

LAWS OF ALASKA

2013

Source CSSB 63(STA) Chapter No.

AN ACT

Making contracts for the preparation of election ballots subject to the provisions of the state procurement code.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Making contracts for the preparation of election ballots subject to the provisions of the state
2	procurement code.
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4	* Section 1. AS 15.15.030 is amended to read:
5	Sec. 15.15.030. Preparation of official ballot. The director shall prepare all
6	official ballots to facilitate fairness, simplicity, and clarity in the voting procedure, to
7	reflect most accurately the intent of the voter, and to expedite the administration of
8	elections. The following directives shall be followed when applicable:
9	(1) The director shall determine the size of the ballot, the type of print,
10	necessary additional instruction notes to voters, and other similar matters of form not
11	provided by law.
12	(2) The director shall number ballots in series to ensure [ASSURE]
13	simplicity and secrecy and to prevent fraud.
14	(3) The director shall [MAY CONTRACT FOR THE

PREPARATION OF THE BALLOTS ON A REGIONAL BASIS IF NECESSARY AND MAY] contract for the preparation of ballots <u>under AS 36.30 (State</u> <u>Procurement Code</u>) [WITHOUT OBTAINING COMPETITIVE BIDS].

(4) The director may not include on the ballot, as a part of a candidate's name, any honorary or assumed title or prefix but may include in the candidate's name any nickname or familiar form of a proper name of the candidate.

7 (5) The names of the candidates and their party designations shall be 8 placed in separate sections on the state general election ballot under the office 9 designation to which they were nominated. The party affiliation, if any, shall be 10 designated after the name of the candidate. The lieutenant governor and the governor 11 shall be included under the same section. Provision shall be made for voting for write-12 in and no-party candidates within each section. Paper ballots for the state general 13 election shall be printed on white paper.

(6) The names of the candidates for each office shall be set out in the
same order on ballots printed for use in each house district. The director shall
randomly determine the order of the names of the candidates for state representative
for each house district. The director shall rotate the order of placement of the names of
candidates for governor, lieutenant governor, United States senator, United States
representative, and state senator on the ballot for each house district.

(7) The general election ballot shall be designed with the names of
 candidates of each political party, and of any independent candidates qualified under
 AS 15.30.026, for the office of President and Vice-President of the United States
 placed in the same section on the ballot rather than the names of electors of President
 and Vice-President.

(8) The general or special election ballot shall be designed with the
title and proposition for any initiative, referendum, or constitutional amendment
formulated as prescribed by law and placed on the ballot in the manner prescribed by
the director. When placed on the ballot, a state ballot proposition or ballot question
shall carry the number that was assigned to the petition for the proposition or question.
Provision shall be made for marking the proposition "Yes" or "No."

(9) The general or special election ballot shall be designed with the

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1	question of whether a constitutional convention shall be called placed on the ballot in
2	the following manner: "Shall there be a constitutional convention?" Provision shall be
3	made for marking the question "Yes" or "No."
4	(10) A nonpartisan ballot shall be designed for each judicial district in
5	which a justice or judge is seeking retention in office. The ballot shall be divided into
6	four parts. Each [AND EACH] part must bear a heading indicating the court to which
7	the candidate is seeking approval, and provision shall be made for marking each
8	<u>question "Yes" or "No."</u> [.] Within each part, the question of whether the justice or
9	judge shall be approved or rejected shall be set out in substantially the following
10	manner:
11	(A) "Shall be retained as justice of the supreme court
12	for 10 years?";
13	(B) "Shall be retained as judge of the court of
14	appeals for eight years?";
15	(C) "Shall be retained as judge of the superior court
16	for six years?"; or
17	(D) "Shall be retained as judge of the district court for
18	four years?" [PROVISION SHALL BE MADE FOR MARKING EACH
19	QUESTION "YES" OR "NO."]
20	(11) When the legislature by law authorizes a state debt for capital
21	improvements, the director shall place the question of whether the specific
22	authorization shall be ratified by placing the ballot title and question on the next
23	general election ballot, or on the special election ballot if a special election is held for
24	the purpose of ratifying the state debt for capital improvements before the time of the
25	next general election. Unless specifically provided otherwise in the Act authorizing
26	the debt, the ballot title shall, by the use of a few words in a succinct manner, indicate
27	the general subject of the Act. The question shall, by the use of a few sentences in a
28	succinct manner, give a true and impartial summary of the Act authorizing the state
29	debt. The question of whether state debt shall be contracted shall be assigned a letter
30	of the alphabet on the ballot. Provision shall be made for marking the question
31	substantially as follows:

1	"Bonds Yes" or "Bonds No,"
2	followed by an appropriate oval.
3	(12) The director may provide for the optical scanning of ballots where
4	the requisite equipment is available.
5	(13) The director may provide for voting by use of electronically
6	generated ballots by a voter who requests to use a machine that produces electronically
7	generated ballots.
8	* Sec. 2. AS 36.30.850(b)(7) is amended to read:
9	(7) contracts for the [PREPARATION AND] transportation of ballots
10	under AS 15;
11	* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to
12	read:
13	APPLICABILITY. This Act applies to contracts for the preparation of ballots for
14	elections conducted on or after January 1, 2014.