MEMORANDUM

TO: County Clerks/Elections Administrators/Tax Assessors Collectors

FROM: Keith Ingram, Director

DATE: September 13, 2013

RE: FAQs – Implementation of Senate Bill 14 (“Voter ID”)

The Office of the Secretary of State has received numerous questions of the processes and procedures required for successful implementation of the “Voter ID” law. This advisory serves to answer questions we have received regarding implementation of Senate Bill 14 (“SB 14”), Act of May 18, 2011, 82nd Leg., R.S., Chapter 124.

Frequently Asked Questions

1. Voter Registration: The implementation of SB 14 will not change the current registration process, or the current voter registration application. However, the new law does require that a voter’s name on the Official List of Registered Voters (OLRV) match exactly or be “substantially similar” to the name listed on their identification used at the polling place. If a voter’s name is not identical, but is “substantially similar,” the voter will be required to initial an affidavit stating they are the same person. If the voter’s names on the OLRV and identification are neither identical nor substantially similar, the voter will need to vote provisionally. Therefore, the Office of the Secretary of State suggests that voters check the name on the registration, and update their registration as necessary no later than 30 days prior to an election in which the voter will vote. This will ensure that any changes made are in effect for the election. Voters will be able to use the “Am I Registered?” feature (reached through the VoteTexas.gov website) to compare the name on the OLRV to their identification. If your county needs assistance or tips on how to provide outreach to voters that may be impacted, please contact the Office of the Secretary of State.

a. What changes are being made to the Official List of Registered Voters (OLRV), the voter’s certificate, and the “Am I Registered?” website to provide better assistance to voters?

Official List of Registered Voters – The OLRV used to display an individual’s former name if a middle name was not present in the voter’s record. This has been corrected. The PDF version of the OLRV will now display a person’s name in the following order: Last Suffix (if any), First Middle.

CSV versions of the list will retain the individual fields, but the “Full Name” column has been updated to also display a person’s name in the following order: Last Suffix (if any),
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First Middle. The Former name and the suffix will also be added as columns in the spreadsheet at the far end of each row.

Voter Registration Certificate – The Voter Registration Certificate has been updated. On the left hand side, where the residential address is displayed, the certificate (under current law) is required to show former name, if present. As such, the name on the certificate under residential address will show as follows: Last Suffix (if any), First Middle Former. On the right hand side of the certificate, under the mailing address the name will be displayed as First Middle Last, Suffix. The name listed with the mailing address will match what will be displayed on the OLRV.

"Am I Registered?" – The "Am I Registered?" site that can be found through VoteTexas.gov has also been updated, so that the name on the site matches what will be displayed on the OLRV. Therefore, a person may determine whether or not his/her name needs to be updated prior to heading to the polls. A link has been included to allow for voters needing to update their name to be redirected to Texas Online in order to more conveniently facilitate this update.

b. What happens if a person registers using the EIC as their TDL/ID?

The current live check process is the same. If a person has an EIC and attempts to submit a registration with that information, the person will fail the Live Check process and a Notice of Incomplete should be sent. If the person subsequently returns the same information within the 10-day period, then the person should be registered without live check and will go on the Official List of Registered Voters as an ID required voter.

c. If everyone is now required to show identification when voting in person, why do we need to keep the ID notation?

Individuals voting by mail are not, under SB 14, required to show identification when casting their ballot, unless the person did not pass live check. The Help America Vote Act ("HAVA"), passed in 2002, requires that a person registering to vote, yet not able to be verified by the state is required to show identification the first time the person casts a ballot. An individual with an ID notation next to his/her name requesting to vote in that election by mail would still be required to present an acceptable form of identification with the return of his/her ballot.

2. Identification Requirements at Polling Place: Under the provisions of SB 14, Texas voters are required to show identification with a photograph. § 63.001(a) and § 63.0101 Tex. ELEC. CODE (Vernon’s 2011). Voters will no longer be able to use their voter registration certificates, birth certificates, or certain U.S. mail to check-in at the polling place. The good news is that a large number of voters already use their Texas driver's license to vote. However, the Office of the Secretary of State and the elections community will all need to work together to inform voters about the new requirements.

a. What forms of identification are acceptable?

Texas voters can show one of the seven following forms of ID to vote:
• Texas driver’s license issued by the Texas Department of Public Safety (DPS)
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• Texas Election Identification Certificate issued by DPS
• Texas personal identification card issued by DPS
• Texas concealed handgun license issued by DPS
• United States military identification card containing the person’s photograph
• United States citizenship certificate containing the person’s photograph
• United States passport

With the exception of the U.S. citizenship certificate, the identification must be current or have expired no more than 60 days before being presented for voter qualification at the polling place.

Please see our seminar presentation for additional information. All poll workers will also need to complete a training program on accepting and handling identifications.

If voter does not remember to bring a photo ID, they may cast a provisional ballot, and then appear at the voter registrar’s office within six days of the election to show an acceptable ID or apply for an exemption. The voter may also choose to leave to obtain the ID (before casting a ballot) and return; this is likely to occur more during early voting.

No voter should be turned away from the polls for failing to provide photo ID.

b. Is a person’s voter registration certificate still required along with any of the seven types of identification requirements?

No. Voters are only required to show one of the seven forms of acceptable identification. However, if a voter has received a permanent exemption due to disability, they will need to show their registration certificate with the (E) notation, signifying that they have received the exemption.

c. Can a voter apply for and receive an Election Identification Certificate (EIC) if they have another valid form of acceptable ID?

No. The purpose of an EIC is to provide a picture ID to individuals that do not have one of the other six forms of acceptable ID. Therefore, if a voter already has a current and acceptable form of identification, they do not need an EIC.

However, there are situations where a voter may no longer need their driver’s license/personal identification card, and do not have another form of acceptable identification for voting. In that case, a voter may surrender their driver’s license to DPS, if they do not intend to renew it, and apply for an EIC. Also, if the voter’s driver’s license or personal identification card is expired, and they do not intend to renew, they may apply for an EIC.

d. Can a voter use a “temporary” license or identification issued by DPS?

Yes. When a person applies for a DPS issued ID, or renews online, they receive a paper “temporary” license/identification card that contains a photograph. These temporary
documents containing the individual’s photograph, also known as a “receipt” can be used at the polls.

c. What if the voter has recently been honorably discharged from the armed forces of the United States and has a Texas driver’s license that expired more than 60 days before presenting it at the polls. If the voter could not renew their license due to being out of the state, may they still vote?

Yes, under certain conditions. Current law provides that military personnel honorably discharged receive a 90 day extension from the date of discharge or after returning to Texas, to renew their driver’s license.

In this situation, the voter will need to vote provisionally and then provide their discharge papers, proving they are entitled to the 90 day extension, to their Voter Registrar within 6 days of the election.

f. If a voter’s military identification card does not expire, is it acceptable?

Yes. Certain identification cards issued by the Department of Defense do not expire. As an example, retirees receiving benefits receive a Uniformed Services ID Card that does not expire. Also, spouses of retirees that receive benefits receive a permanent ID card at the age of 75 years.

g. Can a voter show a Certificate of Naturalization issued by the United States Citizenship and Immigration Services (USCIS)?

Yes. The Secretary of State has researched the legislative intent of the language found in Section 83.0101(3) of the Texas Election Code, and has determined that the language “citizenship certificate” encompasses both Certificates of Citizenship and Certificates of Naturalization issued by USCIS. A Certificate of Naturalization is issued to an individual whose application for citizenship has been accepted, and who has taken the Oath of Allegiance.

h. Is a Passport Card issued by the U.S. Department of State acceptable?

Yes. A Passport Card is issued by the Department of State to allow for travel via land or sea between the United States and Mexico, Canada, the Caribbean and Bermuda. The Passport Card is smaller than a standard passport, being wallet size.

i. Does the new law require poll workers learn and verify security features of the seven acceptable forms of identification?

No. The ID presented by the voter should look like the images found in our training materials. We have worked with issuing authorities to provide what the acceptable forms of identification look like, and where information, such as name and expiration date, is located. Polling places are not required have technology to confirm the presence and authenticity of radio chips, holograms, or other security features.
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However, if an ID does not appear similar to the images found in the training materials, or there is a reasonable belief that the ID is not authentic, a poll worker should alert the election judge or early voting election officer for a determination. If upon further evaluation, that election official cannot determine the authenticity of the ID, the voter may vote provisionally or offer an alternate form of acceptable ID.

3. Verification of Voter’s Identity at Polling Place: Senate Bill 14 requires poll workers to verify the voter’s identity from the documentation provided. § 63.001(d) TEX. ELEC. CODE (Vernon’s 2011). Please contact the Office of the Secretary of State if you need additional guidance on these issues.

a. Does the photograph on the voter’s ID have to match their personal appearance at the polling place?

Yes. The purpose of Senate Bill 14 is to prevent voter fraud via impersonation of a registered voter. However, the Office of the Secretary of State has stated that the rule of thumb for poll workers is: “Can this photograph be that of the voter?” In other words, the Office knows and understands that people can change over time, and this should not be held against the voter.

DPS requires a new photograph every 6 years, and U.S. Passports expire every 10 years. During that time, the personal appearance of a voter may change, and poll workers should take this into consideration when looking at the photograph.

The Office also urges poll workers to use the “totality of circumstances” when verifying a voter’s identity by also comparing addresses and dates of birth to the OLRV when processing a voter.

As an example, if the photograph on the ID generally looks like that of the voter, but the voter has changed hair color since the time the photograph was taken, a poll worker may also look at the address and date of birth to assist in verification.

If a poll worker reasonably believes that the photograph on the presented ID is not that of the voter, the voter may offer a different form of acceptable ID. As an example, a voter’s passport photograph may have been taken more recently and may allow the poll worker to verify the voter’s identity.

If the voter does not offer another form of ID, a poll worker should alert the election judge or early voting election officer for a final determination at the polling place. If that election official reasonably believes that photograph is not that of the voter, the voter may vote provisionally, and then visit their voter registrar within six days of the election to provide an acceptable form of ID that can be verified.

b. Does the address on the voter’s ID have to match the address on the OLRV?

No. Under the new law, there is no requirement for the address on the OLRV to match the address presented on an acceptable form of identification. Further, some forms of
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acceptable identification do not have an address, e.g. military identification card, or Certificates of Citizenship or Naturalization.

However, a voter's address can be used in assisting a poll worker when verifying the identity of the voter. As an example, when comparing the name of the voter on their ID and the OLRV, an address can be used to determine that the names are “substantially similar.”

c. Does the gender listed on the identification have to match the person appearing at the polling place?

No. Under the new law, there is no requirement for the gender of the individual listed on their identification to match that of the voter appearing at the polls.

However, the Secretary of State understands that a voter from the transgendered community may have an ID that while unexpired and on the list of the seven acceptable forms of ID, may not contain a photograph that reflects their current appearance. The Secretary recommends that a poll worker use the “totality of the circumstances” when qualifying the voter by not just comparing a voter’s image, but their name, address and date of birth in determining whether or not to accept the voter.

If the ID presented by the voter does not allow the poll worker to confirm their identity, the voter may offer another form of acceptable ID, should they choose. As stated above, there are many times when a voter may not appear as they do in their photograph due to the age of photograph. Therefore, a voter may offer another form of acceptable ID with a more recent photograph.

If the voter does not offer another form of acceptable ID, they should be offered a provisional ballot and provided with a Notice to Provisional Voter/Polling Place ID Receipt. Within six days of the election, the voter may visit their Voter Registrar and provide a certificate from a licensed physician, official documentation reflecting a name change, or other official documentation that will allow the voter registrar to verify the identity of the voter.

4. Substantially Similar Name Procedure

a. What is a “substantially similar name”?

A substantially similar name is one that is not identical between the ID and OLRV, but is substantially similar, meaning that names that are slightly different, are customary variations, have an initial, middle name, or former name, or have names in different fields.

b. How does a voter update the name on the registration?

A voter may update the name on their registration via three methods:

1. Completing a new voter registration card.
2. Going to Texas Online and updating their registration.
3. Completing a name change form.
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Note: This is not a required step at the polling place to vote. This is something the voter may wish to do to help vote in the future.

c. Can a Statement of Residence be used to update a person’s name at the polling place?

Yes, but if a statement of residence is used to update a voter’s record, then in accordance with Section 63.0011(c)(2), the voter would have to provide to the election officer a statement including “all of the information that a person must include in an application to register to vote under Section 13.002.” This means that the form would have to be completed in its entirety, including address.

d. What is the process for determining a “substantially similar name”?

Please see the training materials provided by the Office of the Secretary of State on the process for qualifying voters. However, the general procedure will be to review the voter’s photo ID, and compare it to the OLRV. If the names are identical, the voter will proceed to the voting booth. If the names are “substantially similar” per Texas Administrative Code §81.71, the voter will initial the affidavit on the combination form and proceed to the voting ballot to vote a regular ballot. If the names are neither identical nor substantially similar, the voter will be offered a provisional ballot.

5. Permanent Disability Exemption to Photo Identification Requirement:

a. How does a voter apply for and receive a permanent exemption to the photo ID requirement?

A voter can use the form prescribed by the Office of the Secretary of State to make a Request for Disability Exemption. The voter will complete the form and attach copies of documentation from either the U.S. Social Security Administration indicating there has been a disability determination or the U.S. Department of Veteran Affairs evidencing the voter has at least a 50% disability rating.

b. Does the voter have to show their voter registration certificate with the (E) notation at the polling place?

Yes. The (E) notation next to the voter’s name on the Official List of Registered Voters is not enough to permit that person to vote a full ballot. Sections 15.001 and 63.001 of the Texas Election Code require that a person who has been exempted due to disability must present the voter certificate with the (E) notation before being accepted for voting. If the voter has applied for an exemption, but not yet received his/her updated certificate, the voter may show the voter’s current certificate. The voter would be able to vote provisionally, and it should be noted on the provisional ballot envelope that the voter showed a certificate without the (E) designation. During the “cure” period, the voter registrar would need to confirm that he/she has the paperwork on file for that individual and would then be able to “cure” the voter’s ballot.

c. What if the voter loses their certificate and does not have another acceptable form of ID?
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Having the (E) notation next to the voter's name on the Official List of Registered Voters is not enough to permit that person to vote a full ballot. Sections 15.001 and 63.001 of the Texas Election Code require that a person who has been exempted due to disability must present the voter certificate with the (E) notation before being accepted for voting. Without this certificate, the voter would be able to vote provisionally. During the "cure" period, the voter may take his/her supporting documentation to the voter registrar to request a replacement certificate and "cure" his/her ballot.

d. Does a voter have to apply for a disability exemption 30 days before an election?

No. However, if a voter does not have a certificate with the (E) designation at the time the voter presents himself/herself to vote, then the voter would only be eligible to cast a provisional ballot. In light of this, voter registrars are strongly encouraged to prioritize disability exemption requests during the thirty day window and get replacement certificates with the (E) designation out within 24 hours of receiving the request.

c. What happens if a voter votes provisionally because they did not apply for the exemption in time in order to receive his/her updated voter certificate?

The voter registrar, when reviewing provisional ballots, should be able to determine if the voter has received an exemption. If so, the voter registrar can appropriately mark the envelope before it is sent to the Early Voting Ballot Board. However, the voter may want to confirm that the voter registrar has received the application and supporting documentation. Applications for disability will be approved, as long as the completed application and accompanying documentation is received by the voter registrar.

f. Can a voter appear at their voter registrar’s office during the cure period to complete a request for a permanent exemption (provided the person has the appropriate paperwork evidencing that he/she qualifies)?

Yes. A voter may apply for a permanent exemption during the "cure" period (within six days after the date of the election). The provisional ballot affidavit and Notice to Provisional Voter/Polling Place ID Receipt for a voter being granted this exemption would then be marked that the appropriate documentation has been supplied to the voter registrar and the ballot would be forwarded to the Early Voting Ballot Board.

g. Can a voter use their disability exemption in one county to vote a limited ballot in another county?

Yes. A voter presenting himself/herself to vote in a county in which the voter is voting via a limited ballot may use the certificate showing his/her disability exemption as an acceptable form of identification.

h. If a person with a disability exemption does vote a limited ballot, how should they be notified that their disability exemption will not transfer?
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The election worker would need to provide the voter with a notice indicating that the voter will need to apply for a disability exemption in the new county of registration in order to continue voting in this manner.

i. What happens if a person voted previously in this county via limited ballot and declares that he/she was not informed that he/she needed to reapply for a disability exemption and has no other form of acceptable identification?

The voter may vote provisionally and then provide a request for disability exemption to the voter registrar in the county in which the person is registered to vote and has cast a provisional ballot within the “cure” period. This will serve to both “cure” the provisional ballot and update the voter’s record for future elections.

j. If a voter has a driver’s license on file but then wants to claim a disability exemption, how do we handle that?

Process the exemption based on the information supplied by the voter and the request for disability exemption form. It is important to remember that voter information remains in the system indefinitely, meaning that a person may have registered with a driver’s license that has expired but that driver’s license would no longer be an acceptable form of photo identification for voting purposes. Section 13.002 of the Texas Election Code requires that a person must present documentation of their disability and sign a statement that the applicant does not have an acceptable form of identification. Thus, the appropriate course of action for a voter submitting the required documentation to request a permanent disability exemption in your county would be to grant that exemption solely upon the basis that the form has been completed and signed and the required written documentation is supplied.

k. Does the disability exemption supersede the ID?

Yes. If a person submits documentation requesting a permanent exemption within the county, then the (E) – Exempt notation will appear on the Official List of Registered Voters in lieu of the ID notation. In this manner, the individual will also no longer be required to provide a copy of an ID when voting by mail.

Keep in mind that the exemption being requested is an exemption from having to show an acceptable form of photo identification when voting in person. In this instance, the form of identification this individual would present would be the voter certificate with the (E) notation following the VUID. This individual would not need to present photo identification in order to be permitted to vote a full ballot.

l. Do I need original documentation from individuals requesting a permanent exemption due to disability?

No. In fact, the Office of the Secretary of State recommends that the voter registrar return original paperwork from the Social Security Administration or the Department of Veterans Affairs to the voter if it is provided with the application. In such cases the voter registrar should make a copy of the supporting documentation to be kept on file with the original
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“Request for Disability Exemption” form and return the original supporting documentation to the voter with the updated voter’s certificate.

6. Temporary Exemption from Identification Requirements

a. May a voter apply for a temporary exemption at the polling place?

No. Section 65.0541 of the Texas Election Code requires a Request for Temporary Exemption to Photo Identification Requirement to be executed in the presence of the voter registrar. The voter must cast a provisional ballot, and appear at the voter registrar’s office within six days of the election to complete an affidavit for the exemption.

b. Must a voter apply for a temporary exemption 30 days before an election?

No. In fact, the temporary exemption request may only be executed during the provisional ballot “cure period” in accordance with Section 65.0541 of the Texas Election Code.

c. How do I process a voter who did not present identification at the polling place, votes provisionally, and appears at the voter registrar within the six day cure period to apply for a temporary exemption?

Once the voter appears and completes the Request for Temporary Exemption to Photo Identification Requirement form due to a religious objection or natural disaster, the voter registrar will mark the provisional ballot envelope to reflect that the voter has executed the affidavit. Then, the voter registrar will attach the affidavit to the provisional ballot envelope for processing by the Early Voting Ballot Board. These affidavits remain with the provisional ballot envelopes as they are only good for the election in which the provisional ballot was cast.

d. What if the voter claiming the temporary exemption due to religious objection has a driver’s license number on file in their voter record?

The voter registrar should process the exemption based on the information supplied by the voter at the time the exemption request is being made. It is important to remember that voter information remains in the system indefinitely, meaning that a person may have registered with a driver’s license that has expired. Section 65.054 of the Texas Election Code requires a ballot to be accepted if the Early Voting Ballot Board determines that the person has executed an affidavit under penalty of perjury.

e. Under what circumstances, if any, could a voter registrar reject a request for a temporary exemption?

The current law provides no authority for a voter registrar to reject a temporary exemption request based on religious objection. However, if the voter registrar is able to determine that a natural disaster was not declared by the U.S. President or Texas Governor within the 45 days prior to the person voting, then the voter registrar would mark the provisional ballot
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accordingly and include this information in the comments section of the form, and attach
the form to the provisional ballot envelope for review by the Early Voting Ballot Board.

f. What information do we need to determine if a natural disaster has been declared in our
area? Does the voter need to supply any supporting documentation?

The Governor of Texas will declare a natural disaster through a proclamation. The
Governor’s proclamations can be found online here:
http://governor.state.tx.us/news/proclamation/

The President of the United States will make a declaration through the Federal Emergency
Management Agency (FEMA); and those declarations can be found online here:
http://www.fema.gov/presidential-disaster-declarations

If you are unable to access the websites because of the disaster, contact the Office of the
Secretary of State by phone for assistance.

g. Are voter registrars required to keep a copy of the completed temporary exemption
affidavit?

No. All completed temporary exemption forms should be attached to the accompanying
provisional ballot envelope and supplied to the Early Voting Ballot Board as this form
becomes a part of the official election record in the county.

7. Voter is not on the Official List of Registered Voters:

a. If a person is not on the Official List of Registered Voters and presents himself/herself to
vote, how is that person processed?

It is important to note that Senate Bill 14, when addressing a voter who is not on the
Official List of Registered Voters, provides very specific directions regarding how to
handle that voter. In effect, the voter registrar’s duties and the County Clerk’s duties
should be considered as independent of one another. There are also two different scenarios
that should be discussed: 1) if the voter has a valid registration certificate, but is not on the
list and 2) if the voter does not have a valid certificate and is not on the list.

Under revised Section 63.006 of the Texas Election Code, if a voter has a registration
certificate that is valid, but is not on the list, then the person is entered on the Registration
Omissions List and is permitted to vote a regular ballot. The recommendation from the
Office of the Secretary of State at the seminar was that the election worker could contact
the voter registrar to ask whether or not the person is in the correct precinct and to check on
the voter’s status, as a courtesy to the voter. And, if information came to light that the
person was cancelled erroneously, then the voter registrar could reinstate the voter
immediately for future elections. But, regardless of whether the voter registrar reinstates
the voter, Senate Bill 14 permits that voter to vote a full ballot – not on the authority or
word of the voter registrar over the phone that the person is eligible, but because Section
63.006 mandates it. The question then becomes “how does the voter registrar handle a
voter having voted under such a scenario who was not in fact eligible to vote?” The Office
of the Secretary of State is in the process of working on procedures to address that issue.

The second scenario falls under the Texas Election Code, Section 63.009: a voter without a
certificate who is not on the list. Previously, the election worker would contact the voter
registrar, and if the voter registrar reinstated the voter at that time, the person would be
eligible to vote a regular ballot. Under the provisions of Senate Bill 14, however, this
action is no longer an option. The revised Section 63.009 removes the language supporting
this process and requires that a voter who is not in possession of a valid certificate and who
is not on the list may only vote provisionally.

b. May the election workers contact the voter registrar in the Section 63.009 situation
described above?

Yes. Election workers should confirm that a voter is presenting himself/herself in the
correct precinct before proceeding to process the voter if the voter is not on the Official List
of Registered Voters. If the voter registrar is able to determine the voter’s residential
address is in another precinct, the election worker will be able to redirect the voter
accordingly. It should be noted that the voter will still need to show his/her certificate in
the correct precinct (to establish registration status, not as a form of ID unless also using the
(E) exemption).

c. Are there other types of questions that a Voter Registrar may expect to receive from an
election worker?

Examples of the phone calls that may be received by the voter registrar from an election
worker should be in keeping with phone calls that any voter may make on Election Day
regarding presenting himself/herself to vote: Am I in the right precinct? What is my status?
While the voter registrar may communicate this information to the election worker in order
to better assist voters, it is important to note that information provided by the registrar will
not have any bearing on whether or not that person is permitted to cast a ballot at that
polling location.

d. If the voter should have not been cancelled, and is at the polling place, how should the
situation be handled?

If a person should not have been cancelled, then the person must be reinstated. As a
practical matter, the same method for clearing the original investigation or action that
resulted in the cancellation should be the same method for initiating the reinstatement. In
other words, if a person was cancelled after being investigated for being deceased, the
person would need to orally respond to the registrar and then the registrar would generate a
memo for the voter’s file regarding the substance, date and circumstances surrounding the
reinstatement.

c. How does Senate Bill 14 affect the reinstatement process?

Senate Bill 14 has no impact on the reinstatement process as it currently stands. Under
Section 16.037 of the Texas Election Code, “if a voter registrar determines after

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cancellation of a registration that the registration should not have been canceled, the registrar shall reinstate it.” As before, the voter registrar may reinstate a voter at any point in time, and that reinstatement takes effect immediately. What does change, however, is that the reinstatement of the voter, even on Election Day or during early voting, is not something the voter registrar can attest to over the phone in real time to establish the registration status at the polling place. The reinstatement is still important in that it will help the voter in the future.

f. What is the purpose of the “new” omissions list?

The omissions list will contain the list of names for those individuals who were not on the Official List of Registered Voters, but who were permitted to vote a full ballot because the person had both a valid certificate and proper identification as outlined in Section 63.0101 of the Texas Election Code when presenting himself/herself to vote.

g. What happens when a voter shows up with a certificate, but has been cancelled? Wouldn’t they appear on the omissions list?

Yes. Under the Texas Election Code, Section 63.006, if a person presents a voter registration certificate indicating that the voter is currently registered in the precinct in which the voter is offering to vote and provides proper identification, then the person would be permitted to vote and placed on the omissions list.

h. How are individuals on the omissions list processed?

As the voter registrar, it is important to note that just because a person receives a full ballot does not mean you should immediately reinstate the individual. Each person listed on the omissions list should be investigated to see whether they were cancelled erroneously. If the individual was cancelled in error, reinstate the voter and submit the voting history for that individual.

i. How does the voter registrar handle the submission of voting history for someone on the omissions list who was not reinstated during my investigation?

TEAM will not accept voting history for a cancelled record. As such, best practice would be to reinstate the voter, submit the voting history, and then cancel the voter using the same cancellation reason for which the voter was originally cancelled. If the reason for original cancellation is unknown, then, for the time being, use Cancel 60. Be sure to include in the notes section documentation of the process you followed regarding this voter.

j. Under the provisions of Senate Bill 14, is there a new classification of individuals who will be casting provisional ballots?

Yes. There are two:

1. Section 63.001 of the Texas Election Code was amended to include voters unable to provide a proper form of identification when offering to vote.
2. While this classification is not exactly new, Section 63.009 of the Code removed the election workers’ ability to call the registrar and allow a voter without a certificate who is
not on the Official List of Registered Voters to vote a regular ballot. Under SB 14, every voter appearing without a voter certificate and not appearing on the Official List of Registered Voters will only be eligible to cast a provisional ballot.

k. How do I process a provisional ballot for a voter who voted provisionally because he/she did not have a certificate and was not on the Official List of Registered Voters?

The first step would be to confirm that the voter did in fact present an acceptable form of identification when presenting himself/herself to vote. This is indicated on the top left-hand side of the provisional ballot envelope on the back. If the voter did present a valid form of identification, then you would process the provisional ballot for the reasons that were checked on the left hand side as you traditionally would. If the voter did not present an acceptable form of identification, then the voter would need to bring in an acceptable form of identification. This would need to be verified in addition to any other reason selected on the provisional ballot envelope.

8. "Curing" the Voter

a. How do I process a provisional ballot for a voter who voted provisionally because the voter failed to present a proper form of identification?

It is important to note that the registrar will first need to determine the type of voter in order to determine what information is required to "cure" the provisional ballot. Below are the various voters included in this category and the appropriate documentation required:

1. A voter with a permanent disability exemption who did not have his/her certificate when offering to vote will be permitted to vote a provisional ballot. This voter would need to bring in his/her voter registration certificate with the disability exemption notation in order to "cure" the voter's identification.
2. A voter who did not have a proper identification. SB 14 extended the provisional time period for those individuals in this category to provide for a cure period that ends the sixth day after Election Day. During this time period, a voter may:
   a. Bring an acceptable form of identification to the voter registrar's office,
   b. Apply for a temporary exemption due to religious reasons or natural disaster, or
   c. Apply for a permanent disability exemption.

b. Is there a process that I should follow when a person brings in identification to cure his/her provisional ballot?

Yes. The voter registrar should follow the same process as the election worker:

1. Check the ID type and expiration date to confirm that it is a form of identification listed in Section 63.0101 of the Texas Election Code and that it did not expire any earlier than 60 days prior to the date of presentation. (It may be helpful to have a list on file in your office of each day of the provisional cure period and the date 60 days prior).
2. Confirm the voter's identity by evaluating the photograph and the name on the form of identification (Texas Election Code, Section 63.001(d)).
   a. If the person's identity is unable to be verified using the documentation the voter provides, you may allow the voter to present a second form of identification if available.
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b. If the person's identify is able to be verified, indicate the voter has cured the
   improper identification on the provisional ballot.

c. The voter provided identification to "cure" an improper form of ID; however, the name is
   substantially similar and not an exact match. How do I proceed?

   The voter registrar will proceed in the same manner as an election worker would at the
   polling place. There is a similar name affidavit for the voter to initial on the "Provisional
   Voters Appearing to Voter Registrar During Cure Period" form. See sections 2 and 3 for more
   information.

d. Are voter registrars required to be open on the weekends?

   No. They are required to keep their normal office hours as outlined by Section 12.004 of
   the Texas Election Code. However, the Office of the Secretary of State recommend
   keeping track of the number of voters who voted provisionally so you have an approximate
   idea of the numbers you can expect to process, and plan accordingly.