

E-400

The Election Act, 1996 Section 5 Rev. December 2006

# Candidate's Guide to Provisions of The Election Act, 1996

		Page
Preface		1
Candidate		2
Oualificat	ion	2
	on	2
	edure	3
	ical Affiliation	4
	val of a Candidate	-
	a Candidate	5
	nt to Vote	5
		5
	t	6
Candidate	e's Representative	6
Business Mana	ger	7
Appointm	ent	7
Responsil	oilities	7
Return		8
Elect	tion Expense Return	8
Contribut	ions	8
Money		10
	ations In Kind	10
Expenditu	ıres	11
Cano	didate's Personal Expenses	11
Cano	didate's Campaign Expenses	11
	didate's Election Expenses	11
(i)	General	11
(ii)	Reporting of Other Payments	13
· /	(a) Transfers	13
	(b) Donations in Kind	13
	(c) Volunteer Labour	14
	(d) Fund-Raising Events	14
(iii)	Payments	14
(iv)	Election Expense Limits	15
` '	ement of Election Expenses	16
Sui pius		19
		20
• •	ent	20
	pilities	21
Reimhurs	ement of Auditor's Account	21

Table of Contents

			Page
	Metro Orga Campaign	anizations or Co-coordinated CampaignsAdvertising Broadcastingsts	22 22 22 23
	Appendix I	Nomination Paper (E-405)	24
	Appendix II	Key Points for the Submission of the Nomination Paper	26
	Appendix III	Declaration of a Candidate's Political Affiliation (E-517)	28
	Appendix IV	Declaration of a Candidate's Political Affiliation Composite (E-517C)	29
Table of	Appendix V	Notice of Selection of a Candidate by a Registered Political Party (E-516)	30
Contents	Appendix VII	Appointment of a Candidate's Representative (E-417)	31
	Appendix VIII	Appointment of a Candidate's Representative at a Central Polling Place (E-417C)	32
	Appendix IX	Appointment/Consent of the Business Manager of a Candidate (E-401)	33
	Appendix X	Appointment/Consent of the Auditor of a Candidate (E-403)	34

#### **Preface**

The Office of the Chief Electoral Officer, also known as Elections Saskatchewan, is responsible for the administration of provincial elections and provincial election finances, pursuant to *The Election Act, 1996* (the "Act").

This guide provides an overview of the steps necessary for participation as a candidate in the Province of Saskatchewan, the necessary appointments a candidate must make, the nomination process, and a discussion of the financial reporting responsibilities of a candidate and his or her appointees under the Act. Other guidelines prepared for use by candidates and their respective campaign officials include the "Business Manager's Guide to Provisions of *The Election Act, 1996*", Form E-402, and "The Auditor's Guide to Provisions of *The Election Act, 1996* (Candidate)", Form E-404. Those persons making use of this guide should be aware that it has no legislative authority and its intent is to assist candidates in determining their respective rights and obligations pursuant to the Act. For precise statutory provisions, reference should be made to the Act as amended.

Copies of *The Election Act, 1996* and guidelines and other forms mentioned within are available from:

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These publications are also available on-line at www.elections.sk.ca.

#### **Candidate**

According to the Act, "candidate" means any individual who, after the writ of election in a constituency is issued, and before two o'clock p.m. on nomination day, files an official nomination paper with the constituency returning officer. [2(1)(h), 44(1)]

An individual is deemed a "potential candidate" if, before, on or after the date of writ of election in a constituency is issued, and prior to official nomination, he or she declares himself or herself, or is declared by others, to be a candidate. Designation as potential candidate is acquired where notification is received and registered through the Chief Electoral Officer of:

- an individual who, with his or her consent, has been selected as a candidate
  by a constituency association and has received the endorsement of his or her
  registered political party; or
- an individual who has not received the endorsement of a registered political party and has declared himself or herself to be a candidate;

in a forthcoming election in a constituency [2(1)(hh), 231].

In effect, the date of candidate's registration commences the administrative and financial obligations of a candidate, whether registration is made prior to official nomination or before the issuance of the writ of election in the constituency. The candidacy period normally concludes with the compilation and filing, by or on behalf of the candidate, of the financial reporting obligations particular to the candidate's election campaign unless terminated through withdrawal of the candidate from the election or the death of the candidate. [220(f), 261]

#### Qualification

To be eligible as a candidate for a provincial election in Saskatchewan a person must be:

- at least eighteen years of age; [42(1)(a)]
- a Canadian citizen; [42(1)(b)]
- ordinarily resident in Saskatchewan for at least six months prior to the issue of the writ of election; [42(1)(c)]
- not disqualified by The Legislative Assembly and Executive Council Act or by any other Act from being a candidate; [42(1)(d)]
- not disqualified from voting by section 17 of The Election Act, 1996; and
- not disqualified from being a candidate by section 42 of The Election Act, 1996.

#### Nomination

#### **Procedure**

The writ of election will specify a date for the nomination of candidates. This date must be not more than seventeen clear days and not less than eleven clear days after the date the writ of election in a constituency is issued. [31(3)(b)]

It is important to note that a candidate may file his or her nomination paper with the returning officer of the constituency in which he or she wishes to be elected any time after the writ of election is issued and before two o'clock p.m. on the day fixed for nominations (see Appendix I and II). The returning officer may, in the case of an emergency, accept a nomination paper by facsimile, if the originals and deposit required are provided to the returning officer within 48 hours of the deadline set for the close of nomination. [44(8)]

A nomination paper must be completed on the form prescribed by the Chief Electoral Officer and must include (see Appendix I and II):

- the name, address, occupation and signed consent of the candidate; [44(6)]
- the signatures of at least four voters who reside in the constituency in which the candidate is seeking election, each such signature witnessed by a voter resident in the constituency in which the election is to take place; [44(2)]
- the name, address and signed consent of the candidate's business manager; [44(6)]
- the name and address of the candidate's auditor; [44(6)]
- the nomination paper must be accompanied with a Declaration of a Candidate's Political Affiliation Form E-517, unless the registered party has filed with the Chief Electoral Officer form E-517C Declaration of a Candidate's Political Affiliation Composite, endorsing 2 or more of its' candidates and;
- a deposit of \$100 in Canadian currency in the form of a postal money order or certified cheque drawn on a valid account in a chartered bank, trust company or credit union. Returning Officers cannot accept cash.
   [46]

When the returning officer has received the deposit and the completed nomination paper and is satisfied as to their validity he or she will complete a certificate in respect of the nomination paper and deposit, and deliver to the candidate or the business manager said certificate. [48(1), 48(2)]

The candidate's deposit will be returned to the candidate if the candidate is elected or the candidate has received at least one half of the total number of valid votes cast for the candidate declared elected and the candidate or the candidate's business manager has filed an audited election expense return. In the event the election is found void and set aside or the returning officer refuses to issue a certificate of validity, a candidate's election deposit is returned immediately. Equally, if a candidate dies following the nomination but before close of the taking of the votes on election day the deposit is returned to the candidate's personal representative. [47(1), 47(2), 47(3)]

In circumstances where a candidate or a candidate's business manager has not filed an audited election expenses return, the deposit will not be returned. [47(5)]

#### **Political Affiliation**

A candidate's political affiliation will be described in election documents in one of the following three ways: [35(3)]

- as affiliated with a registered political party whose leader has endorsed the candidate;
- as Independent; or
- no designation.

In order to use the name of a registered political party in election documents a candidate must be endorsed by the leader of the registered political party or the leader's designated representative on the Declaration of Political Affiliation Form E-517 (filed with the Returning Officer) or Declaration of a Candidate's Political Affiliation Composite Form E-517C (filed with the Chief Electoral Officer) filed in conjunction with the nomination paper (see Appendix III and IV). These documents may be filed with the returning officer or the Chief Electoral Officer respectively. A candidate who is not endorsed by a registered political party will be designated in election documents as "Independent" unless he or she requests on said Declaration to have the "Independent" designation deleted. [45]

The Act requires, with respect to each individual who, before, on, or after the issuance of the writ of election, is selected by a party's constituency association to be a candidate, and whom the party intends to endorse as a candidate upon that individual filing his or her nomination paper, that each registered political party file with the Chief Electoral Officer written notice, signed by the party leader, or designate, setting out:

- the name and address of each such candidate;
- the name of the constituency association nominating each such candidate; and

 the written notice by each such candidate of the appointment and consent of each candidate's business manager and auditor having been given the authority to act in those capacities;

as soon as the party becomes aware of that selection (see Appendix V). [230]

In those circumstances where a potential candidate or a candidate is not endorsed by a registered political party, notification of the appointment and written consent of the business manager and auditor is to be forwarded directly to the Chief Electoral Officer. [43(4)(b)]

#### Withdrawal of a Candidate

A candidate may withdraw his or her nomination any time after nomination and before the close of polls on Election Day by filing with the constituency returning officer written notice of that withdrawal (see Appendix VI). A candidate who withdraws forfeits his or her nomination deposit to the Minister of Finance. Votes cast for a withdrawn candidate are void in the determination of the candidate returned being declared elected. [52]

#### **Death of a Candidate**

If a candidate dies after being nominated and before the close of polls on Election Day, the returning officer must fix a new nomination day and a new election day and notify the Chief Electoral Officer of the postponement of the election. [53]

#### **Entitlement to Vote**

In a general election, a candidate, and any spouse or dependent of that candidate who lives with that candidate is qualified to vote can vote in one, but only one, of the following places: [16(5)]

- the polling division where the candidate lives; or
- any polling division in the constituency in which the candidate is a candidate.

#### Tie Result

If, on the final count, the returning officer finds that two or more candidates have the same number of votes, the returning officer shall declare the result to be a tie vote. In the event of a tie vote, each of the candidates having the same number of votes, or the business manager of those candidates, is entitled to request a recount or an addition. [148]

# Candidates' Representatives

Participation of candidates' representatives at the polls is an integral part in the conduct of an election. As such, the rights and privileges of a candidate may be upheld through appointment of candidates' representatives. Such appointment must be made in writing by the candidate, of one or more voters or Saskatchewan residents who are Canadian citizens and who are 14 years of age or older, to be present and to represent him or her, in addition to or in place of himself or herself, at a polling place. [54(1)]

If a returning officer has established a central polling place and a candidate's representative takes an oath of secrecy or makes a declaration to that effect for a polling place that has been combined into the central polling place, the representative is deemed to have taken that oath or made that declaration for all polling places in the central polling location. [54(5)]

Each candidate's representative requires a Form E-417 Appointment of Candidate's representative (See Appendix VII) or Form E-417C Appointment of Candidate's Representative at a Central Polling Place (See Appendix VIII) to be signed by the candidate. [54(1)]

An election officer is prohibited by the Act from being appointed or acting as a candidate's representative. [3(1)(e)]

# **Business Manager**

## **Appointment**

A candidate is required, upon declaration of candidacy or before nomination day, to appoint a qualified voter to act as business manager. The appointment and consent must be made in writing, be signed by the candidate and be forwarded at the time of registration with the Chief Electoral Officer or filed in conjunction with the candidate's nomination paper (see Appendix IX). If this appointment ends for any reason, the candidate must immediately appoint another person to act as business manager and notify the Chief Electoral Officer of this change. Any new business manager appointed must comply with the provisions of the Act with respect to the actions of his or her predecessor. [43(1), 43(2), 44(6)]

A business manager may act as business manager on behalf of more than one candidate. [43(3)]

A returning officer, election clerk, supervisory deputy returning officer, deputy returning officer, poll clerk, enumerator and candidate is prohibited by the Act from being appointed or acting as business manager. [3(1)(e)]

# Responsibilities

The business manager assumes absolute responsibility for overseeing the financial operations of the candidate's campaign including the compilation and filing of the candidate's election expenses return. Receipt of all contributions and other income and authorization and payment of all expenditures are under the authority of the business manager. As such the business manager is obliged to ensure the financial records of the candidate are kept accurately and completely. [236(4)]

In order to facilitate accurate recording of contributions and expenditures the business manager, in conjunction with the candidate's auditor, should establish and maintain an effective accounting system and keep legible records of all contributions and any other income received and ensure that all expenditures incurred by the candidate are recorded and paid in an appropriate fashion. [236(4), 236(5)]

#### Return

# **Election Expenses Return**

Within three months after polling day, a business manager must file with the constituency returning officer, on behalf of his or her respective candidate, an audited election expenses return which sets out the following: [261]

- all contributions received, including the amount of money and the commercial value of goods and services;
- all election expenses incurred, including the personal expenses and campaign expenses of the candidate;
- designation by the candidate of the distribution of excess contributions and reimbursements; and [269(2)]
- solemn declarations by the business manager and the candidate.

Supporting bills, vouchers, statements, and proofs of payment verifying expenditures must be submitted with the return. This return must also be accompanied by the auditor's report. [261(1)(b), 261(3), 261(4)]

Within thirty days of the filing of any election expenses return, a returning officer shall publish a summary of the return in a newspaper published or circulated within the constituency and the Chief Electoral Officer will subsequently publish the return in *The Saskatchewan Gazette*. [261(8), 262(5)]

#### **Contributions**

All contributions received by or on behalf of a candidate's election campaign are under the auspices of the business manager. The total amount of contributions and the number of contributors must be reported in the election expenses return. In respect of each contribution, the following information must be recorded: [239(4), 261]

- source (name of contributor);
- amount of:
  - (i) dollar value of money received;
  - (ii) market value of goods or discount provided;
  - (iii) cost of salary or wages paid by the contributor for services provided; and
- date received.

In any instance where the aggregate value of contributions from any individual source exceeds \$250, that source must be identified in the return. [261(2)(g)]

Contributions may take the form of gifts, loans, advances, deposits or other forms of assistance. Contributors are to be listed by classification as follows: [220(d), 261(2)(e)]

- individuals;
- corporations;
- trade unions;
- unincorporated organizations and associations; and
- other persons or groups of persons.

Each contribution received, pursuant to subsection 240(6) of the Act, from a corporation, trust fund or constituency association must be accompanied by a statement, certified by the business manager to be true, setting out the name of the person authorizing the contribution on behalf of the corporation, trust fund, or constituency association and the name of and the amount contributed by each person who contributed more than \$250 in a year whose contribution was used to make up the funds contributed.

Likewise, each contribution received, pursuant to subsection 240(7) of the Act, from a registered party (defined in the Act as a "federally registered political party") must be accompanied by a statement, certified by the business manager to be true, setting out the name of and the amount contributed by each person who contributed more than \$250 in a year whose contribution was used to make up the funds contributed.

Funds collected from other sources such as tickets sold for dinners, rallies, public meetings and other functions, as well as collections at such functions and proceeds from the sale of pins, buttons, flags, hats and other items are deemed contributions which must be recorded and reported in the aggregate. In addition, a record must be kept of all contributions or donations received, regardless of size, because the aggregate of contributions or donations by a donor during the period of registration of the candidate may exceed \$250, requiring individual reporting of the name of the donor. [261(2)(g), 261(2)(h)]

Contributions may be received by a candidate's business manager in one of two forms: [220(d)]

- money; or
- donations in kind.

# Money

Contributions of money should be recorded as they are received and deposited intact into a bank account set up for that purpose. [236(4)]

#### **Donations in Kind**

The Act requires that all goods and services provided (excluding volunteer labour) be recorded at their commercial value. The business manager is required to obtain, for each commercial value claim over \$25, commercially-valid written proof of the value of any goods and services in question. Such donations or contributions may include: [220(c), 255, 261(2)(a), 266(1)(a)]

- services of an employee provided by an employer;
- goods produced or donated by a person who is a commercial supplier of such goods;
- services provided by a person or organization who is a commercial supplier of those services;
- goods produced or donated by a person who is not a commercial supplier of such goods; or
- discounts on goods or services provided by any person (the "commercial value" in such case being the difference between the market value of such goods or services and the actual price charged for them).

Reference should be made to subsection 220(c) of the Act for guidance on the treatment of any shortfall between the commercial value and the amount, if any, charged for the goods or services in question.

The value of donations in kind must be recorded and included by the business manager as a contribution received where claimed as an election expense. Accordingly, commercial value is an election expense and a contribution concurrently and must be reported as such in both the contributions portion and in the election expenses portion of the election expenses return. [220(c), 220(e), 220(f)]

A contribution that is made through an agent and where the agent fails or refuses to disclose the identity of his or her principal is deemed to be received from an anonymous donor. No anonymous contribution in excess of \$250 may be accepted by a candidate's business manager. Any such contribution must be reported and forwarded by the business manager to the Chief Electoral Officer and subsequently forfeited to the Minister of Finance. [241]

There are no limits on the amount of contributions a candidate may collect; however, contributions cannot be collected from persons outside Canada who are not Canadian citizens. [242]

While a candidate may not, an independent candidate may receipt contributions received from provincial resident taxpayers, inclusive of individuals and corporations, in accordance with *The Political Contributions Tax Credit Act, 2001* (Saskatchewan) and *The Income Tax Act, 2000* (Saskatchewan). For interpretation of the provincial political contributions tax credit regime, see Form P-604, Guide to Provisions of The Political Contributions Tax Credit Act, 2001 (Independent Candidate).

# **Expenditures**

The Act defines expenses incurred by a candidate's campaign in three categories: candidate's personal expenses, candidate's campaign expenses and candidate's election expenses which are reported on in the election expenses return. [261(2)]

### **Candidate's Personal Expenses**

Candidate's personal expenses are expenses incurred in connection with an election and are paid directly by the candidate during the period of his or her candidacy. Personal expenses of the candidate are to be recorded by the candidate and reported in the election expenses return but are not included in the calculation of election expenses. [220(j)]

### Candidate's Campaign Expenses

Candidate's campaign expenses are expenses of the candidate incurred during an election and are paid directly by the candidate, or indirectly on behalf of the candidate, for travel to or within the constituency and include meals and accommodation. Candidate's campaign expenses, or any portion thereof, may be excluded in the calculation of election expenses if inclusion would result in the candidate exceeding the expense limitations specific to that election. [220(b), 252(4), 252(5)]

# **Candidate's Election Expenses**

#### (i) General

An election expenses return sets out the amount of money spent and the commercial value of goods and services used during an election for election purposes.

Election expenses are defined in the Act as "... the cost of goods and services used during an election for the purpose of promoting or opposing, directly or indirectly, a registered political party or the election of a candidate, regardless of whether those costs are incurred before, during or after the election . ..." Briefly, this definition includes all expenditures or liabilities incurred to promote or oppose a particular political party or candidate. It also includes the commercial value of goods and services donated (except volunteer labour) and the commercial value of goods and services provided to a candidate's campaign at less than their commercial value. The Act sets out the method for determining the value of goods and services provided at a cost lower than their commercial value. If goods and services donated are worth less than \$200, they are not considered in the reimbursement for election expenses. [220, 266(1)]

The phrase "during an election" is defined in the Act as, ". . . the period commencing the day a writ is issued for an election and ending on polling day for the election." Accordingly, if a candidate spends money or incurs a liability prior to an election for an item used during an election the amount of the expenditure or liability is an election expense. [2(o)]

Without limiting the generality of the definition of "election expenses" in *The Election Act, 1996*, the following items must invariably be included as election expenses where they are used during an election: [220(f)]

- advertising and publicity, including production costs and placement;
- salaries paid to campaign officials, including remittances for C.P.P. and E.I.;
- travel, sustenance, and accommodation paid to campaign officials;
- rental of office and meeting space, including utilities, office equipment and supplies;
- campaign literature (pamphlets, posters signs etc.);
- lumber and other structural support material;
- postage or distribution costs of campaign literature;
- interest accrued on loans or lines of credit taken to acquire goods and services used during the election; and
- candidate's campaign expenses.
- the cost related to the conduct of election surveys or other surveys or research conducted during an election.

The Act deems a number of items not to be election expenses. For example: [220(h), 266(1)(c)]

- amounts for the use of privately owned vehicles (unless the amounts are for oil, fuel and additional insurance or unless the amounts are for distances traveled):
- payments for goods and services used before or after the election period;
- expenses related to recounts or additions;
- the costs of nomination of a candidate;
- candidate's nomination deposit;
- the cost or commercial value of free broadcast time where this time is available to all candidates:
- candidate's personal expenses [220(f), 220(h)].
- (ii) Reporting of Other Payments
  - (a) Transfers

The business manager of a candidate is not required to report, in an election expenses return, transfers or gifts made to a registered political party during an election. However, where money transferred is used to finance election expenses, or where goods or services transferred are used as election expenses, the election expenses are attributable to the transferee. Such a transfer is considered a contribution for the benefit and use of the recipient. The transferor shall record the transfer, but is not entitled to claim the amount as an election expense. [266(1)(b)]

## (b) Donations in Kind

The commercial value of goods and services (donations in kind) must be recorded and included by the business manager as a contribution received where used as an election expense, unless the aggregate of all donations from a donor does not exceed \$25 in total. Accordingly, commercial value is an election expense and a contribution concurrently and must be reported as such in both the contributions portion and in the election expenses portion of the election expenses return. In circumstances where commercial value is determined to be worth \$200 or less, it will not be reimbursed. [239(5), 266(1)(a), 269(1)]

## (c) Volunteer Labour

Where services are provided to the election campaign by a business manager or other campaign official, as a donation of time rendered without any form of remuneration paid by the campaign, the services are deemed "volunteer labour" and the cost of those services is not considered an election expense. [220(e)(iii), 220(e)(iv)(A)]

In cases where a campaign official's services have been provided by a union or business and remuneration has been paid by that union or business to the official rendering the services, the services are not to be regarded as volunteer labour, but rather are to be regarded as having a commercial value which should be calculated and treated as both a contribution and an election expense.

# (d) Fund-Raising Events

Funds from other sources such as tickets sold for dinners, rallies, public meetings, and other functions, as well as funds collected at such functions and proceeds from the sale of pins, buttons, flags, hats and other items are deemed to be contributions received. However, the expenses incurred in raising funds reported as contributions at fund-raising events are to be deducted from the gross income and the net income reported as the contribution to the candidate. [261(2)(h)]

Conversely, lawful expenses of public meetings or rallies held for election purposes may be claimed as election expenses as long as no tickets or fees in the nature of admission or participation charges are sold or collected and the dominant purpose of the event is not fund-raising. The collection of voluntary donations at a meeting or rally also does not, by itself, determine the nature of the event as a fund-raising event.

# (iii) Payments

The Act sets out requirements regarding the payment of election expenses of a candidate. These procedures are as follows:

- creditors must submit all accounts to the candidate or business manager within sixty days after the day fixed for the return to the writ. [256(1)]
- if a creditor dies within the sixty day period his or her legal representative must submit the bill, charge or claim to the candidate or business manager within two months of becoming the legal representative of the creditor; [256(3)]

- failure to deliver a bill, charge or claim within either of the two periods mentioned above means the account is barred and may not be paid by the business manager; and [256(2),(5)]
- all non-barred accounts must be paid within ninety days of polling day and any account not paid within the ninety day period is deemed to be a disputed claim and may only be paid under the direction of the Chief Electoral Officer or an order of a Judge of the Court of Queen's Bench. [257, 258(1), 258(5)]

In order for the candidate to support and substantiate the payment of any expenses exceeding \$25, all original bills, invoices, bills of lading, work orders, purchase orders, leases and vouchers stating particulars of each expense, and proofs of payment in the form of receipts or cancelled cheques must be included when making claim as an election expense. In cases where the commercial value of goods or services is being considered as an election expense, the commercial value of the goods and services must be established by an independent means, such as a statement or a written estimate from a commercial supplier setting out the market value of the goods or services in question. [255, 261(2)(a), 261(2)(i)]

# (iv) Election Expense Limits

Candidates are subject to certain limitations on the incursion of election expenses during elections. As such, determination of spending limits is based on whether the candidate is contesting an election conducted in a Northern constituency or Southern constituency. For example, in the case of:

- an election held in a Northern constituency, the spending limit corresponds with the greater of either: (a) the amount determined by multiplying the number of voters on the revised voters' list by an established base amount to be adjusted annually, or (b) the base amount established for a Northern constituency to be adjusted annually for inflation in accordance with the Consumer Price Index (C.P.I.) [252(1)(a)].
- an election held in a Southern constituency, the spending limit corresponds with the greater of either: (a) the amount determined by multiplying the number of voters on the revised voters' list by an established base amount to be adjusted annually, or (b) the base amount established for a Southern constituency to be adjusted annually for inflation in accordance with the C.P.I. [(252(1)(b)].

Note:

"Southern constituency" is defined as all constituencies with the exception of Athabasca and Cumberland, which are "Northern Constituencies".

The number of voters for each constituency is established through enumeration and a revision process. The calculation of spending limits, is therefore based on the total number ofnames on the revised voters' list in the constituency.

Expense limits are adjusted for inflation to correspond with each calendar year in accordance with the C.P.I. Current year limits are forwarded by the Chief Electoral Officer to each registered political party and are published in *The Saskatchewan Gazette*. They may also be obtained by contacting the Office of the Chief Electoral Officer. [221]

In view of the nature and extent of the responsibilities assumed by the business manager in preparing and filing the election expenses return of the candidate, it is essential that the candidate be thoroughly aware of all matters respecting that return. [236(4), 261(5)]

# **Reimbursement of Election Expenses**

In certain instances a candidate may be entitled to receive reimbursement of a portion of his or her lawfully incurred election expenses. To be eligible for reimbursement, a candidate must have received not less than 15 per cent of all valid votes cast in the constituency, and his or her business manager must have completed and submitted an audited election expenses return. [265(1)]

Based on the information contained in the return, and subject to proper compliance and eligibility, the Chief Electoral Officer shall authorize payment to the business manager or to any other person the candidate designates in writing, a sum equal to the lesser of: [265(6)]

- 60% of the eligible election expenses of the candidate other than those expenses which are disputed or unpaid; or [265(6)]
- the maximum reimbursement allowable under the Act.

The amount of reimbursement is subject to other considerations as identified below.

- (i) If the value of all contributions received does not exceed the election expenses but the value of those contributions and the reimbursement calculated exceeds the election expenses incurred by or on behalf of the candidate, the reimbursement shall be distributed as follows: [270(a)]
  - where the candidate is endorsed by a registered political party, those contributions and the reimbursement less the election expenses to the chief official agent of the registered political party or to the candidate's business manager, as directed by the candidate, and to the business manager an amount equal to the election expenses less the contributions received; or [270(a)]
  - where a candidate is not endorsed by a registered political party, to the business manager of the candidate an amount equal to the election expenses less the contributions received. [270(b)]
- (ii) If the value of all contributions to a candidate exceeds the candidate's election expense:
  - in the case of a candidate endorsed by a registered party, pay any reimbursement to the party's chief official agent or to the candidate's business manager as directed by the candidate
  - where a candidate is not endorsed by a registered political party, no reimbursement is to be paid

The Act is specific in respect of payment of reimbursement to qualifying candidates, and as such the Chief Electoral Officer is required, following receipt of an audited election expenses return, to conduct a preliminary review and to issue a certificate authorizing the Minister of Finance to make an interim payment for 75 per cent of the total amount of reimbursement allowable of the election expenses claimed in the return. [265(2), 265(3)]

Within 90 days of receipt of the return, the Chief Electoral Officer shall complete a detailed examination, issuing a certificate to the Minister of Finance authorizing a final payment of the total amount of eligible election expenses reimbursable exceeding the initial 75 per cent payment. [265(4), 265(5), 269(4), 270]

Calculations for reimbursement of election expenses do not include disputed or unpaid claims if those claims are still outstanding at the time of filing of the return. However, the Act recognizes expenditures not lawfully paid and makes consideration for provision of payment in certain situations as allowable election expenses. Thus, if payment is made under the direction of the Chief Electoral Officer or a Judge's Order (Saskatchewan Court of Queen's Bench) or to the representative of a creditor who has died, the Chief Electoral Officer may authorize a supplementary reimbursement of election expenses upon receipt of documented payment of said claims. [261(6), 261(7)]

Barred claims may not be revived and shall not be reimbursed. [256]

A number of election expenses are not reimbursable pursuant to section 264, 265 or 268 and include: [266(1)]

- any commercial value claims for items totaling \$200 or less;
- any contributions, donations or other transfers of money or goods and services made between a registered political party, its constituency associations or a candidate endorsed by a registered political party, if the contributions, donations or transfers are being claimed by the donor, contributor or transferor;
- any amounts claimed for the use of a privately-owned motor vehicle, unless:
  - (i) the amounts are for oil, gas and additional insurance and are vouched for by supplier documents stating the particulars of the expenses and by the receipts or cancelled cheques that provide proof of payment; or
  - (ii) the amounts are for distances traveled and supported by signed invoices or vouchers containing details of the number of kilometres traveled, the locations traveled to and from and the dates of travel;
- any amounts spent for beverage alcohol;
- any amounts claimed that are for goods previously used in an election or goods that are unused, if the costs of those goods was claimed in a previous election expenses return pursuant to this Act or a prior *Election Act*;
- any amounts incurred or paid as expenses for fund-raising functions;
- any amounts claimed as election expenses that are not supported by:
  - (i) a supplier document that states the particulars of the expense; and
  - (ii) a receipt or cancelled cheque that provides proof of payment.

# Surplus

- (i) In instances where the value of all contributions and any reimbursement paid to the business manager of a candidate exceeds the election expenses incurred, the candidate's business manager shall pay the surplus amount: [269(2)]
  - where a candidate is endorsed by a registered political party, to the chief official agent of the registered political party, or to the candidate's constituency association, as directed by the candidate; or
  - where a candidate is not endorsed by a registered party, to the Minister of Finance.
- (ii) If the candidate dies or withdraws from an election and prior to the death or withdrawal the value of all contributions received exceeds the candidate's election expenses, no reimbursement shall be paid, and the candidate's business manager shall pay the excess amount:
  - where the candidate is endorsed by a registered political party, to the chief official agent of the registered political party; or [271(a)]
  - where the candidate is not endorsed by a registered political party, to the Minister of Finance.[271(b)]

#### **Auditor**

# **Appointment**

A candidate is required, upon declaration of candidacy or before nomination day, to appoint an auditor. The appointment and consent must be made in writing, be signed by the candidate and be forwarded at the time of registration with the Chief Electoral Officer or filed in conjunction with the candidate's nomination paper (see Appendix X). If this appointment ends for any reason, the candidate must immediately appoint another person to act as auditor and notify the Chief Electoral Officer of this change. [238]

According to the Act, an auditor must be a person who is, or a firm with at least one person that is, a member in good standing of: [222]

- the Institute of Chartered Accountants of Saskatchewan;
- the Certified General Accountants Association of Saskatchewan; or
- the Society of Management Accountants of Saskatchewan.

An auditor must apply generally accepted accounting and auditing principles in conducting an examination or in making a report pursuant to the Act. [222(2)]

A returning officer, election clerk, supervisory deputy returning officer, deputy returning officer, poll clerk, enumerator, candidate, business manager of a candidate, chief official agent of a registered political party, and anyone who is a partner, employee or student of any of the foregoing is prohibited by the Act from acting as auditor for a candidate or participating in the examination or the preparation of an auditor's report. [238(4)]

Given that the nature of a candidate's election campaign is particular to the election contested, the engagement of the auditor concludes following the auditor's examination and preparation of reporting on financial obligations of the candidacy.

# Responsibilities

The auditor reports in writing to the business manager on the election expenses return prepared on behalf of the candidate. [238(5)]

In order to make this report, the auditor is entitled, under the Act, to make any examinations he or she considers necessary to comment on whether the return fairly presents the financial transactions in the accounting records on which they are based. More specifically, the auditor must make statements in his or her reports where in the auditor's opinion: [238(6), 238(7)]

- the return does not fairly represent the financial transactions required to be set out by the reports;
- the auditor did not receive all the information and explanations requested from the business manager; and
- it appears that proper accounting records have not been kept by the business manager.

The auditor is entitled, at reasonable times, to have access to all records, documents, books, accounts and vouchers of the business manager and of the candidate. The auditor is also entitled to require any information and explanation from the business manager and candidate he or she considers necessary to make his or her report. [238(8)]

A definite and clear understanding should be established among the auditor, the candidate and his or her business manager to ensure awareness of their respective financial reporting responsibilities under the Act.

#### Reimbursement of Auditor's Account

The auditor's fees for reporting on the election expenses return are reimbursable and as such are paid by the business manager and are not to be included on the election expenses return as an election expense. [267(7)]

The auditor's account of a candidate is reimbursable regardless of whether the candidate qualifies for reimbursement of his or her election expenses. [267(4)]

The business manager, upon receipt of a bill or invoice marked "paid" from the auditor, submits that proof of payment and cancelled cheque to the Chief Electoral Officer. Upon receipt by the Chief Electoral Officer of proof of payment for auditing services rendered, the business manager is entitled to reimbursement up to the maximum prescribed in the Act and adjusted annually for inflation in accordance with the C.P.I. [267(4), 267(5), 267(6)]

#### Miscellaneous

# **Metro Organizations or Co-ordinated Campaigns**

The Election Act, 1996 recognizes the use in Saskatchewan of joint campaigns or organizations among candidates. Joint campaigns have been used extensively in large urban centres of the province (metro organizations); but they are also possible in rural areas.

Pursuant to section 260 of the Act, any number of candidates of a particular political party may enter into an agreement or arrangement in writing with each other, or with each other and their political party, for the purpose of jointly incurring candidate election expenses and making payments of these expenses. Any such agreement must specify the proportions to be paid by each candidate and the method adopted for payment of said expenses, indicate who will administer the agreement and be signed by the administrator and all participating candidates.

All business managers' party to such an agreement must file a copy of the document in their respective candidates' election expenses returns. The administrator of the agreement shall retain all original documentation for filing purposes, prepare and forward duplicate copies of each transaction's detail pursuant to the agreement for inclusion in each participant's respective election expenses return. [260(4)]

A registered political party may only enter into such an agreement for the purpose of administering the agreement since such agreements are only for the incursion of candidate election expenses. As such, the role of the chief official agent in such cases must be solely as an administrator of the agreement for the convenience of the candidates. [260(1)]

# Campaign Advertising, Broadcasting

The Election Act, 1996, section 215, requires that every advertisement having reference to any election or promoting the candidacy of a particular person, must prior to its distribution, display on its face the statement that the advertisement is "authorized by the business manager for [name of the candidate]" or if the name of the candidate is clearly indicated on the advertisement, the statement that the advertisement is "authorized by the business manager for the candidate". The term "advertisement" includes any visual publication, display or representation consisting of images or text, any audio publication or representation, any handbill, placard, poster, circular letter or pamphlet, any electronic or digital display and any radio or television broadcast.

According to section 190 of the Act, no person shall on election day, post or display within any polling place, on a hall, window or door of a polling place or of the building in which a polling place is situated, or in or within fifty feet of a polling place, any campaign literature, emblems, ensign, badge, ribbon, label, flag, banner, card, poster or device that could be taken as an indication of support of a candidate or political party or group. Section 190 also prohibits the use of a public address system or other loudspeaker device and the organization of or participation in parades or demonstrations for the purpose of promoting or securing the election of a candidate on polling day, prior to the closing of the polls. It is also forbidden to bring into or use or possess in any polling place a cellular phone or other communications device. Any person who contravenes these provisions may be excluded from a polling place and any offending material may be removed from display.

As well, section 190 provides that a candidate's representative inside a polling place may wear a badge which is in a form approved by the Chief Electoral Officer, identifies the function of the candidate's representative and identifies the party endorsing the representative's candidate or, if such is the case, the independent status of the candidate.

In accordance with the above, section 189 of the Act forbids the unlawful taking down, covering up, mutilation, defacing or altering of;

- a poster or sign set up or displayed by or on behalf of a candidate.
- an election proclamation, notice or other document required by this act.

## **Voters' Lists**

Voters' lists in the custody of the Chief Electoral Officer shall not be open to public inspection pursuant to section 177 of the Act. However, the Chief Electoral Officer is permitted to enter into agreements with registered political parties and candidates for the use of voters' lists, providing such an agreement does not contravene *The Freedom of Information and Protection of Privacy Act*. Any such agreement will include terms that these voters' lists are to be used for electoral purposes only and that the receiving party or candidate is to refrain from giving the lists, in any form, to any other person. The Chief Electoral Officer intends to take all reasonable steps to protect against any use of a voters' list other than a use authorized by the Act. [24(12)]

This guide has been prepared to facilitate compliance with related provisions of *The Election Act*, 1996. In instances where interpretation of the requirements is ambiguous it is within the mandate of the Chief Electoral Officer to interpret and prescribe legislative intent under the Act. This guide has no legal or legislative effect.

	, nominated in the foregoing nomination
Name of candidate paper to such nomination.	
I declare that the name and address of my business manager is	of
	in the Province of Saskatchewan
State Residential Address and that the name and address of my auditor is	
, , , , , , , , , , , , , , , , , , ,	in the Province of Saskatchewan.
I request that my name be set forth on the ballot paper as it appears on Part I of this form.	ears on Part I of this form.
I request that my political affiliation be set forth in accordance with the information contained in the register maintained	th the information contained in the register maintaine
by the Chief Electoral Officer.	
I designate the following as my address for service of all notices, documents or other papers required to be served	s, documents or other papers required to be served
on me pursuant to either The Election Act, 1996 or The Controverted Elections Act, namely	erled Elections Act, namely:
Address	Postal Code
Signed by the above-named	
Nerse of Candidate	
in the presence of	Signature of Candidate
Signature of Witness	
PartIII	Consent of Business Manager
i ot	
being a qualified voter in the Province of Saskatchewan, hereby consent to my appointment to act as business	y consent to my appointment to act as business
manager for	, the candidate nominated at the election about
to be held of a member to represent the constituency of	in the
Legislative Assembly of Saskatchewan.	
Dated at , in the	
Province of Saskatchewan, this	Signature of Business Manager
and the second	

Nomination Paper  The Executor Act 1966 Section S1, 44 and 239 The Executor Act 1966 Section S1, 44 and 239 The Executor S1 and 239 The Executor S29 The Execut	The Electron State of the Companion of Voter and State of State of Voter and State of State of State of Voter and State of State of State of Voter and State of State	Form SS The Electron Act. 1996 Sections 31, 44 and 228 (rev. 2009)  ed for normination, along with  ballog  Postal Code  Postal Code  The Legislative  Signature of Witness
To be delivered to the Returning Officer be Part I  We, the undersigned voters of the constituency of particular and provided to the constituency of common as the to appear on the ballot, Let Jamo Do Palical Allianton, if sury  of Assembly of Saskatchewan.  If his person nominated is abreat from Saskatchewan it must be sure.  Signature of Voter Address of	icer before 2:00 p.m. on the day fixed for the 'Political Affiliation.  Sency of Cocupation (as it is to appear on the ball of a member to represent that consittuer trust te stated fere.  Native stated fere.  Occupation of Voler  Occupation of Voler	r nomination, along with
Part I  We, the undersigned volers of the constituency of grees pint)  forms at it is to appear on the ballot, La, Jane Do Patical Attrastor, it my of Address  as a Candidate at the election about to be held of Assembly of Saskatchewan.  If the person recritished is about from Saskatchewan it must be su Signature of Voler.  Address of	- Name Deel	Postel Code cy in the Legislative cy is the Legislative er Signature of Witness
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of Address as a Candidate at the efection about to be held of Assembly of Saskatchewan.  The percent conteated is about from Sastathewan it must be su Signature of Voter Address of	held of a member to represent that consittuer must be stand-here.  Occupation of Voler	Postel Code oy in the Legislative Signature of Witness
as a Candidate at the election about to be held of Assembly of Saskatchewan.  If the person reminated is absent from Saskatchewan it must be su Signature of Voter  Address of	held of a member to represent that constituent use to suite a suited here.  Tress of Voter  Occupation of Voter	cy in the Legislative
Signature of Voter Address of		

	Saskatchewan
	ni
the Province of Sasktchewan, make oath and say (or solemnly affirm):	solemniy affirm):
1. That I know the said	nominated as a Candidate in the
foregoing nomination paper.	
<ol> <li>That to the best of my knowledge and belief the said Candidate is absent from the Provir and that such belief is based upon.</li> </ol>	That to the best of my knowledge and belief the said Candidate is absent from the Province of Saskatchewan and that such belief is based upon. Here sales access of belief that candidate is absent from Saskatchewan
Swom (or solemnly affirmed) before me at the	
- of-	
in the Province of Saskatchewan this.	
day of	Signature of Person Attesting
A Commissioner, etc. (or as the case may be)	
Note: If additional affidavits of attestation are required affidavits shall be taken in the same form as to the nomination paper.	If additional affidiants of attestation are required by reason of more than one voter signing as a witness, such affidavits shall be taken in the same form as the affidavit set forth in Part IV of this formand shall be attached to the nomination paper.

	ofin
the Province of Saskatchewan, make oath and s	the Province of Saskatchewan, make oath and say (or solemnly affirm) that I know the nominators whose signatures
to the foregoing nomination paper I have witness	to the foregoing nomination paper I have witnessed and that they are duly qualified vaters in the constituency of
	at the election about to be held and that each of them signed
the foregoing nomination paper in my presence.	
Swom (or solemnly affirmed) before me at the	
of	
in the Province of Saskatchewan this	Simulator of Percon Attestion
day of	Filmenta Lancina Lancina Principa .
A Correntissioner, etc. (or as the case may be)	
Part V	Affidavit of Attestation to be taken by Witness to Signature of Candidate
	ofin the
Province of Saskatchewan, make oath and say (or solemnly affirm) that I know	or solemnly affirm) that I know
nominated as a candidate in the foregoing nomin	nominated as a candidate in the foregoing nomination paper, and that he or she signed his or her consent to the nomination in my measure.
Sucre / or exlample affirmed before me at the	
lolo	
in the Province of Saskatchewan this	
day of	Signature of Person Altesting
ACommissioner, etc. (or as the case may be)	

# Declaration of a Candidate's Political Affiliation



# Key Points for the Submission of the Nomination Paper

#### Filing Deadline

✓ Form E-405, the candidate's Nomination Paper, must be delivered to the Returning Officer before 2:00 p.m. on the day fixed for nomination.

#### **Nomination Deposit**

- ✓ Form E-405, the candidate's Nomination Paper, must be submitted with a deposit of \$100.00. The deposit must be:
  - · in Canadian Currency,
  - either a postal money order or a certified cheque drawn on a valid account in a chartered bank, trust company or credit union, and
  - · payable to the Saskatchewan Minister of Finance.

NOTE: THE RETURNING OFFICER CANNOT ACCEPT CASH NOMINATION PAPERS submitted with a cash deposit will be rejected.

#### Candidate with a Political Affiliation

- ✓ A candidate may chose to file the Nomination Paper, with Form E-517 DECLARATION OF A CANDIDATE'S POLITICAL AFFILIATION, signed by the Leader of the registered political party, or a designated representative, in order for the candidate's political affiliation to appear on the ballot.
- ✓ New 2005 Legislative provisions:
  - The Leader of a registered political party, or a designated representative may, instead of endorsing each
    of the party's candidates individually, choose to file with the Chief Electoral Officer, before 2:00 p.m. on the
    day fixed for nomination, Form E-517C DECLARATION OF CANDIDATE'S POLITICAL AFFILIATION COMPOSITE,
    in order to confirm the political affiliation of two or more candidates.

#### Candidate without a Political Affiliation

✓ A candidate that is not endorsed by a registered political party will have the word "Independent" appear below his or her name on the ballot, unless the candidate files along with the Nomination Paper Form E-517 – Declaration of a Candidate's Political Affiliation.

#### **Electronic Filing**

✓ In the case of an emergency, a Returning Officer may accept a Nomination Paper by facsimile. The candidacy will only be valid if the originals and the required \$100.00 deposit are subsequently provided to the Returning Officer within 48 hours of the filing deadline.

# Declaration of a Candidate's Political Affiliation

-\$\delta_{\text{*}}	E-517
	The Election Act, 1996 Section 45
SASKATCHEWAN	
Declara	tion of a Candidate's Political Affiliation
Note: This form is to be filed with each Candidate's no	omination paper - Form E-405. Complete either Part A or Part B. Part
requires the signature of a party leader or his signature. If neither Part A nor Part B is complete	or her designated representative, Part B requires only the Candidate's ed or if this form is not filed with the nomination paper on nomination datection documents, including ballots, as an "Independent" Candidate.
Part A	
This is to certify that	
Name of Candidate	
being a candidate in the constituency of	
Name of Constituen	cy
for the election to be held on Date of Poll	, is the Candidate endorsed officially to represen
the	being a registered political party, in the
Name of Registered Political Party	909
Name	<b>-</b> ,
Name Political Affiliation	
	Signature of Party Leader/Designated Representative
Political Affiliation Occupation	
Political Affiliation Occupation	
Political Affiliation  Occupation  Dated at, Saskatchewan, this	
Political Affiliation  Occupation  Dated at	
Political Affiliation  Occupation  Dated at	s , , ,
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Political Affiliation  Occupation  Dated at	S day of,,,

Market Call	ation of a Can al Affiliation Co		•		E-517C The Election Act, 199( Section 45 (rev. 2005)
Original Subm	nission	Additions		Changes (w	vill supersede any prior submission elated to the same information
NEW 2005 Legislativ					filed with the Chief Electoral Officer
	on the day fixed for nomin		Elkinoit Co.	MPOSITE, INDUITED	ned will my ones product
✓ Form E-517C - DE	ECLARATION OF A CANDIDATE	e's Political Aff	ILIATION CO	MPOSITE must be si	igned by the leader of a registered
	designated representative		W.533 20	10000000	
the registered par	not be recognized as at rty with the Chief Elector ed with the Returning Offi	ral Officer or For	rm E-517 (	political party unte accompanied with	ess either Form E-517C is filed by the Candidate's Nomination Paper
			ration		
The undersigned, hereb	v certify that the following	n persons are	endorsed	as candidates of !	the Name of Registered Political Party
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
	in th	e constituency	appearing	beside their nam	nes in the current provincial election
Date:		_ , 20			masses est on the
			Signature of	Party Leader / Designate	ed Representative
Constituency	Candidate's Name		Consti	ituency	Candidate's Name
Arm River-Watrous			Regina	Elphinstone-Centre	
Athabasca			Regina	Lakeview	
Batoche			Regina	Northeast	
Biggar			Regina	Qu'Appelle Valley	
Cannington				Rosemont	
Canora-Pelly			Regina		
Carrot River Valley				Walsh Acres	
Cumberland			-	Wascana Plains	
Cut Knife-Turtleford			-	wn-Elrose	
Cypress Hills			-	rn-Shellbrook	
Estevan				chewan Rivers	
Humboldt				oon Centre	
Indian Head-Milestone				oon Eastview	
Kelvington-Wadena			-	oon Fairview	
Kindersley				oon Greystone	
Last Mountain-Touchwood	-			oon Massey Place	
Lloydminster				oon Meewasin	
Martensville Mandau I alia	-			oon Northwest	
Meadow Lake				oon Nutana	
Melifort Melville-Saltonate	-	$\overline{}$	_	oon Riversdale	
Melville-Saltcoats  Moose Jaw North	-	-	-	oon Silver Springs oon Southeast	
Moose Jaw North  Moose Jaw Wakamow		-		oon Southeast oon Sutherland	a lagra of the same of the
Moose Jaw Wakamow Moosomin		-	Saskato Swift Cu		
Prince Albert Carlton	-		The Bat		-
Prince Albert Cariton  Prince Albert Northcote	+	-	Thunder		
Regina Coronation Park			-	m-Big Muddy	
Regina Dewdney			Wood R		
Regina Douglas Park	+	-	Yorkton		
negna boogsaa i un			Tomac		

	t s	E-516
Sil.		The Election Act, 1996 Section 230
SASKATC	HEWAN	Notice of Selection of a Candidate by a Registered Political Party
lote:	registered political party becomes known t signed by the leader, notify the Chief Elector	e Chief Electoral Officer following selection of a candidate by a constituency association of to that party or is altered, the registered political party shall, by instrument in writing (this forr ral Officer of the designation of any such candidate and any subsequent replacement thereof. The written notice by the candidate of the appointment and consent of the business manager and of the in those capacities (s. 236 and s. 238).
lotice	is hereby given that:	
ame of	Candidate	
ddress		Postal Code
as be	en selected by Name of Constituency Associ	istinn
as be	en selected by Name of Constituency Associated	iation
on	Name of Constituency Assoc	alation ,, as a Candidate at the election about to be held
	Name of Constituency Assoc	
Date	Name of Constituency Associate	, as a Candidate at the election about to be held
Date	ember to serve the constituency of	, as a Candidate at the election about to be held
on Date	ember to serve the constituency of	, as a Candidate at the election about to be held
on Date	Name of Constituency Associate	
on Date	e ember to serve the constituency of	, as a Candidate at the election about to be held to represent the legislative Assembly of Saskatchewar
on Date	e ember to serve the constituency of	, as a Candidate at the election about to be held to be held to represent the legislative Assembly of Saskatchewar
on Date	e ember to serve the constituency of	, as a Candidate at the election about to be held to be held to represent the legislative Assembly of Saskatchewar
on	e ember to serve the constituency of	, as a Candidate at the election about to be held to represent the legislative Assembly of Saskatcheward
on	e ember to serve the constituency of	, as a Candidate at the election about to be held
on	e ember to serve the constituency of	, as a Candidate at the election about to be held to represent the legislative Assembly of Saskatcheward day of
on	e ember to serve the constituency of	, as a Candidate at the election about to be held to represent the legislative Assembly of Saskatcheward
on	e ember to serve the constituency of	, as a Candidate at the election about to be held to represent the legislative Assembly of Saskatcheward
Date of a me	e ember to serve the constituency of	, as a Candidate at the election about to be hele
on Date	e ember to serve the constituency of	, as a Candidate at the election about to be helection  to represent the in the Legislative Assembly of Saskatchewa day of

# Withdrawal of a Candidate

-\$ <u>\$</u> £		E-407	Form U
		The Election Act, 19 Section 52	
SASKATCHEWAN		Withdrawal of Candidate	
Constituency of			
l,		, a Candidate	e nominated
		, a Candidate	e nominated
I,for the above constit		, a Candidate	e nominated
		, a Candidate	e nominated
		, a Candidate	e nominated
for the above constit	uency, withdraw.	, a Candidate	
for the above constit	uency, withdraw.		
for the above constit	uency, withdraw.		
for the above constit	uency, withdraw.	day of , _	
for the above constit	uency, withdraw.	day of , _	
for the above constit	uency, withdraw.	day of , _	
for the above constit	uency, withdraw.	day of , _	
for the above constit	uency, withdraw.	day of , _	

# Appointment of a Candidate's Representative

125	E-417
SASKATCHEWAN	The Election Act, 1996 Section 54
	Appointment of Candidate's Representative
Constituency of	
Polling Date: The day of	
I, the undersigned Candidate,	representing the
Name of Registered Political Party	, for the election now pending,
hereby appoint	to be my representative
at poll number (or as the case may be)	in the said constituency for the said election.
Dated at, Saskatcher	wan, this day of ,
	Signature of Candidate

# Appointment of a Candidate's Representative at a Central Polling Place

Appointment of Ca	ndidate's	E-417C
Representative at a	The Election Act, 1996 Section 54 (rev. 2005)	
Constituency of	Election Day:	
APPOINTMENT		
epresenting the Name of Registered Political Party	, for the election n	ow pending, hereby appoint
lame of Designate	to be my representative at the central	polling place established at
Address of Central Polling Place	<del></del>	
Date:	2	
	Signature of Candidate retain this form and produce as evidence of a	
	rning Officer within the central polling place	-
to each Deputy Retu	orning Officer within the central polling place	
to each Deputy Retu FOR USE BY A DEPUTY RETURNING		IG PLACE
to each Deputy Retu FOR USE BY A DEPUTY RETURNING	OFFICER WITHIN A CENTRAL POLLIN	IG PLACE

# Appointment / Consent of the Business Manager of a Candidate

-1 <u>\$</u> £	E-401
SASKATCHEWAN	The Election Act, 1996 Sections 43 and 236(1)
To be filed, within 10 days, with the registered political party or with the Chief Electoral Officer.	Appointment/Consent of the Business Manager of a Candidate
Constituency of	
Part I	
I, the said	, having declare
my candidacy at the election of a member to	represent the said constituency in the Legislative Assembly of Saskatchewan
do hereby appoint Name	
Address	Postal Code
to act as my Business Manager at the electi	
Given under my hand this da	ov of
Given under my hand this da	y of , ,
Given under my hand this da	y of ,
Given under my hand this da	sy of
Given under my hand this da	
Part II	Signature of Candidate
Part II	Signature of Candidate, being a qualified vote
Part II  I, the said in the Province of Saskatchewan, do hereby	Signature of Candidate
Part II	Signature of Candidate, being a qualified vote
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote consent to my appointment to act as Business Manager for the above-named
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote consent to my appointment to act as Business Manager for the above-named
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote consent to my appointment to act as Business Manager for the above-named
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote consent to my appointment to act as Business Manager for the above-named
Part II  I, the said in the Province of Saskatchewan, do hereby  Candidate in the election about to be held.	Signature of Candidate, being a qualified vote consent to my appointment to act as Business Manager for the above-named
Part II  I, the said in the Province of Saskatchewan, do hereby Candidate in the election about to be held.  Dated at, Saskatche  Note: The Chief Electoral Officer shall	Signature of Candidate
Part II  I, the said in the Province of Saskatchewan, do hereby Candidate in the election about to be held.  Dated at, Saskatche  Note: The Chief Electoral Officer shall	Signature of Candidate
Part II  I, the said in the Province of Saskatchewan, do hereby Candidate in the election about to be held.  Dated at, Saskatche  Note: The Chief Electoral Officer shall business manager of a Candidate	Signature of Candidate
Part II  I, the said in the Province of Saskatchewan, do hereby Candidate in the election about to be held.  Dated at, Saskatche  Note: The Chief Electoral Officer shall business manager of a Candidate	Signature of Candidate
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# Appointment / Consent of the Auditor of a Candidate

_\$\frac{3}{2}\xi_{\infty}	E-403
Time A	The Election Act, 1996 Section 238(1)
SASKATCHEWAN  To be filled with the registered political party or with the Chief Electoral Officer.	Appointment/Consent of the Auditor of a Candidate
Constituency of	
Part I	
I, the said	, having declare
my candidacy at the election of a member to represent the said	constituency in the Legislative Assembly of Saskatchewan
do hereby appoint Name	
Address	Postal Code
to act as my Auditor at the election about to be held.	
Part II	Signature of Candidate
I, the said	, do hereby conser
to my appointment to act as Auditor for the above-named Candid	date in the election about to be held.
Dated at , Saskatchewan, this	day of ,
	Signature of Auditor
Note: The Chief Electoral Officer shall forthwith be notifie auditor of a Candidate and any subsequent replace	d in writing (this form) of the appointment and consent of the ments thereof (s.238(3)).
Received, registered and effective, this day of	1