



ELECTION NEWS

A special informational bulletin
on the implementation of
Michigan election law.

Michigan Department of State - Terri Lynn Land, Secretary of State

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The Election of Precinct Delegates

This article outlines the procedures provided under Michigan election law for the election of precinct delegates. As the procedures associated with the election of precinct delegates are unique in many ways, the careful review of the information contained in this article is encouraged. A few immediate points and reminders:

- Precinct delegate candidates are required to file an Affidavit of Identity to gain ballot access; petition signatures are not required.
- Precinct delegate candidates are permitted to file with the clerk of their county, city or township of residence.
- The precinct delegate filing deadline elapses at 4:00 p.m. on May 11, 2010 -- the same filing deadline imposed on all other partisan candidates.
- Michigan election law stipulates that a precinct delegate candidate must be "a qualified and registered elector residing within, as well as having his or her actual bona fide residence within, the election precinct for which he or she desires to become a candidate on the filing deadline." With respect to the age qualification, this means that a precinct delegate candidate must be at least 18 years of age by May 11, 2010.

- Anyone who wishes to seek a precinct delegate position with write-in votes must file a “Declaration of Intent” with the city or township clerk by 4:00 p.m. on July 30, 2010. (The filing deadline falls on the first Friday preceding the August 3, 2010 primary.) As an alternative, such candidates may file a Declaration of Intent with the appropriate precinct board on the day of the August primary anytime prior to the close of the polls.

Creation of precinct delegate positions: The county chairperson of each political party qualified to participate in the statewide August primary certifies to the county election commission no later than April 1, 2010 the number of precinct delegate positions to appear under the party’s vignette in each precinct in the county. Michigan election law provides that the allotment of delegates to all precincts in the state “shall be made to insure, as near as is practicable, equal apportionment based upon the total vote cast for the candidate of each political party for either president of the United States or secretary of state at the last general November election when elections for those offices were held, whichever is later. However, each precinct shall have at least 1 delegate.” (MCL 168.623a)

- The Republican Party and the Democratic Party are qualified to appear on the August 3, 2010 primary ballot.
- If the county chairperson of a political party fails to meet the April 1 certification deadline, the county election commission is required to determine the number of precinct delegate positions to appear under the party’s vignette in each precinct in the county.

Candidate qualifications and allowances: A precinct delegate candidate must be at least 18 years of age by the May 11, 2010 filing deadline and must be “a qualified and registered elector residing within, as well as having his or her actual bona fide residence within, the election precinct for which he or she desires to become a candidate...” (MCL 168.624)

- A precinct delegate candidate may hold or seek any other public office in Michigan. Consequently, a precinct delegate candidate may appear as a candidate for another office on the August 3, 2010 primary ballot.
- While a precinct delegate candidate may not serve as an election inspector in the precinct in which he or she resides, a precinct delegate candidate may serve as an election inspector in any other precinct in the county. (MCL 168.677)

Filing requirements: A person who wishes to seek a precinct delegate position must file an Affidavit of Identity (in duplicate) with the clerk of his or her county, city or township of residence. Petition signatures are not required.

To facilitate the precinct delegate candidate filing process, an Affidavit of Identity designed exclusively for use by precinct delegate candidates has been developed by the Department of State’s Bureau of Elections. A copy of the most recent revision of the form is provided with this newsletter. The form is also available through commercial vendors and on the Department’s Web site www.michigan.gov/sos. The availability of the precinct delegate Affidavit of Identity form does not preclude a precinct delegate candidate from filing with the standard Affidavit of Identity form if desired.

- The deadline for filing an Affidavit of Identity for a precinct delegate position is 4:00 p.m. on Tuesday, May 11, 2010. (MCL 168.624)
- The deadline for withdrawing a precinct delegate filing is 4:00 p.m. on Friday, May 14, 2010. The withdrawal must be in writing and must be filed with the county clerk; Michigan election law does not make any allowances for filing such withdrawals with the city or township clerk. (MCL 168.624a)
- A city or a township clerk who receives a precinct delegate candidate filing is required to forward a copy of the candidate's Affidavit of Identity to the county clerk by Monday, May 17, 2010. (MCL 168.624)
- Precinct delegate candidates are not required to file disclosure forms under Michigan's Campaign Finance Act. Consequently, the "campaign finance compliance statement" does not appear on the precinct delegate Affidavit of Identity form. Similarly, elected precinct delegate candidates are not required to file the post-election "campaign finance compliance statement" required under MCL 168.848.

Careful review of filings urged: It is important to carefully review all precinct delegate filings to confirm that the filer has accurately identified his or her precinct of residence on the Affidavit of Identity form. Precinct delegate candidates who do not accurately identify their precinct of residence on the form should be immediately contacted and alerted to the error. Such errors can be corrected by the filer through the submission of a notarized statement anytime prior to the precinct delegate filing deadline (4:00 p.m., May 11, 2010).

Complaint process: A complaint may be filed if it is believed that a precinct delegate candidate 1) is not registered to vote in the precinct he or she wishes to represent or 2) does not actually reside within the precinct he or she wishes to represent. The complaint must be presented to the county clerk in writing before the August primary ballots are released for printing.

The county clerk forwards any challenges filed against the registration or residence of a precinct delegate candidate to the appropriate city or township clerk for review. The city or township clerk then has 48 hours to complete the review and report back to the county clerk. (MCL 168.624)

Precinct delegate ballot: Precinct delegate positions are placed after all other partisan offices on optical scan ballots. The names of precinct delegate candidates are not rotated on the ballot.

Write-in candidates for precinct delegate: An individual who wishes to seek a precinct delegate position with write-in votes is required to file a "Declaration of Intent" with the **city or township clerk** by 4:00 p.m. on Friday, July 30, 2010. As an alternative, such candidates may file a Declaration of Intent with the appropriate precinct board on the day of the August primary anytime prior to the close of the polls. (There are no provisions of law which permit write-in candidates seeking precinct delegate positions to file on the county level.) A Declaration of Intent form developed exclusively for use by precinct delegate candidates is provided with this newsletter. The form is also available through commercial vendors and on the Department's Web site www.michigan.gov/sos. (MCL 168.737a)

- Write-in votes cast for a precinct delegate candidate who has not filed a Declaration of Intent do not count. (Write-in votes which do not count due to the candidate’s failure to file a Declaration of Intent are not considered when determining whether an “overvote” or “split ticket” voting has occurred.)
- City and township clerks are responsible for notifying the appropriate precinct boards in their jurisdiction of any Declaration of Intent forms submitted by precinct delegate candidates by the above referenced deadline. Precinct boards must carefully maintain any Declaration of Intent forms submitted by precinct delegate candidates at the polls on the day of the August primary.
- The Declaration of Intent “waiver” does not apply to precinct delegate positions. As a consequence, even in an instance where a precinct delegate candidate dies or is disqualified on or after the Wednesday prior to the election, a write-in vote cast for a precinct delegate position does not count unless the individual who received the write-in vote has filed a Declaration of Intent form. (The Declaration of Intent waiver, applicable to all other offices on the ballot, is invoked if a candidate appearing on the ballot for the office involved dies or is otherwise disqualified on or after the Wednesday immediately preceding the election. In such an instance, all write-in votes cast for the office are counted including any write-in votes cast for candidates who have not filed a Declaration of Intent.)

The election; notification to winning precinct delegate candidates: The precinct delegate candidates who receive the highest number of votes for the available positions under each party column are elected. (The three vote minimum which was formerly needed to win a precinct delegate position has been eliminated.) Candidates elected to precinct delegate positions are certified to the county clerk by the precinct board. The county clerk is required to notify candidates elected to precinct delegate positions of their election **within seven days after the primary**. The notification can be sent by first class, registered or certified mail. (MCL 168.607; 608; 625)

- A tie vote for a precinct delegate position is resolved by the conduct of a drawing held under the direction of the county clerk. When conducting a drawing to resolve a tie vote for a precinct delegate position, the county clerk has the involved candidates draw folded strips of paper bearing the words “elected” or “not elected” from a box. (MCL 168.607)
- Precinct delegate elections are not subject to vote recounts.

Notification to county political party organizations; office records: Immediately following the primary, the county clerk is required to furnish the chairpersons of the county political party organizations with the names of the precinct delegates elected by the political party. The county clerk is also required to supply the chairpersons with the names of those persons specified under Michigan election law, MCL 168.608(4) and (5).

Michigan election law further specifies that the county clerk is required to “record the names of the delegates elected in a book to be kept for that purpose and shall file the book among the records of the clerk’s office.” (MCL 168.608)

Summary of Dates and Deadlines Associated With the Election of Precinct Delegates
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A summary of the dates and deadlines associated with the election of precinct delegates in 2010 is provided below:

By March 1	State party chairpersons of major political parties notify county and district committee chairs of county convention delegate (precinct delegate) allocation requirements. (MCL 168.623a(1))
By April 1	County political party chairpersons certify number of delegates to be elected in each precinct to county election commissions. (MCL 168.623a(1))
By 4:00 p.m., May 11	Candidates for precinct delegate file an Affidavit of Identity (in duplicate) with the clerk of the county, city or township in which the candidate resides. (MCL 168.624(2))
By 4:00 p.m., May 14	Precinct delegate candidates who wish to drop from ballot file withdrawals with county clerk. (MCL 168.624a(2))
By May 17	City and township clerks forward copies of Affidavit of Identity forms filed by precinct delegate candidates to county clerk. (MCL 168.624(2))
Prior to release of August primary ballots for production	Complaints may be filed with county clerk against the residency or registration status of precinct delegate candidates. City or township clerk must respond within 48 hours after receipt of complaint from county clerk. (MCL 168.624(3))
By 4:00 p.m., July 30	Individuals who wish to seek a precinct delegate position with write-in votes file Declaration of Intent forms with city or township clerk. (As an alternative, individuals who wish to seek a precinct delegate position with write-in votes may file the form with the appropriate precinct board prior to the close of the polls on the day of the August primary.) (MCL 168.737a)
August 3	Primary election conducted. Candidates elected to precinct delegate positions are certified to the county clerk by the precinct boards. (MCL 168.625)

By August 10	County clerk notifies candidates elected to precinct delegate positions by first class, registered or certified mail. County clerk also forwards appropriate notices to county political party chairpersons. (MCL 168.608(3)(4); 625)
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Election Inspector Application Form Updated

The State Director of Election is responsible for approving the Election Inspector Application form. (MCL 168.677(2)) In response to a number of requests received from local election officials, the form has been updated as described below:

- As the forms must be placed on public file, the Social Security Number entry has been removed from the form.
- An entry for the applicant’s email address has been added to the form.
- A question regarding foreign language proficiencies has been added to the form.

A copy of the updated Election Inspector Application form is provided with this newsletter. All election form printers have been notified of the form changes.

Election Resources Available on Department’s Web Site

A wide variety of election related information and materials can be accessed through the Department’s Web site www.Michigan.gov/sos. To locate, click on “Elections in Michigan”; on the Elections in Michigan page, click on “Information for Election Administrators.” The information and materials currently available on the Web site include the following:

- Michigan election law.
- Michigan ballot production standards.
- February 23, 2010 election date calendar.
- February 23, 2010 Voter Information Poster.
- May 4, August 3 and November 2, 2010 election date calendars.
- Provisional balloting implementation materials.

- Election inspector training materials.
- Michigan voter identification requirement implementation materials.
- AutoMARK implementation materials.
- Archives of previous issues of *Election News* and *News You Can Use*.

Have a Question or Need Assistance?
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If you have a question or need assistance with your election related duties, please do not hesitate to contact the Michigan Department of State's Bureau of Elections. We will be happy to assist in any way possible!

Mailing address: Michigan Department of State
Bureau of Elections
PO Box 20126
Lansing, MI 48901-0726

Phone: (517) 373-2540

Email: elections@Michigan.gov

Fax: (517) 373-0941

PRECINCT DELEGATE AFFIDAVIT OF IDENTITY

A candidate who seeks a precinct delegate position must file an Affidavit of Identity with his or her county clerk or, as an alternative, his or her city or township clerk no later than 4:00 p.m. on the twelfth Tuesday prior to the August primary. A city or township clerk receiving this form must forward a copy to the county clerk within four days after the filing deadline. (MCL 168.624)

A. CHANGE OF NAME

Michigan election law, MCL 168.558, stipulates that a candidate who is “not using a name, whether a given name, a surname, or otherwise, that is not a name that he or she was given at birth” must indicate his or her full former name on the Affidavit of Identity. The requirement to indicate a name change on the Affidavit of Identity does *not* apply if:

- The candidate’s name was formally changed 10 or more years ago.
- The candidate’s name was changed in a Certificate of Naturalization issued by a federal district court 10 or more years ago.
- The candidate’s name was changed because of marriage.
- The candidate’s name was changed through divorce to a “legal name by which the individual was previously known.”

Michigan election law provides that a candidate required to indicate a name change on the Affidavit of Identity must be listed on the ballot “with his or her current name and former name as prescribed by the Secretary of State.” (MCL 168.560b)

B. APPEARANCE OF NAME ON BALLOT

Michigan election law provides the following stipulations regarding the manner in which a candidate can have his or her name printed on the ballot:

- A candidate “may specify that both his or her given name and middle name, or only a middle name, shall appear on the ballot.”
- A candidate “may specify that either an initial or a recognized diminutive for the candidate’s given name or middle name, or for both, shall appear on the ballot.”
- A candidate may *not* use a “nickname that is not a recognized diminutive of the candidate’s given name or middle name” on the ballot.
- A married person may *not* use his or her spouse’s given name, middle name or a diminutive of his or her spouse’s given name or middle name on the ballot.

C. MAILING ADDRESS

A candidate who wishes to receive communications from his or her filing official at an address other than his or her residential address should enter a “mailing address” where indicated. (Note: A candidate may list a P.O. Box for his or her “mailing address”; a candidate may *not* list a P.O. Box for his or her residential address.)

D. WITHDRAWAL OF FILING

A precinct delegate candidate who wishes to withdraw his or her filing must submit a written withdrawal statement to the filing official no later than 4:00 p.m. on the third day after the filing deadline.

WRITE-IN CANDIDATE DECLARATION OF INTENT

(NAME OF CITY, TOWNSHIP, VILLAGE OR SCHOOL DISTRICT)

As a write-in candidate for public office, you must file this form no later than 4:00 p.m. on the second Friday immediately preceding the election. You may have additional filing obligations under Michigan's Campaign Finance Act (P.A. 388 of 1976). Ask your filing official for further information.

As a write-in candidate for a precinct delegate position, you must file this form with the clerk of your city or township of residence no later than 4:00 p.m. on the first Friday immediately preceding the August primary. As an alternative, you may file this form with your board of election inspectors on the day of the August primary any time prior to the close of the polls.

Name _____
(Print or Type)

Residence Address _____
(Street Address) (Post Office) (Zip Code)

City or Township of _____

I am registered and qualified to vote at this address: Yes No Birth Date _____ / _____ / _____

Home Phone (_____) _____ Business Phone (_____) _____

DATE OF ELECTION: Primary _____ / _____ / _____ General _____ / _____ / _____

OFFICE SOUGHT: _____

District No. (if any) _____ Precinct No. (if Precinct Delegate Candidate) _____

Partisan Office -- Party* _____ Nonpartisan Office
(*NOTE: Required for partisan primary election only)

TERM: Regular To Fill Vacancy - Term Ending _____ Other _____

JUDICIAL CANDIDATES ONLY:

- Incumbent Position - Place a check in this box if you are running for a judicial office for which the incumbent is seeking reelection.
 Non-Incumbent Position - Place a check in this box if you are running for a judicial office for which the incumbent is not seeking reelection.
 New Judgeship - Place a check in this box if you are running for a newly created judicial seat.

By signing this affidavit, I swear the statements made above are true and do hereby declare my intent to seek the above elective office as a write-in candidate.

SIGNATURE OF WRITE-IN CANDIDATE: _____

Subscribed and sworn to by _____ Name of Notary: _____

before me on the _____ day of _____, _____ Notary Public, State of Michigan, County of _____

My commission expires _____

Signature of notary public

Acting in the County of _____

OFFICE USE ONLY

OFFICE CODE _____ DATE OF FILING _____ / _____ / _____

CFR I.D. _____ RECEIVED BY _____

ELECTION INSPECTOR APPLICATION

(NAME OF CITY, TOWNSHIP OR VILLAGE)

(Must be completed in your own handwriting in ink)

Full Name _____

Date of Birth _____/_____/_____

Email Address _____

Home Address _____

Home Phone # _____

Work Phone # _____

Registered in City
 Township of _____ Precinct # _____ Ward # _____
 Village

County of _____ Length of Residence in County _____

Political Party Affiliation (to be eligible for appointment you **MUST** check one):

Republican Party Democratic Party Other Party _____

Have you ever been convicted of a felony or election crime? Yes No

Education Background (include highest grade completed or degrees held) _____

Employment Background (include current or last place of employment and type or work performed)

Languages other than English that you speak (if any) _____

Past experience as an election inspector, if any (include name of jurisdiction) _____

Do you have transportation? Yes No Will you work at any polling place? Yes No

I CERTIFY THAT I am not a member or a known active advocate* of a political party other than the party identified above. I FURTHER CERTIFY THAT the foregoing statements are true to the best of my knowledge and belief.

Signature of Applicant

Date _____/_____/_____

* A "known active advocate" of another political party is defined to mean a person who 1) is a delegate to the convention or an officer of another party 2) is affiliated with another party through an elected or appointed government position or 3) has made documented public statements specifically supporting by name another political party or its candidates in the same calendar year as the election at which the person will serve as an inspector. "Documented public statements" means statements reported by the news media or written statements with a clear and unambiguous attribution to the applicant.

ANY FALSE STATEMENTS MADE ON THIS APPLICATION WILL DISQUALIFY THE APPLICANT.