

AFFIDAVIT OF IDENTITY

All candidates seeking elective office in Michigan must submit an Affidavit of Identity (two copies) when filing. A candidate who fails to file Affidavits of Identity as required is ineligible to appear on the ballot (MCL 168.558 as amended under PA 163 of 2002).

A. CHANGE OF NAME

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

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

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

B. APPEARANCE OF NAME ON BALLOT

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

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

C. MAILING ADDRESS

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

D. JUDICIAL CANDIDATES

Place a check in the box before "Non-Incumbent Position" if the candidate is seeking a judicial office for which the incumbent is seeking reelection.

Place a check in the box before "Non-Incumbent Position" if the candidate is seeking a judicial office for which the incumbent is *not* seeking reelection.

Place a check in the box before "New Judgeship" if the candidate is seeking a newly created judicial seat.

E. CAMPAIGN FINANCE ACT COMPLIANCE STATEMENT

All federal, state, local and judicial candidates are required to form a committee and meet financial disclosure obligations. For further information, contact your filing official.

If you are subject to the filing requirements of Michigan's Campaign Finance Act, PA 388 of 1976, and do not check the "I AGREE" box, your filing for office will be rejected as invalid and you will be ineligible to appear on the ballot. Candidates who are exempt from Michigan's Campaign Finance Act are limited to those individuals who seek 1.) the office of U.S. Senator or U.S. Representative in Congress 2.) a precinct delegate position and 3.) a school board position in a district with a pupil count of 2,400 or less. (Exemption does not apply if candidate spends or receives over \$1,000.00 for election).

F. WITHDRAWAL OF FILING

Candidates who wish to withdraw a filing submitted for an elective office must submit a written withdrawal statement to their filing official no later than the third day after the applicable filing deadline.

