive a fixed salary. For purposes of this rule, per diem and reimbursement for expenses do not constitute a fixed salary;

(b) "Unpaid office" means any elected public office which is not a paid office.

(5) Recall measures may be excluded from the county voters' pamphlet.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats. Implemented: ORS 251.305 Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3000; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0010

Filing Officer and Schedule for Filing Explanatory Statements, Measure Arguments and Candidate Statements

(1)(a) If the county in which a local government election is scheduled produces a county voters' pamphlet, the county clerk shall be the filing officer for the candidate statements and arguments which will appear in that county's voters' pamphlet; (b) If a local government is located in more than one county. the county clerk of the county in which the city hall of the city or the administrative office of the local government located shall be the filing officer for the measure and explanatory statement. (2) The filing deadlines for candidate statements, portraits, arguments and filing fees shall be based upon the final dates for filing either a nominating petition/declaration of candidacy; notice of measure election or a certified statement of candidates by a

local government or the Department of Agriculture:

(a) For candidates who file their candidacy with the county clerk - Not later than 5 p.m. on the 68th day before the election for inclusion in a county voters' pamphlet for a primary or general election, except as provided in subsection (d) of this section;

(b) For candidates who file their candidacy with the county clerk — Not later than 5 p.m. on the 57th day before the election for inclusion in a county voters' pamphlet for any election other than a primary or general election, except as provided in subsection (d) of this section;

(c) For candidates who file their candidacy with a governing body other than the county clerk — Not later than 5 p.m. on the 57th day before the election for inclusion in a county voters' pamphlet for any election, except as provided in subsection (d) of this section:

(d) For candidates on any election ballot whose names are certified to a subsequent runoff election ballot for the same office, and where the voters' pamphlet filing deadline for the subsequent runoff election falls on or before the date of the first election not later than 5 p.m. on the second business day after the first election for inclusion in a county voter's pamphlet for the subsequent runoff election.

(e) For local government measures and explanatory statements — Not later than 5 p.m. on the deadline for filing a notice

of measure election; (f) For arguments in support or opposition to any measure and filing fee or verified petition — Not later than after 5 p.m. on the second (2nd) business day after the deadline for filing a notice of measure election;

(g) For all statements of endorsement - Not later than the deadline for filing statements and arguments.

(3) All explanatory statements shall become public record upon filing.

(4) The text of all candidate statements shall become public

record on the fourth (4th) business day after the filing deadline.

(5) The text of all arguments shall become public record on

the fourth (4th) business day after the filing deadline. Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325 Stats. Implemented: ORS 251.335, ORS 251.345 & ORS 251.355 Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3010; ELECT 6-1994, f. & cert. ef. 3-31-94; ELECT 4-1995, f. & cert. ef. 3-10-95

165-022-0020

Filing Fees for Statements and Arguments

(1) Filing fees or signature petitions for statements and arguments shall be filed with the county clerk at the time of submitting the arguments or statements.

(2) A verified signature petition may be substituted for the appropriate filing fee for measure arguments (ORS 251.355). The petition shall be submitted on forms prescribed by the county clerk.

(3) The filing fees for candidate statements shall be:

(a) For paid offices - \$100;

(b) For unpaid offices - \$25.

(4) The filing fees for measure arguments shall be based upon the electoral jurisdiction's registration as of January 1st of the election year:

(a) If the electoral jurisdiction has a registration of less than 1,000 within a county - \$75;

(b) If the electoral jurisdiction has a registration of 1,000 to 4,999 within a county - \$150;

(c) If the electoral jurisdiction has a registration of 5,000 to 9,999 within a county — \$225;

(d) If the electoral jurisdiction has a registration of 10,000 or more within a county - \$300.

(5) Refunds of filing fees shall conform to ORS 251.325(2)

and the procedures established by the county clerk.

Stat. Auth.: ORS 251 Stats. Implemented: ORS 251.325, ORS 251.335 & ORS 251.355 Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3020

165-022-0030

Filing Candidate Statement and Portrait

(1) Any candidate for local office may file a candidate statement and portrait with each county clerk of the county(ies) in which the local government is located.

(2) The county clerk may require that the candidate statement be typewritten and submitted on a form approved by the county clerk.

(3) Candidate statements shall be limited to 325 words.

(4) Candidate portraits shall be of a size which complies with state statute (ORS 251.075).

(5) All materials submitted by a candidate for inclusion in a

county voters' pamphlet shall fit within 30 square inches of space. Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats. Implemented: ORS 251.335

Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3030; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0040

Filing Explanatory Statements

(1) The governing body for any local government which has referred a measure to the voters, shall submit an impartial, simple and understandable statement explaining the measure and its effect.

(2) For any initiative or referendum by petition, an impartial,

simple and understandable statement explaining the measure and its effect shall be submitted by the governing body of the local government only if the local government has an ordinance requiring the submission of such a statement.

(3) Explanatory statements shall be limited to 500 words.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325 Stats. Implemented: ORS 251.345

Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3040; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0050

Filing Measure Arguments

(1) Any person may file an argument supporting or opposing a measure with each county clerk of the county(ies) in which the local government that filed the measure is located if the county(ies) will be publishing a voters' pamphlet.

(2) The county clerk may require that an argument support-

ing or opposing a measure be typewritten or legibly printed and submitted on a form approved by the county clerk.

(3) Arguments shall be limited to 325 words.

(4) All materials submitted for inclusion in a county voters'

pamphlet shall fit within 30 square inches of space.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats. Implemented: ORS 251.355 Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. &

cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3050; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0060

Printing and Distributing the County Voter's Pamphlet

(1) The county clerk shall print the voters' pamphlet using a format which allows for equal space for every:

(a) Argument;

(b) Statement and portrait;

(c) Candidate portraits which are of a size which complies with state statute (ORS 251.075).

(2) The county clerk shall be authorized to edit any statements or arguments which do not conform to the allocated space requirements.

(3) The county clerk shall mail or distribute the county vot-

ers' pamphlet by the seventh day before the election or the last

day for mailing ballots if the election is conducted by mail.

(4) The county clerk shall mail or distribute the county vot-

ers' pamphlet in such a manner as to ensure at least one voters' pamphlet to each household with a registered voter within any local government that involved in an election.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats, Implemented: ORS 251,325

Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993. f. & cert. ef. 4-29-93; Renumbered from 165-060-3060; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0070

Notification Between Electoral Jurisdictions

(1) If a local government is located in more than one county, the county clerk with whom the filings are made shall certify, within one business day after the filing deadline, to the county clerk of another county in which the local government is located: (a) Copies of all measures;

(b) Copies of all explanatory statements;

(c) Copies of all candidate filings.

(2) If a candidate files for office with a filing officer other than a county clerk, the filing officer shall include a copy of such candidate filing when the officer certifies the ballot information to the county clerk.

(3) If a candidate or measure for a local government which is located in more than one county will appear in more than one county's voters' pamphlet,

the candidate filing a statement or the person filing an argument is responsible for filing the information and appropriate fee with the other county clerks for inclusion in another county voters' pamphlet.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats, Implemented: ORS 251,325

Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3070; ELECT 6-1994, f. & cert. ef. 3-31-94

165-022-0080

Billing Electoral Jurisdictions for County Voters' Pamphlet

The formula used to determine the apportioned expenditure and revenue allocations for the county voters' pamphlet as related to election costs is outlined in OAR 165-020-0050, 165-020-0055, and 165-020-0060, Billing for Local Elections.

Stat. Auth.: ORS 246.150, ORS 251.305 & ORS 251.325

Stats. Implemented: ORS 251.365

Hist.: ELECT 19-1989, f. & cert. ef. 10-16-89; ELECT 6-1991(Temp), f. & cert. ef. 7-2-91; ELECT 8-1991, f. 8-16-91, cert. ef. 9-1-91; ELECT 16-1993, f. & cert. ef. 4-29-93; Renumbered from 165-060-3080; ELECT 6-1994, f. & cert. ef. 3-31-94