#### STATEMENT OF EMERGENCY

#### 31 KAR 5:026E

This emergency regulation is being promulgated pursuant to both KRS 13A.190(1)(a)(1), to meet an imminent threat to public welfare, as well as, KRS 13A.190(1)(a)(3), to meet an imminent deadline for the promulgation of an administrative regulation established by state statute. Section 150 of the Constitution of Kentucky requires free and fair elections in the Commonwealth; KRS 118.025(3) sets May 17, 2022 as the statutory date for the primary nomination of candidates, while KRS 118.025(4) sets November 8, 2022 as the date for the regular election. This is being filed as an emergency administrative regulation to ensure the administrative regulations and procedures required by state statute to promote free and fair elections are in effect during the upcoming primary and regular election. This emergency administrative regulation is temporary in nature will be replaced by an ordinary administrative regulation. The companion ordinary administrative regulation is identical to this emergency administrative regulation. This emergency administrative regulation differs from the previously filed version in that it adds the entirety of Section 9, revises the language regarding Sheriffs and county boards in Section 3, and updates associated dates.

ANDY BESHEAR

Governor

KAREN SELLERS

Director, State Board of Elections

- 1 STATE BOARD OF ELECTIONS
- 2 (New Emergency Administrative Regulation)
- 3 31 KAR 5:026E. Ballot Standards and Election Security.
- 4 RELATES TO: KRS 117.001, 117.085, 117.086, 117.087, 117.145, 117.225, 117.228
- 5 STATUTORY AUTHORITY: KRS 117.015(1)(a)
- 6 NECESSITY, FUNCTION, AND CONFORMITY: KRS 117.015(1)(a) authorizes the State
- 7 Board of Elections to promulgate administrative regulations necessary to properly carry
- 8 out its duties. Several Kentucky Revised Statutes require the State Board of Elections to
- 9 promulgate administrative regulations that provide for measures that establish standards
- 10 for the ballots used during elections, as well as, measures that ensure that votes cast
- during an election are done so in a free, fair, and secure manner. This administrative
- regulation provides for those measures.
- Section 1. In addition to the requirements for printed ballots outlined in KRS
- 14 117.145, ballots caused to be printed by the county clerk of each county shall meet quality
- and size standards specific to the voting systems certified by both the State Board of
- 16 Elections and the United States Election Assistance Commission.
- Section 2. The outer envelope of all mail-in absentee ballots shall bear a barcode
- or other label that is unique to the individual voter and capable of being read by an

electronic optical scanner. The unique barcode or label for each mail-in absentee ballot outer envelope shall be issued by the State Board of Elections.

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Section 3. Upon the time of certification of each candidate and each question to be voted upon, all pre-printed paper ballots shall be secured by the county clerk of each county, under lock and key, in an area under the direct control of the county clerk and approved by the county board of elections. The possession of all pre-printed ballots shall be accounted for on SBE Form 76, "Ballot Reconciliation Statement." Upon the need for paper ballots to be printed at a county clerk's office, an accounting of the printed ballots shall be made on either the SBE Form 76, "Ballot Reconciliation Statement" or by the printing equipment. Upon the transfer of ballots from the area under the direct control of the county clerk to a polling location, the transfer shall be noted on the SBE Form 76, "Ballot Reconciliation Statement." Beginning with the casting of ballots during the period described in KRS 117.085(2), each voted ballot shall remain in a locked and sealed receptacle, until the conclusion of the period described in KRS 117.295(1). At the conclusion of each day of voting, an accounting of the number of all voted, unvoted, and spoiled ballots shall be recorded on the SBE Form 76, "Ballot Reconciliation Statement." All ballots and election materials not secured in an area under the direct control of the county clerk after the close of polls shall be secured at the voting location in a secure manner, based upon the advice and recommendations of the county board of elections and the sheriff from the time described in KRS 117.085(2) until the conclusion of voting

on the day of an election. As mail-in absentee ballots are received by county clerks, they shall have their unique barcode or label scanned. Upon each mail-in absentee ballot being processed, the unique barcode or label shall be scanned again. If a mail-in absentee ballot is found to be without the need for a signature cure, or a mail-in absentee ballot has been returned along with a completed SBE Form 77, "Missing or Discrepant Mail-in Absentee Signature," the ballot shall be recorded into an optical scanner, to be deposited in a locked and sealed receptacle for the period described in KRS 117.295(1). Any completed SBE Form 76, "Ballot Reconciliation Statement" shall be turned over to the local Commonwealth's Attorney along with any other materials required under KRS 117.365.

Section 4. Any voter who is disabled may request a mail-in absentee ballot via an online accessible ballot portal which shall conform to web accessible design standards as set forth by the W3C Web Accessibility Initiative.

Section 5. Upon receipt of a valid mail-in ballot request, through the online request portal or other valid request method, the request of the voter shall be noted in the Voter Registration System, and reflected in the electronic pollbooks used by precinct election officers. Should a voter noted to have requested a mail-in absentee ballot appear at a polling location in order to vote in-person, the precinct election officer shall communicate with the county clerk, who shall make a determination as to whether the requested mail-in absentee ballot has been completed and returned as a cast ballot by the voter. If the mail-in absentee ballot is found to have been completed and returned as a cast ballot,

the voter shall not be permitted to cast an in-person vote. If the mail-in absentee ballot is found not to have been completed and returned as a cast ballot and the ballot has been returned to the county clerk no later than seven (7) days prior to the date of the election as required by KRS 117.085(8), the county clerk shall immediately cancel the issued ballot in the Voter Registration System and allow the voter to cast an in-person ballot after the voter completes Form SBE 32, "Oath of Voter," copies of which shall be forwarded to the Commonwealth's Attorney.

Section 6. A voter, or an individual identified by KRS 117.0861(1), may deliver a mail-in absentee ballot to the office of the county clerk in the county where the voter is registered, or to a secure drop-off location if one is maintained by the county clerk in the county where the voter is registered, rather than mailing the ballot via the United States Postal Service. Any county choosing to use a receptacle for ballot drop-off other than a drop-box provided by the State Board of Elections, must formally seek the State Board of Elections' approval of the receptacle before any ballot shall be allowed to be deposited inside. Any county choosing to utilize a drop-off receptacle, including those provided by the State Board of Elections, shall inform the State Board of Elections of the number of receptacles being used, the type of each receptacle being used, and the location of each drop-off location. Any receptacle located outside a County Clerk's Office shall be placed in a well-lit, easily accessible location, be bolted down, and be under video surveillance at all times. Any drop-box located inside, shall be under direct supervision of the staff of

the county clerk at all times that it is accessible to the public. All drop-boxes used for the receipt of ballots shall be clearly marked as for use by voters in the election, so as to differentiate the drop-box from any other that may be in use in the area. Any other non-elections related drop-box in use by a county clerk for any other official business shall clearly indicate that the other drop-box is not for the return of election material. Each county clerk utilizing one or more ballot drop-off receptacle shall empty each receptacle at least once each business day of the county clerk's office, and secure the absentee ballots therein in a manner consistent with KRS 117.086(3); however, county clerks shall empty receptacles more frequently than daily, as needed, so as to reasonably accommodate the volume of voter-delivered absentee ballots. Upon each emptying of a receptacle, the individuals collecting absentee ballots pursuant to KRS 117.086(2)(e) shall complete Form SBE 78, "Daily Absentee Drop-Box Verification Sheet."

Section 7. After the receipt of a mail-in absentee ballot by the county clerk and the examination of the signatures located on the outer envelope and the detachable flap, as well as, the voter's signature of record, if a signature match cannot be made, the county board of elections, central counting board, or the county clerk shall make a reasonable effort to contact the voter, which shall, at minimum, include the mailing of Form SBE 77, "Discrepant Mail-in Absentee Signature," to provide notice to the voter that they may cure their signature before the closing of the polls on the day of the election. Upon the county board of elections, central counting board, or the county clerk determining the need for

- a signature cure, the ballot shall be noted in the Voter Registration System and the county
- 2 clerk shall, on that same day, input the voter's address and any other required data into
- 3 the SBE 77 and mail the form to the voter.
- 4 Section 8. A voter unable to provide proof of identification as required under KRS
- 5 117.225, and as defined under KRS 117.001, shall meet the requirements of KRS
- 6 117.228(1)(c) by executing SBE Form 71, "Voter Affirmation Form." A voter personally
- 7 known to an election officer may cast a ballot in accordance with KRS 117.228(4) upon
- 8 the election officer executing SBE Form 72, "Election Officer Affirmation Form." Both the
- 9 SBE 71 and SBE 72 shall be forwarded to the local Commonwealth's Attorney following
- 10 the election.
- Section 9. Notwithstanding KRS 117.225(3), in a county using an electronic
- pollbook, if a voter's name is listed on the precinct list furnished by the State Board of
- 13 Elections as provided in KRS 117.025, the voter provides proof of identification, the voter
- is exempt pursuant to KRS 117.225(2), or the voter otherwise satisfies the requirements of
- 15 KRS 117.228, and if no challenge is made, then on the electronic pollbook he or she shall
- sign his or her name where prompted.
- Section 10. Any voter who is qualified to vote on election day in the county of his
- or her residence may make application to cast an excused in-person absentee ballot
- during normal business hours during the six (6) business days immediately preceding the

- 1 Thursday of no-excuse in-person absentee voting by completing SBE Form 44E, "Excused
- 2 In-Person Absentee Ballot Application."
- Section 11. The status of the tamper-resistant seal and the number on the
- 4 public counter to be recorded from all voting equipment to be used, shall be recorded
- 5 before and after each day of in-person absentee voting, on SBE Form 79, "Daily Voting
- 6 Machine Verification Sheet" which, cumulatively shall be collected by the County Clerk.
- 7 Section 12. Incorporated by Reference. (1) The following material is incorporated
- 8 by reference:
- 9 (a) "Oath of Voter," SBE Form 32, 04/2022;
- 10 (b) "Ballot Reconciliation Statement," Form SBE 76, 04/2022;
- 11 (c) "Discrepant Mail-in Absentee Signature," Form SBE 77, 04/2022;
- 12 (d) "Voter Affirmation Form," Form SBE 71, 04/2022;
- (e) "Election Officer Affirmation Form" Form 72, 04/2022;
- 14 (f) "Excused In-Person Absentee Ballot Application" Form 44E, 04/2022;
- (g) "Daily Voting Machine Verification Sheet" Form 79, 04/2022;
- 16 (2) This material may be inspected, copied, or obtained, subject to applicable
- 17 copyright law, at the State Board of Elections, 140 Walnut Street, Frankfort, Kentucky
- 18 Frankfort, Kentucky 40601, Monday through Friday, 8 a.m. to 4:30 p.m.

Karen Sellers

**Executive Director, State Board of Elections** 

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#### PUBLIC HEARING AND PUBLIC COMMENT PERIOD

A public hearing on this new administrative regulation shall be held on June 28, 2022, at 10:00 a.m. ET, at the Office of the State Board of Elections. Individuals interested in being heard at this hearing shall notify this agency in writing by five (5) workdays prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing was received by that date, the hearing may be cancelled. This hearing will not be made unless a written request for a transcript is made. If you do not wish to be heard at the public hearing, you may submit written comments on the proposed administrative regulation. Written comments shall be accepted until June 30, 2022. Send written notification of intent to be heard at the public hearing or written comments on the proposed administrative regulation to the contact person.

CONTACT PERSON: Taylor Brown, General Counsel, 140 Walnut Street, Frankfort, Kentucky 40601, Phone: (502) 782-9499, Email: TaylorA.Brown@ky.gov.

#### REGULATORY IMPACT ANALYSIS AND TIERING STATEMENT

- 31 KAR 5:026E Contact Person: Taylor Brown, phone: 502-782-9499, email: TaylorA.Brown@ky.gov
- (1) Provide a brief summary of:
- (a) What this administrative regulation does: This administrative regulation establishes standards for the ballots used during elections, as well as, measures that ensure that votes cast during an election are done so in a free, fair, and secure manner.
- (b) The necessity of this administrative regulation: This administrative regulation is necessary given that Kentucky Acts Chapter 197 requires the State Board to promulgate new administrative regulations.
- (c) How this administrative regulation conforms to the content of the authorizing statutes: KRS 117.015(1)(a) authorizes the State Board of Elections to promulgate administrative regulations necessary to properly carry out its duties.
- (d) How this administrative regulation currently assists or will assist in the effective administration of the statutes: This administrative regulation fulfills the mandates of several of the Kentucky Revised Statutes amended by Kentucky Acts Chapter 197.
- (2) If this is an amendment to an existing administrative regulation, provide a brief summary of:
- (a) How the amendment will change this existing administrative regulation:
- (b) The necessity of the amendment to this administrative regulation:

- (c) How the amendment conforms to the content of the authorizing statutes:
- (d) How the amendment will assist in the effective administration of the statutes:

This is a new administrative regulation.

(3) List the type and number of individuals, businesses, organizations, or state and local governments affected by this administrative regulation:

This administrative regulation will affect voters of the Commonwealth, county clerks, and the State Board of Elections.

- (4) Provide an analysis of how the entities identified in question (3) will be impacted by either the implementation of this administrative regulation, if new, or by the change, if it is an amendment, including:
- (a) List the actions that each of the regulated entities identified in question (3) will have to take to comply with this administrative regulation or amendment. To comply with this administrative regulation, voters may need to complete a form or follow absentee ballot delivery instructions, while county clerks and the State Board of Elections will need to take steps to ensure the security of their elections.
- (b) In complying with this administrative regulation or amendment, how much will it cost each of the entities identified in question (3): The State Board of Elections estimates that the implementation of this administrative regulation will have minimal costs.

- (c) As a result of compliance, what benefits will accrue to the entities identified in question
- (3): Compliance with this new administrative regulation will benefit all in ensuring that all
- elections conducted in the Commonwealth are done so in a free, fair, and secure manner.
- (5) Provide an estimate of how much it will cost the administrative body to implement this
- administrative regulation:
- (a) Initially: The cost of the implementation of this administrative regulation for the State
- Board of Elections will be minimal as it will require only the creation of the new Forms
- incorporated by reference.
- (b) On a continuing basis: The only continuing cost will be the price associated with
- printing any copies of the SBE Forms that are necessary.
- (6) What is the source of the funding to be used for the implementation and enforcement
- of this administrative regulation: Funds from the State Board of Elections' administrative
- budget will be used in the implementation and enforcement of this administrative
- regulation.
- (7) Provide an assessment of whether an increase in fees or funding will be necessary to
- implement this administrative regulation, if new, or by the change if it is an amendment:
- Implementation of this administrative regulation can be achieved without an increase in
- fees or funding by the General Assembly.
- (8) State whether or not this administrative regulation established any fees or directly or
- indirectly increased any fees: No fees are associated with this administrative regulation.

(9) TIERING: Is tiering applied? Explain why or why not. Tiering is not used in this administrative regulation, as a desired result of the promulgation of this administrative regulation is uniform procedures for the administration of elections throughout all of the counties in the Commonwealth.

#### FISCAL NOTE

31 KAR 5:026E

Contact Person: Taylor Brown, phone: 502-782-9499, email: TaylorA.Brown@ky.gov

(1) What units, parts or divisions of state or local government (including cities, counties, fire departments, or school districts) will be impacted by this administrative regulation?

The State Board of Elections and the Commonwealth's county clerks will be impacted by

this administrative regulation.

(2) Identify each state or federal statute or federal regulation that requires or authorizes the action taken by the administrative regulation. KRS 117.001, 117.015, 117.085, 117.086, 117.087, 117.145, 117.225, 117.228, as amended by Kentucky Acts Chapter 197, require

and authorize the actions taken by this administrative regulation.

(3) Estimate the effect of this administrative regulation on the expenditures and revenues of a state or local government agency (including cities, counties, fire departments, or

school districts) for the first full year the administrative regulation is to be in effect.

(a) How much revenue will this administrative regulation generate for the state or local government (including cities, counties, fire departments, or school districts) for the first year? It is not expected or intended that this administrative regulation will generate any

revenue.

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- (b) How much revenue will this administrative regulation generate for the state or local government (including cities, counties, fire departments, or school districts) for subsequent years? It is not expected or intended that this administrative regulation will generate any revenue.
- (c) How much will it cost to administer this program for the first year? The State Board of Elections expects that this administrative regulation amendment will cost no more to administer than is currently expended.
- (d) How much will it cost to administer this program for subsequent years? The State Board of Elections expects that this administrative regulation amendment will cost no more to administer than is currently expended.

Note: If specific dollar estimates cannot be determined, provide a brief narrative to explain the fiscal impact of the administrative regulation.

Revenues (+/-): It is not expected or intended that this administrative regulation will generate any revenue.

Expenditures (+/-): The State Board of Elections expects that this administrative regulation amendment will cost no more to administer than is currently expended.

Other Explanation: N/A

(4) Estimate the effect of this administrative regulation on the expenditures and cost savings of regulated entities for the first full year the administrative regulation is to be in effect.

- (a) How much cost savings will this administrative regulation generate for the regulated entities for the first year? The State Board of Elections expects that this administrative regulation will not generate any specific cost savings for the regulated entities.
- (b) How much cost savings will this administrative regulation generate for the regulated entities for subsequent years? The State Board of Elections expects that this administrative regulation will not generate any specific cost savings for the regulated entities.
- (c) How much will it cost the regulated entities for the first year? The State Board of Elections estimates that the implementation of this administrative regulation will result in the regulated entities incurring only nominal costs.
- (d) How much will it cost the regulated entities for subsequent years? The State Board of Elections estimates that the implementation of this administrative regulation will result in the regulated entities incurring only nominal costs.

Note: If specific dollar estimates cannot be determined, provide a brief narrative to explain the fiscal impact of the administrative regulation.

Cost Savings(+/-): It is not expected that this administrative regulation will result in any cost savings.

Expenditures (+/-): The State Board of Elections expects that this administrative regulation amendment will cost no more to administer than is currently expended.

Other Explanation: N/A

(5) Explain whether this administrative regulation will have a major economic impact, as defined below. "Major economic impact" means an overall negative or adverse economic impact from an administrative regulation of five hundred thousand dollars (\$500,000) or more on state or local government or regulated entities, in aggregate, as determined by the promulgating administrative bodies. [KRS 13A.010(13)]. The State Board of Elections does not expect that this administrative regulation will result in a major economic impact as it is not expected to have an overall negative or adverse economic impact of five hundred thousand dollars (\$500,000) or more on state or local government or regulated entities, in aggregate.

#### SUMMARY OF MATERIAL INCORPORATED BY REFERENCE

"Oath of Voter," SBE Form 32, 04/2022, is the ½-page form signed by a voter and precinct election officer if a question arises as to the legality of a voter voting in-person.

"Excused In-Person Absentee Ballot Application" SBE Form 44E, 04/2022, is the 1-page application form used by a voter to apply to vote during the excused in-person absentee period.

"Voter Affirmation Form," Form SBE 71, 04/2022, is the 1-page form that a voter without proof of identification, as defined by KRS 117.001, will need to complete in order to vote in accordance with KRS 117.228(1)(c).

"Election Officer Affirmation Form" Form 72, 04/2022, is the 1-page form that a voter personally known to an election officer will need to complete in order to vote in accordance with KRS 117.228(4).

"Ballot Reconciliation Statement," Form SBE 76, 04/2022, is the 1-page form to be used to track all voted, unvoted, or spoiled ballots from their printing until the conclusion of an election.

"Discrepant Mail-in Absentee Signature," Form SBE 77, 04/2022, is the 1-page form to be used by the county board of elections, central counting board, or the county clerk to

contact a voter to provide notice to the voter that they may cure their signature before the closing of the polls on the day of the election.

"Daily Absentee Drop-Box Verification Sheet," Form SBE 78, 04/2022, is the 1-page form to be used by the Democrat and Republican election officers charged with collecting mailin absentee ballots drop drop-boxes or other authorized receptacles.

"Daily Voting Machine Verification Sheet" Form 79, 04/2022, is the 1-page form used by election officers to note the status of the tamper-resistant seal and the public counter on voting equipment during the period of in-person absentee voting.

# COMMONWEALTH OF KENTUCKY STATE BOARD OF ELECTIONS

### **OATH OF VOTER**

When a voter has moved to a new precinct within the same county and is not listed on the current precinct roster, when the officers of an election disagree as to the qualifications of a voter, or when a voter's right to vote is disputed by a challenger, the voter shall sign the following oath as to his qualifications before he is permitted to vote.

I,	, herel	by state, under oath,
(Name: Ple	ase Print)	
that I am duly registered as a	VC	oter in this precinct in
	(Political Party Preference)	•
	County, Kentucky and that l	I currently reside at
(County)		
	. My previou	us address was
(Current Residence Street Addre	ess, City, and Zip Code)	
	in this cour	nty.
(Previous Residence Street Addre	ess, City, and Zip Code)	
<u> </u>	s which should prevent my vote from be ave not voted and will not vote in anoth this election.	•
be guilty of perjury and subject to	falsely signs and verifies any form requested the penalties therefore. I further under voter at the current address stated above.	erstand that if I execute
Voter must sign here	Date of Birth	Date
	r or Challenger rned to the County Clerk who shall delinuealth's Attorney for investigation.	iver it to the
	new address. Not on precinct roster. Upo	date registration.
Election Officer/Challenger dis Request to vote in-person after	•	
Request to vote in-person after	man-m vanot request.	

SBE 32 (04/2022)

	_	FOR OFFICE USE ONLY		
COMMONWEALTH OF KENTUCKY STATE BOARD OF ELECTIONS				
EXCUSED IN-PERSON ABSEN	TEE BALLOT APPLICATION			
	L			
ELECTION DATE:	COUNTY:			
1. NAME OF VOTER				
(CLERK MUST TYPE HERE)  2. ADDRESS WHERE VOTER LIVES FOR				
VOTER REGISTRATION PURPOSES				
3. CITY & ZIP CODE				
4. PRECINCT NAME OR NUMBER				
5. PARTY AFFILIATION				
6. DATE OF BIRTH				
7. TELEPHONE NUMBER				
8. STATEMENT OF CITY & STATE WHERE VOTER SHALL BE ON ELECTION DAY				
► GIVE REASON YOU CANNOT VOT				
	ne Armed Forces or a dependent of a in the days and during the days of no-excus	member of the Armed Forces and will be		
statement 1 below.)		person absence voting. (Sign		
		nty on election day and during the days		
	ntee voting. <i>(Sign statement 1 below.</i> ho has surgery scheduled that will req			
	s of no-excuse in-person absentee voti			
12. Voter who temporarily resident	es outside the state, but is still eligible	to vote in this state and will be absent		
from the county of his or he absentee voting. (Sign state	r residence on election day and during	the days of no-excuse in-person		
		d to a military base on election day and		
	e in-person absentee voting. (Sign sta			
	ester of pregnancy. (Sign statement 2	,		
		competent jurisdiction and, due to age,		
disability, or illness, is not able to appear at the polls on election day and during the days of no-excuse in- person absentee voting. (Sign statement 1 below.)				
16. Voter who is a student who temporarily resides outside the county of his or her residence and will be				
absent from the county of his or her residence on the day of an election and during the days of no-excuse				
in-person absentee voting. (Sign statement 1 below.)  17. Voter who is employed in an occupation that is scheduled to work during all days and all hours, including				
Voter who is employed in an occupation that is scheduled to work during all days and all hours, including commute time, that the polls are open on election day and during the days of no-excuse in-person				
absentee voting. (Sign statement 1 below.)				
18. Voter who is election officer tasked with election administration for the current election cycle. (Sign				
statement 1 below.)				
Statement 1: I, the undersigned, meet the eligibility requirements for voting in my precinct and do				
declare, under penalty of perjury, th	at the information given in this app	plication is true and correct.		
(Signature	of Applicant)	(Date Signed)		
If applicant uses "X" as his or her "n	nark", two witnesses are required a	and must sign below.		
(Wi	tness)	(Date Signed)		
(Wi	tness)	(Date Signed)		
		incy, meet the eligibility requirements		
	declare, under penalty of perjury	y, that the information given in this		
application is true and correct.				
(Signature	of Applicant)	(Date Signed)		
` •	,	` ,		
If applicant uses "X" as his or her "n	naik, two withesses are required a	and must sign below.		
(Wi	tness)	(Date Signed)		
0.10	ho\	(Deta Ciana I)		
(Wi	tness)	(Date Signed)		

County Clerk Affix Seal Here



SBE 71 04/2022

### **KENTUCKY STATE BOARD OF ELECTIONS**

### **Voter Affirmation Form**

l,, (	do hereby affirm that the name I have given here is the name that
am generally known by or the name I have given here	is as stated on my voter registration.
I further affirm that:	
To the best of my knowledge and belief, my date of bi	irth is
My current residential address, including the street ac	ddress number is:
	, if my address changed in the
twenty-eight (28) days prior to the date of this election prior address was:	on, I affirm that I moved on and that my
I am a citizen of the United States;	
I am qualified to vote in this precinct ur	nder current Kentucky laws related to voter eligibility;
I have not voted and will not vote in an	y other precinct during this election;
The following impediment has prevented me from pro	ocuring proof of identification as defined under KRS 117.001:
Lack of transportation;	
Inability to obtain my birth certificate o	or other documents needed to show proof of identification;
Work schedule;	
Lost or stolen identification;	
Disability or illness;	
Family responsibilities;	
Proof of identification has been applied	d for, but not yet received;
I have a religious objection to being pho	otographed.
I understand that making a false statement as to any operjury.	of the affirmations on this form is punishable under penalties of
Signature	 Date



### **KENTUCKY STATE BOARD OF ELECTIONS**

#### **Election Officer Affirmation Form**

In accordance with K.R.S. 117.228(4), I	, do hereby affirm the		
identity of	, an individual wishing to vote in this election, as this		
individual is known to me by name and I know this individual to be a resident of this community.			
Signed Name of Election Officer	Date		
SBE 72 (04/2022)			



### **KENTUCKY STATE BOARD OF ELECTIONS**

### **Election Officer Affirmation Form**

In accordance with K.R.S. 117.228(4), I	, do hereby affirm the			
identity of	, an individual wishing to vote in this election, as this			
individual is known to me by name and I know this individual to be a resident of this community.				
Signed Name of Election Officer	Date			

SBE 72 (04/2022)



### **KENTUCKY STATE BOARD OF ELECTIONS**

### **Ballot Reconciliation Statement**

County			
	Ballot Batc	h Numbers	
FROM		ТО	
Date Ballots Received by Cl	Date Ballots Received by Clerk or Date Printed by Clerk:		
Date Ballots Transferred to Polling Place:			
Day of Voting	Number of Ballots Cast  During Polling	Number of Unvoted Ballots	Number of Ballots Spoiled
	During Politing	Dallots	
Thursday			
Friday			
Saturday			

Tuesday



Date:
Name:
Mailing Address:
City, State, ZIP:
Re: Discrepant Mail-in Absentee Signature
Dear,
We have received your mail-in absentee ballot for the Kentucky Election Law requires the County Board of Elections to compare the signatures on the outer AND inner envelopes you return with a signature of record in order to verify your identity. Unfortunately, the County Board was unable to verify your signature with what is on file.
If you have not already been contacted by your county and addressed this matter, in order for your ballot to count, you must complete, sign, and return the enclosed form to your county clerk's office by 6:00 PM local time, You may return this form by mail, email, fax, or in-person. It is also acceptable to take a photo of the completed form and email that to your county clerk using the email listed below.
If you indicate that you have not voted a ballot, or if you fail to return the enclosed form, we will not count this ballot. If you do not affirm on the enclosed form that you voted a ballot, we will also turn over this discrepancy to the Commonwealth's Attorney or the Office of the Attorney General for investigation.
If you have questions, please contact your county clerk's office at
Thank you for your assistance.
County Clerk
County, Kentucky
Contact your clerk via e-mail, fax, or mail

# Signature Affidavit Form For County Office Use Only: Date of Receipt: Complete, sign and return this form to your County Clerk's Office. Clerk or DC Name: Voter ID #: 1. Select a box (you must select one) Yes, I returned my mail-in absentee No, I did not return a mail-in absentee OR **2. Sign.** If you are unable to sign, make a mark and have a witness to the mark sign on witness line. If Yes is selected above: I state under penalty of perjury that I am an eligible voter; that my signature and name are as shown on this form; that I have only cast one ballot in this election in accordance with the provisions of the Kentucky Revised Statute. If No is selected above: I affirm that the information I have provided on this form is true and correct to the best of my knowledge. Today's date (mm/dd/yyyy) Your signature or mark Witness (A witness is only needed if you are unable to sign and must make a mark.) Today's date (mm/dd/yyyy) 3. Return this form Return this form and a copy of your ID, if applicable, to your County Clerk's office **by** You may return it by:

You may also fill this form out and take a photo it and email it to your county clerk using the email listed above.

1. Emailing it to:

3. Mailing or delivering it to:

2. Faxing it to: \_\_\_

County				
	Drop-Box Lo	cation		
Date	Tin	ne	Number of Ballots	
			Collected	
Democrat Printed Na	ame	De	Democrat Signature	
Republican Printed Name		Republican Signature		
Additional Comments				



# THIS FORM IS REQUIRED TO BE COMPLETED BEFORE VOTING BEGINS AND AFTER VOTING ENDS EVERYDAY OF IN-PERSON VOTING!

PUBLIC NUMBERS MUST BE READ ALOUD

Excused In-Person Absentee Voting  No-Excuse In-Person Absentee Voting				
Election Day Voting				
DAT	E	N	IACHINE LOCATION	
TYPE OF I	DEVICE	DE	DEVICE SERIAL NUMBER	
Type of Device	Current Number of Seal		Status of the Seal	
BEGINNING MEMORY DEVICE SEAL NUMBER			SEALED BROKEN	
BEGINNING TUB SEAL SERIAL NUMBER			SEALED BROKEN	
BEGINNING PUBLIC				
COUNTER NUMBER				
Verified by:				
Print/Signature				
Democrat Election Officer				
Print/Signature				
Republican Election Officer				
- (5 :			0	
Type of Device	Current Numbe	r of Seal	Status of the Seal	
ENDING MEMORY			☐ SEALED ☐ BROKEN	
DEVICE SEAL NUMBER				
ENDING TUB SEAL SERIAL NUMBER			☐ SEALED ☐ BROKEN	
ENDING PUBLIC				
COUNTER NUMBER				
Verified by:				
Print/Signature				
Democrat Election Officer				
Print		Signature		
Republican Election Officer				

## 118.025 Voting to be by secret paper ballot -- General laws applicable -- Time for holding elections.

- (1) Except as otherwise provided by law, voting in all primaries and elections shall be by secret paper ballot.
- (2) The general laws applying to primaries, regular elections, and special elections shall apply to primaries, regular elections, and special elections conducted with the use of voting equipment, and all provisions of the general laws applying to the custody of ballot boxes shall apply, as far as applicable, to the custody of the voting system or voting equipment.
- (3) A primary for the nomination of candidates to be voted for at the next regular election shall be held on the first Tuesday after the third Monday in May of each year.
- (4) The election of all officers of all governmental units shall be held on the first Tuesday after the first Monday in November.
- (5) If the law authorizes the calling of a special election on a day other than the day of the regular election in November, the election shall be held on a Tuesday.
- (6) If the law requires that a special election be held within a period of time during which the voting equipment must be locked as required by KRS 117.295, the special election shall be held on the fourth Tuesday following the expiration of the period during which the voting equipment is locked.

Effective: June 29, 2021

History: Amended 2021 Ky. Acts ch. 197, sec. 48, effective June 29, 2021. -- Amended 2020 Ky. Acts ch. 88, sec. 5, effective July 15, 2020. -- Amended 2008 Ky. Acts ch. 129, sec. 6, effective July 15, 2008. -- Amended 2002 Ky. Acts ch. 262, sec. 1, effective July 15, 2002. -- Amended 2000 Ky. Acts ch. 261, sec. 2, effective July 14, 2000. -- Amended 1996 Ky. Acts ch. 195, sec. 13, effective July 15, 1996. -- Amended 1994 Ky. Acts ch. 394, sec. 20, effective July 15, 1994. -- Amended 1992 Ky. Acts ch. 288, sec. 38, effective July 14, 1992; and ch. 296, sec. 7, effective July 14, 1992. -- Amended 1990 Ky. Acts ch. 431, sec. 1, effective July 13, 1990. -- Amended 1986 Ky. Acts ch. 29, sec. 12, effective July 15, 1986. -- Amended 1984 Ky. Acts ch. 44, sec. 6, effective March 2, 1984. -- Amended 1982 Ky. Acts ch. 402, sec. 3, effective January 1, 1984. -- Created 1974 Ky. Acts ch. 130, sec. 98, effective June 21, 1974.

Section 150 Disqualification from office for using money or property to secure or influence election -- Corporation not to use money or other thing of value to influence election -- Exclusion from office for conviction of felony or high misdemeanor -- Laws to regulate elections.

Every person shall be disqualified from holding any office of trust or profit for the term for which he shall have been elected who shall be convicted of having given, or consented to the giving, offer or promise of any money or other thing of value, to procure his election, or to influence the vote of any voter at such election; and if any corporation shall, directly or indirectly, offer, promise or give, or shall authorize, directly or indirectly, any person to offer, promise or give any money or any thing of value to influence the result of any election in this State, or the vote of any voter authorized to vote therein, or who shall afterward reimburse or compensate, in any manner whatever, any person who shall have offered, promised or given any money or other thing of value to influence the result of any election or the vote of any such voter, such corporation, if organized under the laws of this Commonwealth, shall, on conviction thereof, forfeit its charter and all rights, privileges and immunities thereunder; and if chartered by another State and doing business in this State, whether by license, or upon mere sufferance, such corporation, upon conviction of either of the offenses aforesaid, shall forfeit all right to carry on any business in this State; and it shall be the duty of the General Assembly to provide for the enforcement of the provisions of this section. All persons shall be excluded from office who have been, or shall hereafter be, convicted of a felony, or of such high misdemeanor as may be prescribed by law, but such disability may be removed by pardon of the Governor. The privilege of free suffrage shall be supported by laws regulating elections, and prohibiting, under adequate penalties, all undue influence thereon, from power, bribery, tumult or other improper practices.

Text as Ratified on: August 3, 1891, and revised September 28, 1891. History: Not yet amended.