Andrea Gyger

From: Tina Jones Griffiths

Sent: Monday, May 11, 2015 7:12 PM

To: SoS Rulemaking Subject: Email Voting

"In response to draft proposed Rule 16.2.1 (c), I object to any ambiguous wording in the rule that would permit a voter to use email voting except in truly hardship circumstances where postal mail ballot return or telephone facsimile return is not available.

Email has been proven to not be a safe form of communications; hence, should be used judicially only when absolutely no other option exists when a voters is unable to return their ballot by postal mail on the day received and/or no telephone facsimile return is available. Concerns with voter privacy laws should be paramount to using this method of delivery.

Thank you

Christina Griffiths

Sent from Windows Mail