

(I) A WRITTEN APPLICATION; AND

(II) A STATEMENT, SIGNED UNDER OATH, THAT THE LIST IS NOT INTENDED TO BE USED FOR:

1. COMMERCIAL SOLICITATION; OR

2. ANY OTHER PURPOSE NOT RELATED TO THE ELECTORAL PROCESS.

(2) IN CONSULTATION WITH THE LOCAL BOARDS, THE STATE BOARD SHALL ADOPT REGULATIONS THAT SPECIFY:

(I) THE TIME FOR A LIST TO BE PROVIDED UNDER THIS SUBSECTION;

(II) THE AUTHORIZATION TO BE REQUIRED FOR PROVIDING A LIST;

(III) THE FEE TO BE PAID FOR PROVIDING A LIST;

(IV) THE INFORMATION TO BE INCLUDED ON A LIST;

(V) THE FORMAT OF THE INFORMATION; AND

(VI) THE MEDIUM OR MEDIA ON WHICH THE INFORMATION IS TO BE PROVIDED.

(B) PROVIDING - JURY COMMISSIONER.

(1) THE STATE ADMINISTRATOR OR A DESIGNEE SHALL PROVIDE A COPY OF THE STATEWIDE VOTER REGISTRATION LIST AND VOTER REGISTRATION RECORDS TO A JURY COMMISSIONER ON REQUEST AND WITHOUT CHARGE BY MEANS AGREED TO WITH THE ADMINISTRATIVE OFFICE OF THE COURTS.

(2) ON APPLICATION OF THE ATTORNEY GENERAL, A CIRCUIT COURT MAY COMPEL COMPLIANCE WITH PARAGRAPH (1) OF THIS SUBSECTION.

(C) PROHIBITED ACT AND PENALTIES.

A PERSON WHO KNOWINGLY ALLOWS A LIST OF REGISTERED VOTERS, UNDER THE PERSON'S CONTROL, TO BE USED FOR ANY PURPOSE NOT RELATED TO THE ELECTORAL PROCESS IS GUILTY OF A MISDEMEANOR AND, ON CONVICTION, IS SUBJECT TO THE PENALTIES UNDER TITLE 16 OF THIS ARTICLE.

COMMITTEE NOTE: Ch. 372, Acts of 2006, which enacted revised CJ Title 8, also repealed and reenacted this section to renumber former subsection (b) as subsection (a)(2) and to add a new subsection (b), which is derived from former CJ § 8-204(a) and (c). The State Administrator was required to allow a jury commissioner to access and copy the list and records and a circuit court was authorized to compel compliance. In practice, data are provided from time to time electronically. Stylistic changes also were made.