

2019 Consolidated Mail Ballot Election

August 27, 2019

Candidate Filing Guide



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I. INTRODUCTION

This Candidate Filing Guide has been prepared to assist candidates filing for offices in the 2019 Consolidated Mail Ballot Election. The guide includes valuable information for candidates to use throughout their candidacy. While this guide is intended to be as informative as possible, it contains general information only, and is not intended to be used as a substitute for legal counsel. Employees of the San Bernardino County Registrar of Voters are not permitted to answer questions of a legal nature. The Registrar of Voters recommends that any candidate seeking an interpretation of any statute or regulation cited in this guide consult with an attorney.

A. Overview of Filing Guide

There are seven major sections in this guide:

The **Introduction** section contains this overview and information about important dates and timelines for this election.

The **Elective Office Information** section of this guide contains information about the offices up for election in San Bernardino County, information about qualifications, and information regarding incompatible offices.

The **Candidate Filing Process** section contains information regarding the forms required to file for office, how to select a ballot designation, and how to submit a candidate statement.

The **Fair Political Practices Commission Filings** section briefly explains the required forms that may need to be filed as part of the candidate filing process. The Fair Political Practices Commission (FPPC) is an independent regulatory agency that enforces campaign finance laws. The San Bernardino County Registrar of Voters is a filing agent for the FPPC, and is responsible for collecting campaign disclosure statements from candidates who are required to file, including candidates running for office in any election.

The **Campaign Laws and Regulations** section contains important information regarding campaign signs and literature, electioneering, mass mailings, and other important laws and regulations that may be of interest to candidates.

The **Registrar of Voters Services** section lists services provided by the San Bernardino County Registrar of Voters that may be helpful to candidates to run their campaigns.

The **Appendix** section of this guide includes several reference materials.

B. Important Dates and Timelines

Below are the important dates and timelines for the 2019 Consolidated Mail Ballot Election.

Important Dates and Timelines	Important information
July 31, 2019	<u>FPPC Semi-annual Due</u> - Deadline to submit semi-annual campaign disclosure statement. The period covered by any statement begins on the day after the closing date of the last statement filed, or January 1, if no previous statement has been filed through December 31, 2018.
May 6 – May 31, 2019	<u>Candidate Filing Period</u> – Candidates may request and file candidate filing documents in order to run for office.
May 31, 2019	<u>Deadline for Candidates to Withdraw</u> – No candidate shall withdraw after this date for offices which do not have an extension period.
June 1 – June 5, 2019	<u>Candidate Filing Extension Period</u> - If an incumbent fails to file candidate filing documents by May 31, 2019, there will be a 5-calendar-day extension during which any candidate, other than the incumbent, may file.
June 1– June 10, 2019	<u>Public Examination Period</u> - Candidate statements are available for public examination. During this period, any citizen may seek a writ of mandate or an injunction requiring the material in the statements to be amended or deleted.
June 6, 2019	<u>Random Alphabet Drawing</u> - The Secretary of State conducts a drawing of letters of the alphabet to determine the order in which candidates will appear on the ballot.
June 6 – June 15, 2019	<u>Public Examination Period for Offices with Candidate Filing Extension</u> - Candidate statements are available for public examination at the Registrar of Voters. During this period, any citizen may seek a writ of mandate or an injunction requiring the material in the statements to be amended or deleted.
July 1 – August 13, 2019	<u>Write-in Candidate Filing Period</u> - Write-in candidates may request and file candidate documents to become a qualified write-in candidate on the ballot.
July 18, 2019	<u>1st Pre-election Statement Due</u> – Candidates must file the first pre-election campaign disclosure statement.
July 29, 2019	<u>Voter Information Guides & Mail Ballots</u> – Voter Information Guides and Mail Ballots are delivered to U.S Post Office
July 29 – August 26, 2019	<u>Early Voting Period</u> - Early votes may be cast for this election. For a list of early voting locations, visit the Registrar of Voters website.
August 12, 2019	<u>Voter Registration Deadline</u> - Deadline to register to be eligible to vote in this election.
August 15, 2019	<u>2nd Pre-election Statement Due</u> - Candidates must file the second pre-election campaign disclosure statement.

Important Dates and Timelines	Important information
August 27, 2019	<u>Election Day</u> – The Registrar of Voters office will be open for voters to drop off mail ballots from 7 a.m. to 8 p.m. By 8:15 p.m., the first Unofficial Results will be released on the Registrar of Voters website.
September 26, 2019	<u>Official Canvass Deadline</u> - Deadline for the San Bernardino County Registrar of Voters to certify election results.

II. ELECTIVE OFFICE INFORMATION

This section of the guide contains information regarding the offices up for election in San Bernardino County for this election, information about qualifications, and information about incompatible offices.

A. Offices Up For Election

The following table lists the offices that are up for election for the 2019 Consolidated Mail Ballot Election.

Office	Number to be Elected	Term (years)
Baker Community Services District, Member, Board of Directors	2	4
Mariana Ranchos County Water District, Member, Board of Directors	2	4
Twentynine Palms Water District, Member, Board of Directors	2	4

B. Qualifications

See Appendix A of this guide to see the required qualifications that candidates must meet for each office up for election.

C. Notice to Candidates Regarding Incompatible Offices

The Political Reform Act does not prohibit any officeholder from holding multiple public offices or seeking more than one elective office. For example, a deputy district attorney can hold the office of city council member, or a water board director may also be elected to a park and recreation district. However, there are instances in which holding more than one office are considered incompatible.

There is no single statute that defines “incompatibility of offices”. The common law doctrine of incompatibility of offices, however, prevents an elected official from holding two offices simultaneously if the offices have overlapping and conflicting public duties.

The courts have defined this concept as follows: “One individual may not simultaneously hold two public offices where the functions of the offices concerned are inherently inconsistent, as

where there are conflicting interests, or where the nature of the duties of the two offices is such as to render it improper due to considerations of public policy for one person to retain both”.

The State of California Attorney General’s Office has issued many opinions of particular compatibility questions. Below are examples of incompatible offices:

- The offices of city councilperson and school district board member where the city and the school district have territory in common;
- Fire chief of a county fire protection district and member of the board of supervisors of the same county;
- High school district trustee and trustee of an elementary school district which is wholly within the geographic boundaries of the high school district;
- Water district director and a city council member;
- Water district director and a school district trustee having territory in common;
- Deputy Sheriff and County Supervisor.

If you have a question about whether two public offices that you hold or seek to hold would be considered incompatible, contact the California State Attorney General’s office at (916) 445-9555 or visit their website, www.ag.ca.gov. For further information regarding conflict of interest or incompatibility of offices, visit the Fair Political Practices Commission’s website at www.fppc.ca.gov, or phone toll free at (866) 275-3772.

D. Notice to Candidates Regarding being an Employee and Elected Official of the District

Candidates elected to Special Districts may not be an employee of that district. An employee of a local agency may not be sworn into office as an elected or appointed member of the legislative body of that local agency unless he or she resigns as an employee. If the employee does not resign, the employment shall automatically terminate upon his or her being sworn into office - (Cal. Gov. Code §53227 (a))

- Definition of local agency - “Local agency” means a city, city and county, county, district, municipal or public corporation, political subdivision, or other public agency of the state - (Cal. Gov. Code §53227.2 (a))
- Definition of legislative body - “Legislative body” means the board of supervisors of a county or a city and county, the city council of a city, or the governing body of a district, municipal or public corporation, political subdivision, or other public agency of the state - (Cal. Gov. Code §53227.2 (b))

III. CANDIDATE FILING PROCESS

This section of the guide contains information regarding the filing fees for each office, the nomination petition process, forms required to file for office, how to select a ballot designation, and how to submit a candidate statement.

In order to become a candidate for office, candidates must file various documents with the Registrar of Voters and may have to pay certain fees. For the 2019 Consolidated Mail Ballot Election, candidates may request candidate filing documents beginning May 6, 2019, and must return the completed candidate filing documents by 5 p.m. on May 31, 2019.

To officially declare themselves a candidate for office, all candidates must file a *Declaration of Candidacy* (see section A) form. On the *Declaration of Candidacy* form, candidates declare which office they are running for, how their name shall appear on the ballot, and whether or not they want a ballot designation to appear on the ballot under their name. If a candidate wants a ballot designation, they must complete a *Ballot Designation Worksheet* (see section B below).

Candidates may elect to compose and submit a statement of qualifications, commonly known as a Candidate Statement that will be printed in the *Voter Information Guide*. If a candidate wants a statement printed in the guide, they must indicate this request on the *Candidate Statement Form* (see section C below).

A. Declaration of Candidacy

The *Declaration of Candidacy* is a required form that all candidates must file in order to officially become a candidate. On the *Declaration of Candidacy*, candidates declare which office they are running for, how their name shall appear on the ballot, and whether or not they request a ballot designation. If a candidate requests a ballot designation, they must complete a *Ballot Designation Worksheet* (see section B for more information).

The *Declaration of Candidacy* will be available at the start of the candidate filing period, which begins on May 6, 2019, and must be filed by 5 p.m., May 31, 2019. Once filed with the Registrar of Voters, the *Declaration of Candidacy* becomes a public record and is available for viewing by the public upon request.

B. Ballot Designation

Candidates may elect to have a ballot designation appear under their name on the ballot. A ballot designation describes that candidate's principal profession, vocation or occupation. Candidates who choose to have a ballot designation must declare on the *Declaration of Candidacy* that they request to have a ballot designation.

1. Selecting / Submitting a Ballot Designation

Candidates who choose to have a ballot designation must complete the *Ballot Designation Worksheet*. The *Ballot Designation Worksheet* is a form that a candidate uses to propose and justify the use of that ballot designation. The *Ballot Designation Worksheet* must be filed along with the *Declaration of Candidacy* by 5 p.m. on May 31, 2019 and cannot be changed by the candidate after that date.

- Prior to selecting a ballot designation, candidates should review the ballot designation rules and regulations (see section 2 below).
- Registrar of Voters staff will work closely with candidates during the filing period to review their proposed ballot designation(s) as well as supporting documentation to ensure compliance with the ballot designation laws and regulations.

Once filed with the Registrar of Voters, the *Ballot Designation Worksheet* becomes a public record and is available for viewing by the public upon request.

2. Ballot Designation Rules and Regulations

There are specific laws and regulations that govern whether or not a ballot designation is acceptable or unacceptable for printing on the ballot. These rules are outlined in California Elections Code sections §13107, §13107.3, §13107.5 and California Administrative Code sections §20710-20719.

The laws and regulations on ballot designations are complex, and may be challenging to navigate. In the Appendix section, the following informational appendices are provided to assist candidates with navigating these laws and regulations:

- Appendix B – Principal Professions, Vocations, or Occupations
- Appendix C – Elective and Appointed Office Titles
- Appendix D – Using the word “Retired”
- Appendix E – Using the words “Community Volunteer”
- Appendix F – Acceptable Ballot Designations
- Appendix G – Unacceptable Ballot Designations
- Appendix H – Supporting Documentation Justifying Proposed Ballot Designations
- Appendix I – Ballot Designation Size and Format

The Registrar of Voters recommends that any candidate seeking an interpretation of any statute or regulation cited in this guide consult with an attorney.

C. Candidate Statement

A candidate statement is a written statement provided by the candidate that is printed in the county *Voter Information Guide*, which is mailed to all registered voters approximately one month prior to the election.

Candidates who elect to have a statement printed in the *Voter Information Guide* are required to pay the estimated costs of including their candidate statement at the time of filing. The actual costs of inclusion will be determined after the election, and participating candidates will either receive a refund or be responsible for paying additional costs at that time.

Estimated costs for candidate statements are calculated by district at \$0.10 per registered voter. Payments are accepted in the form of cash, personal check, cashier’s check and money order, or credit card. Listed in Appendix N are the estimated costs for candidate statements by district for this election.

1. Composing / Submitting a Candidate Statement

All candidates, regardless of whether or not they choose to publish a Candidate Statement, are required to complete and file a *Candidate Statement Form*. On this form, candidates will indicate whether or not they elect to file a candidate statement, and will submit the printed text of the statement if they choose to file one.

- Prior to composing their candidate statement, candidates should review the candidate statement rules and regulations below.
- Candidates may fill out the *Candidate Statement Form* prior to filing and then bring the statement with them when they file. The form can be accessed on the Registrar of Voters website at www.sbcountyelections.com.
- Registrar of Voters staff will work closely with candidates to complete their *Candidate Statement Form* and will review the content of the candidate statement to ensure compliance with the applicable laws and regulations as well as Registrar of Voter's policy.

Prior to publication, candidate statements are available for public examination for 10 days beginning immediately following the filing deadline. During the public examination period, the Registrar of Voters or any voter of the jurisdiction may seek a writ of mandate or an injunction requiring that any or all material in the candidate statement be amended or deleted (Cal. Elec. Code §13313(b)).

In addition to seeking a writ of mandate or an injunction, the Registrar of Voters may strike any language not in compliance with California Elections Code or Registrar of Voters policy.

2. Candidate Statement Composition

See Appendix J of this guide to see laws and regulations regarding the composition of candidate statements.

3. Policy on Endorsements

It is the policy of the San Bernardino County Registrar of Voters that any named individual or specific organization listed as an endorsement in a candidate statement must be verified as endorsing the candidate prior to printing in the *Voter Information Guide*. Verification of the endorsement must be in the form of a copy of a letter of endorsement, or in a direct communication from the endorser to the Registrar of Voters in the form of an email or facsimile correspondence. All endorsements or verification of endorsements from an individual or organization of a candidate should be submitted no later than three days after the end of the filing period. See Appendix K for more information on endorsements.

4. Candidate Statement Examples

See Appendix L of this guide to see examples of acceptable and unacceptable candidate statements.

5. Candidate Statement Checklist

See Appendix M for a simple checklist to assist candidates with identifying errors that may prevent a statement from being printed as intended in the *Voter Information Guide*.

IV. FAIR POLITICAL PRACTICES COMMISSION FILINGS

The Fair Political Practices Commission (FPPC) is an independent regulatory agency that enforces campaign finance laws. The San Bernardino County Registrar of Voters is one of many filing agents for the FPPC, and is responsible for collecting campaign disclosure statements from candidates who are required to file, including candidates running for office in any election. However, it is the responsibility of the candidates and committees to be aware of filing deadlines and to file the required forms in a timely manner.

Candidates running for special district offices should file their required financial disclosure statements with the Registrar of Voters.

A. Statement of Economic Interest Form 700

All candidates (including incumbents) for offices specified in Government Code §87200 must file a Statement of Economic Interests Form 700 no later than the final filing date for their *Declaration of Candidacy*. Exception: A statement is not required if a candidate filed a statement for the same jurisdiction within 60 days before filing a *Declaration of Candidacy*. Government Code §87302.3

B. Additional Fair Political Practices Commission Filing Forms

The following list of financial disclosure forms may be required for candidates running for office. Please refer to the instructions for filing, which is included with the form for requirements and filing locations.

- Form 410 - Statement of Organization: Candidates that plan to spend or receive campaign contributions of \$2,000 or more must file this form.
- Form 460 - Recipient Committee Campaign Statement: Candidates who file a Form 410 are required to file Form 460.
- Form 470 - Officeholder and Candidate Campaign Statement-Short Form: Candidates that do not plan to spend or receive campaign contributions of \$2,000 or more must file this form.
- Form 470 - Supplement: If a candidate subsequently spends or receives campaign contributions of \$2,000 or more, after filing an initial Form 470, a Supplement Form 470 must be filed. This form must be filed within 48 hours of reaching the \$2,000 limit.
- Form 501 - Candidate Statement of Intention and Campaign Contributions: Candidates must file this form prior to accepting any campaign contributions or making any campaign expenditures.

V. CAMPAIGN LAWS AND REGULATIONS

There are several laws and regulations relating to the conduct of candidates and campaigns organizations. The codes below may be of interest to candidates and campaign managers. Therefore, the San Bernardino County Registrar of Voters has cited some useful codes for candidates to reference. The following information is intended to be used as reference only. Refer to the appropriate statutes, including Election and Government Codes for more information, and consult with an attorney for questions about these statutes.

A. Political Sign Regulations

The following guidelines pertaining to the posting of temporary political signs in San Bernardino County areas are provided to be of assistance. For more detailed information, contact your local code enforcement office.

1. County Definition of Temporary Political Signs

In unincorporated areas of the county, temporary political signs are typically identified by one of the following:

- The name or a picture of an individual seeking election or appointment to a public office.
- Related to an upcoming public election or referendum.
- Advocates a person, group, or party's political views or policies.

2. County Permitted Uses of Temporary Political Signs

Temporary political signs placed in unincorporated areas of the county are subject to specific regulations. Listed below are some rules that candidates should be aware of. Temporary political signs shall:

- Be removed within 30 days after the same election.
- Have a maximum area of 8 square feet in residential land use districts and 32 square feet in all other land use districts, unless the sign is an accessory (e.g. campaign headquarters) or a permissible primary sign.
- Not be erected within any street intersection, sight triangle or at any location where the sign may interfere with, obstruct the view of, or be confused with any authorized traffic sign.
- Be nailed or affixed to any tree, fence post or public utility pole and shall not be located in the public right-of-way, parkway or on publicly owned land.

3. San Bernardino County Right-of -Ways

Political signs may not be placed on or within San Bernardino County flood control or road rights-of-way.

4. State Political Sign Regulations

The Registrar of Voters provides each candidate with the Department of Transportation's Statement of Responsibility Form. If a candidate requires additional information about state

regulations, candidates are advised to contact the Department of Transportation office at 464 West 4th Street, San Bernardino, CA 92401, or by phone at (909) 383-4631.

5. Statement of Responsibility for Temporary Political Signs

The State Outdoor Advertising Act §5405.3 exempts the placing of temporary political signs from normal outdoor advertising display requirements. However, temporary political signs must meet specific criteria. Temporary political signs must:

- Encourage a particular vote in a scheduled election.
- Not be placed sooner than 90 days prior to the scheduled election.
- Be removed within 10 days after that election.
- Not be larger than 32 square feet.

Candidates that place temporary political signs are required to file a Statement of Responsibility with the Department of Transportation, certifying the person who will be responsible for removing the sign. The Registrar of Voters provides each candidate with the Department of Transportation's Statement of Responsibility Form. Candidates must submit completed forms to the Division of Traffic Operations at the address located on the form.

6. County Code Enforcement Office

For specific political sign restrictions in unincorporated areas of the county, candidates should contact the following offices:

- Building and Safety
- Code Enforcement
- Fire Hazard Abatement
- Planning

To reach one of the offices above, contact the Land Use Services Department, during regular business hours via email at luscustomerservice@lus.sbcounty.gov or by contacting one of the following locations:

- County Government Center, 385 N. Arrowhead Ave., San Bernardino,
 - Phone: (909) 387-8311
- Jerry Lewis High Desert Government Center, 15900 Smoke Tree St., Suite 131, Hesperia
 - Phone: (760) 995-8140

7. City Political Sign Regulations

The placement of signs within city limits is regulated by each city respectively. Candidates are advised to contact each city code enforcement office directly for additional information.

B. Campaign Literature

The statute number following the (§) symbol references the corresponding Elections Code.

§ 18301 – Printing of simulated sample ballots – In addition to any other penalty, a person who prints or otherwise duplicates, or causes to be printed or duplicated, a simulated ballot or simulated county voter information guide that does not contain the statement required by Section 20009, or that uses an official seal or insignia in violation of Section 20009, is guilty of a misdemeanor.

§ 18302 – Distribution of precinct polling place information –

- (a) A person is guilty of a misdemeanor who knowingly causes to be mailed or distributed, or knowingly mails or distributes, literature to a voter that includes a designation of the voter's precinct polling place other than a precinct polling place listed for that voter in an official precinct polling list that constituted the latest official precinct polling list at sometime not more than 30 days prior to the mailing or distribution.
- (b) A person is guilty of a misdemeanor who, with actual knowledge and intent to deceive, causes to be distributed or distributes, including distribution by mail, radio or television broadcast, telephone call, text message, email, or any other electronic means, including over the Internet, literature or any other form of communication to a voter that includes any of the following:
 - (1) The incorrect location of a vote center, office of an elections official, satellite office of an elections official where voting is permitted, vote by mail ballot drop box, or vote by mail ballot drop-off location.
 - (2) False or misleading information regarding the qualifications to vote or to register to vote.
 - (3) False or misleading information regarding the date of an election or the days, dates, or times voting may occur at a place described in paragraph (1).

§ 18303 – Mass mailing penal provisions – Every person who violates Section 84305 of the Government Code relating to mass mailing is subject to the penal provisions set forth in Chapter 11 (commencing with Section 91000) of Title 9 of the Government Code.

§ 18304 – Use of seal in campaign literature is misdemeanor –

- (a) Any person who uses or allows to be used any reproduction or facsimile of the seal of the county or the seal of a local government agency in any campaign literature or mass mailing, as defined in Section 82041.5 of the Government Code, with intent to deceive the voters, is guilty of a misdemeanor.
- (b) For purposes of this section, the use of a reproduction or facsimile of a seal in a manner that creates a misleading, erroneous, or false impression that the document is authorized by a public official is evidence of intent to deceive.
- (c) For purposes of this section, the term "local government agency" means a school district, special or other district, or any other board, commission, or agency of local jurisdiction.

C. Political Meetings

§ 18340 – Threats, intimidations or violence – Every person who, by threats, intimidations, or unlawful violence, willfully hinders or prevents electors from assembling in public meetings for the consideration of public questions is guilty of a misdemeanor.

D. Misrepresentation of Candidates

§ 18350 – Misleading voters –

- (a) A person is guilty of a misdemeanor who, with intent to mislead the voters in connection with his or her campaign for nomination or election to a public office, or in connection with the campaign of another person for nomination or election to a public office, does either of the following acts:
 - (1) Assumes, pretends, or implies, by his or her statements, conduct, or campaign materials, that he or she is the incumbent of a public office when that is not the case.
 - (2) Assumes, pretends, or implies, by his or her statements, conduct, or campaign materials, that he or she is or has been acting in the capacity of a public officer when that is not the case.
- (b) A violation of this section may be enjoined in a civil action brought by a candidate for the public office involved.

§ 18351 – False statements in candidate statement – Any candidate in an election or incumbent in a recall election who knowingly makes a false statement of a material fact in a candidate’s statement, prepared pursuant to Section 11327 or 13307, with the intent to mislead the voters in connection with his or her campaign for nomination or election to a nonpartisan office is punishable by a fine not to exceed one thousand dollars (\$1,000).

E. Electioneering

§ 18370 – Electioneering within 100 feet of a polling place. – No person, on election day, or at any time that a voter may be casting a ballot within 100 feet of a polling place, a satellite location under Section 3018, or an election official's office shall:

- (a) Circulate an initiative, referendum, recall, nomination petition or any other petition.
- (b) Solicit a vote or speak to a voter on the subject of marking his or her ballot.
- (c) Place a sign relating to voters' qualifications or speak to a voter on the subject of his or her qualifications, except as provided in Section 14240.
- (d) Do any electioneering as defined by Section 319.5.

As used in this section, “100 feet of a polling place, a satellite location under Section 3018, or an election official's office” means a distance 100 feet from the room or rooms in which voters are signing the roster and casting ballots.

Any person who violates any of the provisions of this section is guilty of a misdemeanor.

§ 18371 – Electioneering during vote by mail period –

- (a) No candidate or representative of a candidate, and no proponent, opponent, or representative of a proponent or opponent, of an initiative, referendum, or recall measure, or of a charter amendment, shall solicit the vote of a vote by mail voter, or do any electioneering, while in the residence or in the immediate presence of the voter, and during the time he or she knows the vote by mail voter is voting.
- (b) Any person who knowingly violates this section is guilty of a misdemeanor.

- (c) This section shall not be construed to conflict with any provision of the federal Voting Rights Act of 1965, as amended, nor to preclude electioneering by mail or telephone or in public places, except as prohibited by Section 18370, or by any other provision of law.

F. Truth in Endorsement Laws

§ 20001(4) – Legislature’s findings – The Legislature hereby finds the following to be true:

- (1) The major political parties have become an integral part of the American governmental system requiring regulation as to their structure, governing bodies, and functions by state government in the public interest.
- (2) The Legislature has found it necessary and appropriate in the regulation of political parties to create and provide for the convening of state conventions, state central committees, and county central committees for parties qualified by law to participate in the direct primary election, by statute.
- (3) Over the several years preceding the adoption of this section organizations of electors using as a part of their names the name of a political party qualified to participate in the direct primary election have endorsed candidates for nomination of that party for partisan office in the direct primary election and have publicized and promulgated the endorsements in a manner that has resulted in considerable public doubt and confusion as to whether the endorsements are those of a private group of citizens or of an official governing body of a political party.
- (4) The voting public is entitled to protection by law from deception in political campaigns in the same manner and for the same reasons that it is entitled to protection from deception by advertisers of commercial products.

§ 20006 – Restraining order or injunction – The superior court, in any case brought before it by any registered voter, may issue a temporary or permanent restraining order or injunction against the publication, printing, circulation, posting, broadcasting, or telecasting of any matter in violation of this chapter, and all cases of this nature shall be in a preferred position for purposes of trial and appeal, so as to assure the speedy disposition thereof.

§ 20007 – Representation requirements – No candidate or committee in his or her behalf shall represent in connection with an election campaign, either orally or in campaign material, that the candidate has the support of a committee or organization that includes as part of its name the name or any variation upon the name of a qualified political party with which the candidate is not affiliated, together with the words “county committee,” “central committee,” “county,” or any other term that might tend to mislead the voters into believing that the candidate has the support of that party’s county central committee or state central committee, when that is not the case.

This section shall not be construed to prevent a candidate or committee from representing that the candidate has the support of a committee or group of voters affiliated with another political party, which committee or group is identified by the name of that party, where the name of the committee or group also includes the name of the candidate.

Any member of a county central committee or state central committee may commence an action in the superior court to enjoin misrepresentation by a candidate or committee in his or her behalf, in

the manner prohibited by this section, to the effect that the candidate has the support of the state or county central committee involved.

§ 20008 – Political advertisement requirements – Any paid political advertisement that refers to an election or to any candidate for state or local elective office and that is contained in or distributed with a newspaper, shall bear on each surface or page thereof, in type or lettering at least half as large as the type or lettering of the advertisement or in 10-point roman type, whichever is larger, the words “Paid Political Advertisement.” The words shall be set apart from any other printed matter.

As used in this section “paid political advertisement” shall mean and shall be limited to, published statements paid for by advertisers for purposes of supporting or defeating any person who has filed for an elective state or local office.

G. Fair Campaign Practices

§ 20400 – Intent of legislature – The Legislature declares that the purpose of this chapter is to encourage every candidate for public office in this state to subscribe to the Code of Fair Campaign Practices.

It is the ultimate intent of the Legislature that every candidate for public office in this state who subscribes to the Code of Fair Campaign Practices will follow the basic principles of decency, honesty, and fair play in order that, after vigorously contested, but fairly conducted campaigns, the citizens of this state may exercise their constitutional right to vote, free from dishonest and unethical practices which tend to prevent the full and free expression of the will of the voters.

The purpose in creating the Code of Fair Campaign Practices is to give voters guidelines in determining fair play and to encourage candidates to discuss issues instead of untruths or distortions.

H. Libel and Slander

§ 20501 – Persons liable –

- (a) A candidate or state measure proponent is liable for any slander or libel committed by a committee that is controlled by that candidate or state measure proponent as defined by Section 82016 of the Government Code if the candidate or state measure proponent willfully and knowingly directs or permits the libel or slander.
- (b) A person who is a sponsor of a sponsored committee, as defined by Section 82048.7 of the Government Code, is liable for any slander or libel committed by the sponsored committee if the sponsor willfully and knowingly directs or permits the libel or slander.

I. Mailings

The statute number following the (§) symbol references the corresponding California Government Codes.

§§ 84305 – Mass mailing Slate mailers requirements –

- (a)
 - (1) Except as provided in subdivision (b), a candidate, candidate controlled committee established for an elective office for the controlling candidate, or political party committee shall not send a mass mailing unless the name, street address, and city of the candidate or committee are shown on the outside of each piece of mail in the mass mailing and on at least one of the inserts included within each piece of mail of the mailing in no less than 6-point type that is in a color or print that contrasts with the background so as to be easily legible. A post office box may be stated in lieu of a street address if the candidate's, candidate controlled committee established for an elective office for the controlling candidate's, or political party committee's address is a matter of public record with the Secretary of State.
 - (2) Except as provided in subdivision (b), a committee, other than a candidate controlled committee established for an elective office for the controlling candidate or a political party committee, shall not send a mass mailing that is not required to include a disclosure pursuant to Section 84502 unless the name, street address, and city of the committee is shown on the outside of each piece of mail in the mass mailing and on at least one of the inserts included within each piece of mail of the mailing in no less than 6-point type that is in a color or print that contrasts with the background so as to be easily legible. A post office box may be stated in lieu of a street address if the committee's address is a matter of public record with the Secretary of State.
- (b) If the sender of the mass mailing is a single candidate or committee, the name, street address, and city of the candidate or committee need only be shown on the outside of each piece of mail.
- (c)
 - (1) A candidate, candidate controlled committee established for an elective office for the controlling candidate, or political party committee shall not send a mass electronic mailing unless the name of the candidate or committee is shown in the electronic mailing preceded by the words "Paid for by" in at least the same size font as a majority of the text in the electronic mailing.
 - (2) A committee, other than a candidate controlled committee established for an elective office for the controlling candidate or a political party committee, shall not send a mass electronic mailing that is not required to include a disclosure pursuant to Section 84502 or 84504.3 unless the name of the committee is shown in the electronic mailing preceded by the words "Paid for by" in at least the same size font as a majority of the text in the electronic mailing.
- (d) If the sender of a mass mailing is a controlled committee, the name of the person controlling the committee shall be included in addition to the information required by subdivision (a).
- (e) For purposes of this section, the following terms have the following meaning:
 - (1) "Mass electronic mailing" means sending more than two hundred substantially similar pieces of electronic mail within a calendar month.
 - (2) "Sender" means the candidate, candidate controlled committee established for an elective office for the controlling candidate, or political party committee who pays for the largest portion of expenditures attributable to the designing, printing, and posting of the mailing which are reportable pursuant to Sections 84200 to 84217, inclusive.

- (3) To “pay for” a share of the cost of a mass mailing means to make, to promise to make, or to incur an obligation to make, any payment: (A) to any person for the design, printing, postage, materials, or other costs of the mailing, including salaries, fees, or commissions, or (B) as a fee or other consideration for an endorsement or, in the case of a ballot measure, support or opposition, in the mailing.
- (f) This section does not apply to a mass mailing or mass electronic mailing that is paid for by an independent expenditure.

§ 84310 – Telephone calls supporting or opposing a candidate or ballot measure –

- (a) A candidate, candidate controlled committee established for an elective office for the controlling candidate, political party committee, or slate mailer organization shall not expend campaign funds, directly or indirectly, to pay for telephone calls that are similar in nature and aggregate 500 or more in number, made by an individual, or individuals, or by electronic means and that advocate support of, or opposition to, a candidate, ballot measure, or both, unless during the course of each call the name of the candidate, candidate controlled committee established for an elective office for the controlling candidate, political party committee, or slate mailer organization that authorized or paid for the call is disclosed to the recipient of the call. Unless the organization that authorized the call and in whose name it is placed has filing obligations under this title, and the name announced in the call either is the full name by which the organization or individual is identified in any statement or report required to be filed under this title or is the name by which the organization or individual is commonly known, the candidate, candidate controlled committee established for an elective office for the controlling candidate, political party committee, or slate mailer organization that paid for the call shall be disclosed. This section does not apply to telephone calls made by the candidate, the campaign manager, or individuals who are volunteers.
- (b) Campaign and ballot measure committees are prohibited from contracting with any phone bank vendor that does not disclose the information required to be disclosed by subdivision (a).
- (c) A candidate, committee, or slate mailer organization that pays for telephone calls as described in subdivision (a) shall maintain a record of the script of the call for the period of time set forth in Section 84104. If any of the calls qualifying under subdivision (a) were recorded messages, a copy of the recording shall be maintained for that period.
- (d) This section does not apply to a telephone call that is paid for by an independent expenditure.

VI. REGISTRAR OF VOTERS SERVICES

The Registrar of Voters offers a wide range of products and services for candidates and the general public. These services include providing public access terminals, and selling voter and precinct information, including certifications, reports, and maps. The following section provides details regarding how to take advantage of the products and services offered by the Registrar of Voters.

A. Public Viewing Terminals

The voter registration database may be viewed from a public terminal in the lobby area of the San Bernardino County Registrar of Voters. The public viewing terminal is available during normal business hours, Monday through Friday, 8 a.m. to 5 p.m. The public terminal screen does not reveal confidential voter registration information. Confidential information includes items such as: residential street address, telephone number, precinct number, occupation, driver's license number, and the last four digits of a social security number.

B. Voter and Precinct Information

Voter information and maps are available for purchase at the San Bernardino County Registrar of Voters. A valid picture ID is required to purchase the first order. If candidates are unable to visit in person, the San Bernardino County Registrar of Voters is available by phone at (909) 387-8300. Payment must be made for all orders in advance. The Registrar of Voters will inform the requestor when the order is ready for pickup. Orders are processed in the order they are received. Generally, there is a turnaround time of approximately three business days.

The Registrar of Voters provides a multitude of options for purchasing voter and precinct information including reports, maps, and voter files. The list below provides an overview of services offered by the Registrar of Voters:

1. Voter Registration Information

An Application for Voter Registration Information including an explanation with the intended use for this information and a valid picture ID is required to purchase voter information. The permissible and prohibited uses of this information are outlined in section C below. The following products may be purchased:

- Multi-Purpose Voter Text File - Information provided includes voter name, date of birth, residence address, mailing address, party affiliation, registration date, phone number, e-mail address (if provided), precinct information, voting history, and if the voter votes by mail.
- Custom Precinct File - File generated by precinct level versus by entire district. Information provided is the same as the Multi-Purpose Voter File listed above.
- Voter List - Information provided includes voter name, residence address, party affiliation, phone number (if provided), precinct information, voting history, and if the voter votes by mail.
- Walking List
 - List of voters printed out in the order needed to canvas a precinct.

- Information provided includes voter name, residence address, party affiliation, phone number, and if the voter votes by mail.
- Lists may be provided in various sort orders including alphabetical order, by street name, or by house number.
- Mailing labels
 - Information provided includes assigned precinct, voter name, mailing address, and residence address.
 - Labels may be printed in various sort orders based on the information provided.
- Certification of Voter Registration
- Voter Registration Searches
- Letter of Verification of Voter Registration

2. Maps and automated reports

An Automated Reports & Map Request Form is required to purchase reports and maps. The products offered are:

Automated Reports

- Statement of Votes Cast Report – Information provided includes number of votes cast by broken down by precinct, number of registered voters in a particular precinct, voter turnout percentages, etc. This report is free of charge and can be found on the Election page after the canvass has been completed.
- Precinct list – Information provided includes a list of precincts within a single or multiple jurisdiction(s)
- Polling place list – Information provided is a list of polling places for an election. It can be generated for the entire county or for a specific district according to the needs of the purchaser
- Customized reports – Information provided is specific to the customer’s request.

Maps

- Paper Maps – The Registrar of Voters offer printed paper maps for purchase. The sizes are 11” X 17”; and 34” X 44”. The size of the map purchased will determine the level of detail you will see. For larger districts, it may require multiple sheets in order to provide the best street and precinct level of details.
- Electronic maps – Maps be generated in electronic format and generally comes as in pdf format. In the electronic format, it allows the purchaser the ability to enlarge the file for easy viewing or to print in great or lesser detail.
- GIS Exports – Commonly known as Shape files, and may be layered over an existing mapping program (i.e. ESRI, etc.).
- Custom map - Information provided is specific to the customer’s request. The layers we offer for our maps are:
 - District boundaries
 - Precinct boundaries
 - Some street level details
 - County of San Bernardino and political boundaries (i.e. Congressional, State Senate, etc.)

3. Recurring vote by mail file

An Application for Pre-Election Recurring Vote by Mail File is required to purchase information regarding the issuance or return of a mail ballot. These reports provides voter data and includes information on the status of the mail ballot including when the voter was issued or returned his or her ballot. When ordering please specify if you want information on when new ballots are issued or when ballots are returned or prefer both. The following files can be purchased:

- Countywide Pre-Election Recurring Vote by Mail File – List of all voters within San Bernardino County who have been issued or returned a mail ballot for a specific election.
- Customized Pre-Election Recurring Vote by Mail File - Election specific information for mail ballot voters in a particular jurisdiction who have been issued or returned a mail ballot.

To learn more about the services listed above or other Registrar of Voters services, including the current fee schedule for these services, please contact the office by phone at (909)387-8300, or by email at communications@sbcountyelections.com.

C. Restrictions on the use of voter information

Per confidentiality laws of 1995, voter information is confidential. However, there are specific permissible exceptions to the law. The California Administrative Code, Title 2, Division 7, Chapter 1, Article 1, Sections 19003, 19004, & 19005 specifies permissible uses for any data obtained from voter registration files. Permissible usage includes direct election campaigning, surveys in conjunction with an election campaign, and distribution of information of a political nature. Data obtained from voter registration or election files may not be sold, leased, loaned, reproduced, or possession thereof relinquished without receiving written authorization to do so from the Secretary of State or the Registrar of Voters. Prohibited usage includes commercial purposes and solicitations of contributions or services for any purpose other than on behalf of a candidate or political party, or in support of or opposition to a ballot measure.

VII. Appendices

Appendix A. Qualifications

The Qualifications section of this guide contains the required qualifications that candidates must meet for each office up for election. Below are the qualifications for the offices up for election:

- Community Services Districts:
 - At the time nomination documents are issued, a candidate must be (Cal. Gov. Code §61040(b)(e)) a registered voter residing within the district or division and shall not be the general manager, the district treasurer, or any other compensated employee of the district, except for volunteer firefighters.
- Water Agencies – County Water Districts:
 - At the time nomination documents are issued, a candidate must be a registered voter residing within the district or division. (Cal. Wat. Code §30500, §30735)

Appendix B. Principal Professions, Vocations, or Occupations

All candidates, excluding some judicial candidates, may choose to use no more than three* words designating either (Cal. Elec. Code §13107(a)(3)):

- their current principal professions, vocations, or occupations of the candidate, or
- their previous principal professions, vocations, or occupations during the calendar year immediately preceding the filing of nomination documents if the candidate is not currently engaged a principal professions, vocations, or occupations.

A candidate may engage in multiple principal professions, vocations or occupations, and may designate multiple principal professions, vocations or occupations. If a candidate proposes a ballot designation including multiple principal professions, vocations or occupations, the proposed ballot designation must (Cal. Admin. Code §20714(e)):

- comply with the three* word limitation,
- independently qualify as a “principal,”
- be separately considered by the elections official, and
- be separated by a slash (“/”).

*For purposes of determining the word count of ballot designations, the following shall be considered as one word (Cal. Elec. Code §13107(d)):

- all California geographical names shall be considered to be one word, and
- hyphenated words that appear in any generally available standard reference dictionary, published in the United States at any time within the 10 calendar years immediately preceding the election.

1. Definition for “Principal”

California Administrative Code §20714(b) defines the word “principal” as substantial involvement of time and effort such that the activity is one of the primary, main or leading professional, vocational or occupational endeavors of the candidate. The term “principal” precludes any activity

which does not entail a significant involvement on the part of the candidate. Involvement which is only nominal, pro forma, or titular in character does not meet the requirements of the statute.

If a candidate is licensed by the State of California to engage in a profession, vocation or occupation, the candidate is entitled to consider it one of their “principal” professions, vocations or occupations if:

- the candidate’s license is current at the time they file candidacy documents, and
- the candidate’s license is current is active at the time they file candidacy documents.

2. Definition for “Profession”

California Administrative Code §20714(a)(1) defines “profession” as a field of employment requiring special education or skill and requiring knowledge of a particular discipline. The labor and skill involved in a profession is predominantly mental or intellectual, rather than physical or manual.

3. Definition for “Vocation”

California Administrative Code §20714(a)(2) defines “vocation” as a trade, a religious calling, or the work upon which a person, in most but not all cases, relies for his or her livelihood and spends a major portion of his or her time.

4. Definition for “Occupation”

California Administrative Code §20714(a)(3) defines “occupation” as the employment in which one regularly engages or follows as the means of making a livelihood.

Appendix C. Elective and Appointed Office Titles

Candidates, excluding judges, who were elected by a vote of the people and hold office at the time of filing candidacy documents, may choose to use one of the following:

- their full elective office title (Cal. Elec. Code §13107(a)(1)), or
- the unmodified word “Incumbent” if the candidate is filing for the same office they currently hold (Cal. Elec. Code §13107(a)(2) and Cal. Admin. Code §20713(b)), or
- no more than three words designating their elective office title and their principal profession, vocation, or occupation (Cal. Admin. Code §20712(d)).

Candidates, excluding judges, who were appointed to fill a vacant office and hold office at the time of filing candidacy documents may choose to use one of the following:

- The word “Appointed” and their full elective office title (Cal. Elec. Code §13107(a)(4) and Cal. Admin. Code §20715(b)), or
- the unmodified words “Appointed Incumbent” if the candidate is filing for the same office they currently hold (Cal. Elec. Code §13107(a)(4) and Cal. Admin. Code §20715(a)).

Appendix D. Using the word “Retired”

California Administrative Code §20716(h) dictates that the word “retired” is generally limited for use by individuals who have permanently given up their chosen principal profession, vocation or occupation. In evaluating use of the word “retired,” the elections official will consider all of the following factors in making a determination:

- Prior to retiring from their principal profession, vocation or occupation, the candidate worked in the profession, vocation or occupation for more than five years.
- The candidate is collecting, or eligible to collect, retirement benefits or other type of vested pension.
- The candidate has reached at least the age of 55 years.
- The candidate voluntarily left his or her last professional, vocational or occupational position.
- The candidate's retirement benefits are providing him or her with a principal source of income.

If a candidate is requesting a ballot designation that they are a “Retired Public Official,” the candidate must:

- have previously voluntarily retired from public office,
- not have been involuntarily removed from office,
- not have been recalled by voters, and
- not have surrendered the office to seek another office or failed to win reelection to the office.

A candidate may not use the word “retired” in his or her ballot designation if that candidate possesses another more recent, intervening principal profession, vocation, or occupation.

Appendix E. Using the words “Community Volunteer”

California Elections Code §13107.5 dictates that using “Community Volunteer” shall constitute a valid principal vocation or occupation only if:

- the activities/service constitutes their principal profession, vocation, or occupation, and
- the candidate is not engaged concurrently in another principal profession, vocation, or occupation, and
- the words “Community Volunteer” are not used in combination with any other principal profession, vocation, or occupation designation.

California Administrative Code §20714.5 defines “Community Volunteer” as a person who engages in an activity or performs a service for or on behalf of, without profiting monetarily, one or more of the following:

- A charitable, educational, or religious organization as defined by the United States Internal Revenue Code section 501(c)(3);
- A governmental agency; or
- An educational institution.

If a candidate is requesting to use “Community Volunteer” as their proposed ballot designation, they must demonstrate that the activity/service constitutes substantial involvement of time and

effort such that the activity/service is the sole, primary, main or leading professional, vocational or occupational endeavor of the candidate.

Appendix F. Acceptable Ballot Designations

California Administrative Code §20714(c) dictates that the candidate's ballot designation must be factually accurate, must be neither confusing nor misleading, and must be in full and complete compliance with Elections Code and California Administrative Code.

California Administrative Code §20714(f) dictates that ballot designations shall be grammatically correct, generic, and all words must be spelled correctly. Punctuation shall be limited to the use of a comma and a slash; however, a hyphen may be used if, and only if, the use of a hyphen is called for in the spelling of a word as it appears in a standard reference dictionary of the English language, which was published in the United States at any time within the 10 calendar years immediately preceding the election for which the words are counted.

Appendix G. Unacceptable Ballot Designations

California Elections Code §13107(d) dictates that the elections official shall not accept any ballot designation that:

- would mislead the voter,
- suggests an evaluation of a candidate,
- abbreviates the word "retired,"
- places the word "retired" following any word,
- uses a word or prefix, other than "retired," that refers to prior status,
- uses the name of any political party, whether or not it has qualified for the ballot,
- refers to a racial, religious, or ethnic group, or
- refers to any activity prohibited by law.

California Administrative Code §20716(c) dictates that the elections official shall reject any proposed ballot designation which would mislead voters. In making this determination, the elections official shall determine whether there is a substantial likelihood that a reasonably prudent voter would be misled. The determination shall take into account the plain meaning of the words and the factual accuracy based upon supporting documents submitted by the candidate.

California Elections Code §13107(f) dictates that, if elections official finds the designation to be in violation of any of the rules, the elections official shall notify the candidate, and the candidate has three days from receiving notification provide the elections official with a ballot designation that complies with the rules. If a candidate fails to provide a designation that complies with the rules within the specified timeframe, no ballot designation shall appear after the candidate's name.

1. Avocations, Statuses, and Pro Forma Professions

California Administrative Code §20716(b) dictates that avocations, statuses and pro forma professions, vocations and occupations are distinguished from professions, vocations and occupations and are not acceptable as ballot designations.

California Administrative Code §20716(b)(1) defines “avocations” as a casual or occasional activity, diversion or hobby pursued principally for enjoyment and in addition to the candidate’s principal profession, vocation or occupation.

California Administrative Code §20716(b)(3) defines “status” as a state, condition, social position or legal relation of the candidate to another person, persons or the community as a whole. A status is generic in nature and generally fails to identify with any particular specificity the manner by which the candidate earns his or her livelihood or spends the substantial majority of his or her time.

California Administrative Code §20716(b)(2) defines “pro forma” as positions held by the candidate which consume little or none of the candidate’s time and which, by their nature, are voluntary or for which the candidate is not compensated.

2. Leadership Positions in an Elective Body

California Administrative Code §20712(d) dictates that designations indicating a position of legislative leadership or leadership in another elected body are not elective offices and are improper. However, a candidate may propose these designations for consideration as their current principal professions, vocations, or occupations and be subject to the three-word limit.

California Administrative Code §20712(e) dictates that any proposed ballot designation that indicates the candidate is a member of the state or county central committee of a political party, or an officer of a state or county central committee of a political party is improper and does not constitute an elective office.

Appendix H. Supporting Documentation Justifying Proposed Ballot Designations

California Administrative Code §20717(c) dictates that the candidate shall have the burden of establishing that the proposed ballot designation is accurate and complies with all provisions of Elections Code and California Administrative Code.

California Administrative Code §20717(a) dictates that time is of the essence regarding all matters pertaining to the review of ballot designations submitted by candidates. Failure to promptly submit requested supporting documentation will preclude consideration of such materials in and the rendering of a final decision on the candidate’s proposed ballot designation.

The Registrar of Voters requires candidates to provide documentation to support their principal professions, vocations, or occupations. Candidates are encouraged to provide supporting documentation at the time they file the *Ballot Designation Worksheet*. If a candidate is not able to provide documentation at the time of filing, the Registrar of Voters allows candidates to provide supporting documentation within three business days from filing the *Ballot Designation Worksheet*. If a candidate fails to provide supporting documentation, the Registrar of Voters may not approve the candidate’s designation for printing on the ballot.

Appendix I. Ballot Designation Size and Format

California Elections Code §13107(h) dictates that ballot designations are printed in uppercase and lowercase type on the ballot, and that if a candidate's ballot designation is so long that it would conflict with the space limitations of the ballot, the elections official may use a type size that is sufficiently smaller to meet space limitations on the ballot.

California Elections Code §13107(j) dictates that, for the purpose of foreign language translations of ballot designations, the elections official may employ abbreviations and/or initials wherever possible in order to meet space limitations on the ballot.

Due to space limitations, ballot designations are limited to approximately 48 characters including spaces and punctuation. Candidates are encouraged to comply with the character limits.

Appendix J. Candidate Statement Composition

California Elections Code §13307, §13307.5 and §13307 dictate the rules relating to the composition of candidate statements.

California Elections Code §13307 dictates that candidate statements shall be a brief description of no more than 200 words, shall be printed in type of uniform size and darkness, and with uniform spacing.

The Registrar of Voters interprets this to mean that candidate statements shall be typed in upper and lower case letters when appropriate, and not all capital letters. Additionally, candidate statements shall be free from non-standard or atypical spacing, and shall not contain any *italicized* or **bolded** letters.

California Elections Code §13307 dictates that candidate statements shall be a brief description that expresses the candidate's education and qualifications, and shall not include party affiliation of the candidate, nor membership or activity in partisan political organizations. Nothing in the candidate's statement shall be deemed to make any such statement or the authors thereof free or exempt from any civil or criminal action or penalty because of any false, slanderous or libelous statements.

California Elections Code §13308 requires that statements shall be limited to a recitation of the candidate's own personal background and qualifications. Statements shall not in any way make reference to other candidates for that office or to another candidate's qualifications, character, or activities. The election official shall not cause to be printed or circulated any statement that the election official determines is not so limited, or that includes any reference prohibited by this section.

It is the policy of the San Bernardino County Registrar of Voters that a candidate's background may include details regarding the candidate's platform. A candidate's platform describes what they stand for and what they intend to do if they are elected.

It is the policy of the San Bernardino County Registrar of Voters that if a candidate statement is determined to not be in compliance with the Elections Code, the Registrar of Voters may strike any

language not in compliance, may not print or circulate the statement, or may seek a writ of mandate or an injunction, requiring that the candidate statement be amended or deleted.

It is the policy of the Registrar of Voters that the candidate be fully responsible for ensuring that all spelling, punctuation, and grammar in a Candidate Statement is correct and free from errors. The Registrar of Voters is not responsible for proofreading for spelling, punctuation, and grammatical errors. The Registrar of Voters reviews the candidate’s statement to ensure that the statement content is acceptable and compliant with all relevant statutes.

It is the policy of the Registrar of Voters that, in order for a candidate statement to be printed in the *Voter Information Guide*, candidate statements must fit inside a half page square that measures 4.79” wide by 3.14” tall, and must be printed in size 8 Arial font.

In computing the word count of a candidate statement, it is important for candidates to keep in mind that only the text of the statement is included in the calculation of the word count. The title of the candidate statement, which includes the candidate’s name, age, and occupation, does not affect the word count for a statement. Examples for counting words within a candidate statement are provided below:

Category	Example	Word Count
Acronyms	SBSU, PTA, U.S.M.C., S.B.P.D.	One
Date	01/01/2010	One
Date	January 1, 2000	One
Email	jdoe@rov.sbcounty.gov	One
Geographical name- (Specific City, County, or State)	San Bernardino, or County of San Bernardino	One
Geographical area- (Not a Specific City, County, or State)	Victor Valley, or Inland Empire	Two
Hyphenated words (Published in U.S dictionary within the past 10 years)	mother-in-law	One
Hyphenated words (Not published in U.S dictionary within the past 10 years)	Taxpayer-advocate	Two
Internet address	www.sbcountyelections.com	One
Numbers	1, 10, or 100	One
Numerical Computations	50%, ½, etc.	One
Telephone numbers	(909) 387-8300	One
Symbols	& or #	One

Appendix K. Policy on Endorsements

It is the policy of the San Bernardino County Registrar of Voters that any named individual or specific organization listed as an endorsement in a candidate statement (see Example A below) must be verified as endorsing the candidate prior to printing in the *Voter Information Guide*. Verification of the endorsement must be in the form of a copy of a letter of endorsement, or in a direct communication from the endorser to the Registrar of Voters in the form of an email or facsimile correspondence. All endorsements or verification of endorsements from an individual or

organization of a candidate must be submitted no later than three days after the end of the filing period.

Example: "...I am endorsed by County Supervisor John Doe, Senator Jane Smith and the San Bernardino League of Women Voters."

In example above, the Registrar of Voters would require an email, facsimile or copy of the letter of endorsement from Supervisor Doe, Senator Smith and the San Bernardino League of Women Voters to allow these endorsements to be printed.

Appendix L. Candidate Statement Examples

The following examples are provided to demonstrate the difference between an acceptable and unacceptable candidate statement:

Example of an Acceptable Candidate Statement

I believe all residents deserve a high quality of water, and excellent service at an affordable cost.

As your next elected member of the Board of Directors of the High Plains Water District, my legal education will enable me to advocate effectively on your behalf. My years of experience of having served on several boards has prepared me for working well with other board members – by supporting good policy and ensuring all important issues are discussed when tough decisions need to be made.

My family has lived in this community for over thirty years and we've been blessed to be able to give back to our community through many years of community volunteerism – my wife volunteers at our local senior center and boy's and girl's club, and our daughters have been known to sing and dance at or participate at various local community events.

Qualifications – Community Volunteer

- Board of Directors – Neighborhood Housing Services: 1985 – 2000.
- Commissioner – Community Action Commission: 2005 – Present
- Board of Directors – Douglasville Hospital: 2004-2006
- President – Occupational Health Committee 2010 – Present

Thank you for your support!

Vote for Thomas Garrison! Thank you for your support!

Example of an Unacceptable Candidate Statement

The highlighted portions are examples of what is not allowed in the candidate statement, including making reference to another candidate and improper formatting, such as using italics, bolding, improper capitalization, non-uniform spacing, and using various sized fonts.

I believe all residents deserve a high quality of water, and excellent service at an affordable cost. The current director, Tom Smith, hasn't been doing his job and is cheating the taxpayers.

As your next elected member of the Board of Directors of the High Plains Water District, my legal education will enable me to advocate effectively on your behalf. My years of experience of having served on several boards has prepared me for working well with other board members – by supporting good policy and ensuring all important issues are discussed when tough decisions need to be made.

My family has lived in this community for over Thirty Years and we've been blessed to be able to give back to our community through many years of COMMUNITY VOLUNTEERISM. My wife volunteers at our local senior center and boy's and girl's club, and our daughters have been known to sing and dance at or participate at various local community events.

Qualifications – Community Volunteer

- Board of Directors – Neighborhood Housing Services: 1985 – 2000.
- Commissioner – Community Action Commission: 2005 – Present
- Board of Directors – Douglasville Hospital: 2004-2006
- President – Occupational Health Committee 2010 – Present

Thank you for your support!

* * * * * Vote for Thomas Garrison! * * * * *

Appendix M. Candidate Statement Checklist

The following checklist is provided to assist candidates with identifying errors that may prevent a statement from being printed as intended in the *Voter Information Guide*:

1. Is your statement prepared on the form provided by the Registrar of Voters?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
2. Does your statement contain 200 words or less?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
3. Is your statement free of extra spaces?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
4. With the exception of acronyms, is your statement free of words spelled in all CAPITAL letters?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
5. Is your statement free of bold letters or characters?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
6. Is your statement free of italicized words?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
7. Is your statement free of references, direct or implied, to any other candidate or officeholder?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
8. Is your statement free of any references, direct or implied, to any other candidate or officeholder's qualifications, character, or activities?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
9. Is your statement free of any reference to your political party affiliation or partisan political activity?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
10. Is your statement free of any false information, or information that may be deemed as slanderous or libelous?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
11. Is your statement limited to your own personal background, education, qualifications, and platform upon which you will run?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
12. If your statement contains endorsements, do you have documentation to present from the individual(s) or specific organization(s) endorsing you?	Yes <input type="checkbox"/>	No <input type="checkbox"/>

If you answered "No" to any of the questions above, your statement may contain content that is prohibited by California Elections Code or Registrar of Voters policy.

Appendix N. Estimated Cost for Candidate Statements

Districts	Estimated # of Registered Voters @ Registration Deadline	Estimated Cost \$0.10 per Voter
Baker Community Services District	126	\$12.65
Mariana Ranchos County Water District	921	\$92.11
Twentynine Palms Water District	7,022	\$702.17



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The information contained in this guide is for general purposes only and does not have the force and effect of law, regulation, or rule. In case of conflict, the law, regulation, or rule will apply. The candidate should obtain the most up-to-date information available because of possible changes in law.