Rule 15. Preparation, Filing, and Verification of Petitions

15.1 The following requirements apply to candidate, statewide initiative, recall, and referendum petitions, unless otherwise specified.

15.1.1 Petition template for state petitions

(a) Petition proponents must use the Secretary of State’s fillable .pdf petition template to create their petition format.

(b) After approval of the petition format as to form, proponents must print all petition sections in accordance with the Secretary of State’s petition-printing guidelines.

(c) Any signature affixed to a petition section that does not conform to the requirements of this Rule 15.1.1 is not valid.

(d) An unaffiliated candidate for the office of President of the United States who is submitting a petition for nomination under Section 1-4-802, C.R.S. must include on the petition the names of registered electors the candidate is nominating as their presidential electors.

15.1.2 The Secretary of State or DEO will not accept or count additional signatures after proponents file the original petition or addendum.

15.1.3 Circulator affidavit

(a) If a petition section does not have a completed circulator affidavit, the Secretary of State or DEO will reject the entire section.

(b) If a petition section does not have a completed notary clause, or if the date of the notary clause differs from the date the circulator signed the affidavit, the Secretary of State or DEO will reject the entire section.

(c) If a state candidate is curing a circulator affidavit under section 1-4-912(2), C.R.S., the candidate must use the cure affidavit provided by the Secretary of State.

15.1.4 Verifying individual entries

(a) Staff will check each individual entry against the information contained in SCORE.

(b) Staff will create and maintain a master record of each accepted and rejected entry, along with the reason code for each rejected entry.

(c) If an entry does not match the signor’s current information in SCORE, staff must check the signor’s information in SCORE as of the date the signor signed the petition.

(d) Secretary of State or DEO staff will reject the entry if:

(1) The name on the entry is not in SCORE;
(2) The middle initial or middle name on the entry does not match the middle initial or middle name in SCORE;

(3) The address on the entry does not match the address in SCORE;

(4) The address on the entry is a post office box;

(5) The entry is incomplete;

(6) The signer completed the entry before the designated election official approved the petition format;

(7) The signer was not an eligible elector at the time he or she completed the entry;

(8) The signer completed the entry after the date on the circulator affidavit;

(9) Evidence exists that some other person assisted the signer in completing the entry but no statement of assistance accompanies the entry;

(10) The name and signature on the entry is illegible and cannot be verified in SCORE;

(11) The entry is a duplicate of a previously accepted entry on the same petition; or

(12) For a candidate petition where an elector may sign only one petition for the same office, the entry is a duplicate of a previously accepted entry on a previously filed petition for the same office.

(13) The signer's information appears outside of a numbered signature block on a petition section.

(14) For a candidate petition, the address on the entry does not match the current residential or mailing address for the elector in SCORE.

(e) Secretary of State or DEO staff will accept the entry if:

(1) The name on an entry matches or is substantially similar to the information in SCORE, or if the signature on an entry is a common variant of the name;

(2) A middle initial or middle name is present on the entry but not in SCORE, or present in SCORE but not on the entry;

(3) A name suffix is present on the entry but not in SCORE, or present in SCORE but not on the entry; or

(4) The address on the entry is missing an apartment letter or number or a street direction.

(5) For a candidate petition, the address provided did not match the current residence address information in SCORE, but did match the current mailing address information in SCORE.
15.2 Petition entity license, registration, filing, and circulation

15.2.1 A petition entity that intends to pay petition circulators must obtain a petition entity license, pay a fee, and register with the Secretary of State before circulating petitions. The license application must include:

(a) The petition entity’s name, address, telephone number, and email address;

(b) The designated agent’s name; and

(c) An affirmation that the designated agent has read and understands Article 4 and Article 40 of Title 1, C.R.S., and has completed the Secretary of State’s circulator training program.

15.2.2 Before compensating a circulator, the designated agent must register with the Secretary of State by submitting a signed form that includes a list of the proposed initiatives and/or the candidate or candidate committee’s name the petition entity will circulate.

15.2.3 If a petition entity fails to register a proposed initiative or candidate petition over any two-year period, the license expires. The Secretary of State will notify a petition entity that its license has expired within 30 days after the date of expiration.

15.2.4 A petition entity may renew an expired license without a fee by submitting a new license application.

15.3 Statewide initiative petition circulation

15.3.1 Petition circulation may begin after the title board’s final decision, including disposition of any rehearing motion, after the time for filing a rehearing motion, and after the Secretary of State has approved the petition format. If an appeal is filed with the Supreme Court, the six-month period specified in section 1-40-108(1), C.R.S., begins on the date the petition is first signed or on the date the Supreme Court’s decision becomes final, whichever is first. Signatures gathered outside of this period are invalid.

15.3.2 The petition circulator must provide a permanent residence address on the circulator affidavit. If the circulator is not a permanent Colorado resident, the circulator must also provide the Colorado address where he or she temporarily lives.

(a) For purposes of Article 40 of Title 1, C.R.S., and this Rule, a circulator's permanent “residence” or “domicile” means his or her principal or primary home or place of abode in which a circulator's habitation is fixed and to which the circulator, whenever absent, has the present intention of returning after a departure or absence, regardless of the duration of the absence. A permanent “residence” or “domicile” is a permanent building or part of a building and may include a house, condominium, apartment, room in house, or mobile home. Except as provided in paragraph (b) of this Rule, a vacant lot, business address, or post office box is not a permanent “residence” or “domicile”. (Sections 1-2-102(1)(a)(i) and 1-40-121(1)(b), C.R.S.)

(b) A homeless circulator must provide the address or location where he or she is living the date the affidavit is signed. The circulator must provide a physical location; a post office box may not be provided.
(c) For the purposes of sections 1-40-106(4)(b), 1-40-111(3)(a), 1-40-121(2)(a), and 1-40-135(2)(c), C.R.S., a circulator’s permanent residence address that does not comply with this Rule 15.4.2 is a “false address”.

15.3.3 Proponents may file a petition or addendum only once, and may not supplement additional signatures after filing the petition or addendum, even if the additional signatures are offered before the deadline to submit the original petition or addendum.

15.4 Statewide initiative petition receipt by Secretary of State

15.4.1 The Secretary of State will not accept a petition that lists proponents other than those authorized by law.

15.4.2 Upon receipt of a petition, Secretary of State staff will consecutively number petition sections.

15.4.3 Staff will inspect each petition section for evidence of disassembly. If it appears that the section was disassembled, the Secretary of State will reject all signatures in the section.

15.4.4 Staff will consecutively number each line on each petition section. For purposes of this Rule, "line" means the block of information that contains the last name, first name, middle initial, county, signing date, street address, city, and signature of a petition signer.

15.4.5 If the number of lines is less than the number of signatures required to certify the measure to the ballot, the Secretary of State will issue a statement of insufficiency.

15.4.6 Staff will count each line with writing on each petition section. For purposes of this Rule, an "entry" means a counted line with writing. At the bottom of each page, staff will write the number of entries on that page and, on the face of each petition section, staff will write the total number entries for that section.

(a) Staff will not count blank or completely crossed-out lines.

(b) Staff will count a line with incomplete writing, a partial cross out, or with what appears on its face to be an invalid signature as an entry.

15.5 Statewide initiative petition verification

15.5.1 Verification by random sample.

(a) Staff will create a record for each entry on the petition and tally the total number of entries.

(b) The database will generate a series of random numbers equal to 4,000 signatures or five percent of the total number of signatures, whichever is greater. Staff will check the validity of the random signatures in accordance with this Rule. Staff will maintain a master record of each accepted and rejected entry, along with the reason code for each rejected entry.

15.6 Curing insufficient statewide initiative petitions

15.6.1 If petition proponents submit additional signatures within the permitted time, Secretary of State staff will verify the additional signatures in accordance with this Rule 15.
15.6.2 If the Secretary of State found the original submission insufficient based on the random sample verification, staff will add the number of additional valid signatures to the number of projected valid signatures in the original submission.

(a) If the new projected number of valid signatures equals 110% or more of the required signatures, the Secretary of State will issue a statement of sufficiency.

(b) If the new projected number of valid signatures equals more than 90% but less than 110% of the required signatures, staff will verify all previously submitted signatures. Staff will add the total number of valid signatures in the original petition to the number of additional valid signatures submitted in the addendum in order to determine sufficiency.

15.6.3 If the initial verification was of every signature, staff will add the number of additional valid signatures to the number of valid signatures in the original submission in order to determine sufficiency.

15.6.4 Staff will issue a new statement of insufficiency or sufficiency that reports the total number of valid signatures submitted.

15.7 Signature verification on state candidate and recall petitions

15.7.1 The Secretary of State will compare the signature on each petition entry with the elector’s signature in SCORE in accordance with the Secretary of State’s Signature Verification Guide. The Secretary of State may use an automated signature verification device.

(a) If the signatures match and the entry is otherwise valid, the Secretary of State must accept the entry.

(b) If upon initial review the signatures do not match, The Secretary of State must conduct further review of the entry. A team of two staff members who are not affiliated with the same political party must review the signatures, conduct additional research in SCORE if necessary, and, unless both staff members agree that the signatures do not match, accept the entry if it is otherwise valid.

15.8 Referendum petitions

15.8.1 This Rule applies to statewide referendum petitions under Article V, Section 1 (3) of the Colorado Constitution.

15.8.2 Except where this Rule states otherwise, any statutory or constitutional provision that applies specifically to initiative petitions also applies to referendum petitions.

15.8.3 Proponents may submit a referendum petition to the Secretary of State for approval at any time after the General Assembly has passed the bill. The Secretary of State will not issue final approval of the referendum petition form until the bill has become law under Article IV, Section 11 of the Colorado Constitution.

15.8.4 Each referendum petition section must consist of the following, in the order listed:

(a) The warning as specified in section 1-40-110, C.R.S.

(b) The heading “Referendum Petition,” followed by the demand upon the Secretary of State in substantially the following form, in which the underlined material is only for example:
"To: The Honorable _______________, Secretary of State of the State of Colorado

We, the undersigned electors of the State of Colorado, do hereby respectfully petition, order, and demand that Sections 1 to 12, inclusive (being the entire Act), of House Bill No. 02-1010, by Representatives Abel, Baker, and Cain, and Senators Smith, Thomas, and Jones, entitled “Concerning registration requirements for motor vehicles, and, in connection therewith, authorizing two- and five-year registration periods and authorizing discretionary vehicle identification number inspections, and making an appropriation”, passed by the Sixty-third General Assembly of the State of Colorado, at its regular session in the year 2002, shall be submitted to the voters for their adoption or rejection at the next biennial regular general election, to be held on Tuesday, the 5th day of November, 2002, and each of the signers of this petition says:

I sign this petition in my own proper person only, and I am a registered elector of the State of Colorado, my residence address and the date of my signing this petition are correctly written immediately after my name, and I do hereby designate the following persons to represent me in all matters affecting this petition:

(c) The name and mailing address of two persons who are designated to represent the signers thereof in all matters.

(d) The ballot title and submission clause.

(e) The text of the Act, or the item, section, or part of the Act, on which the referendum is demanded.

(f) Succeeding pages that each contain the warning, the ballot title, and submission clause, and ruled lines numbered consecutively for signatures.

(g) A final page that contains the circulator’s affidavit required by section 1-40-111(2), C.R.S.

15.8.5 A referendum petition section must include only the matters required by Article 40, Title 1, C.R.S., and this Rule, and no extraneous material.

15.8.6 The ballot title must consist of the title of the act on which the referendum is demanded, followed by the bill number, in substantially the following form, in which the underlined material is only for example:

"An Act concerning registration requirements for motor vehicles, and, in connection therewith, authorizing two- and five-year registration periods and authorizing discretionary vehicle identification number inspections, and making an appropriation, being House Bill No. 02-1010."

15.8.7 When referendum is demanded on less than an entire Act of the General Assembly, the ballot title and submission clause must consist of the ballot title preceded by words in substantially the following form, in which the underscored material is only for example, and ending in a question mark:

"Shall Section 3 (concerning definition of terms) and Section 4 (eliminating licensing requirements for motor vehicle dealers) of the following Act of the General Assembly be approved:” The material in parentheses shall correctly and fairly summarize the subject
or the effect of the portion of the Act referenced.