

CODE: 2650
CHRISTOPHER J. HICKS
Washoe County District Attorney
ELIZABETH HICKMAN
Deputy District Attorney
Bar Number: 11598
One South Sierra Street
Reno, NV 89501
(775) 337-5700
ehickman@da.washoecounty.gov

ATTORNEYS FOR CARI-ANN BURGESS

AARON D. FORD
Attorney General
LAENA ST-JULES
Senior Deputy Attorney General
Bar Number: 15156
DEVIN A. OLIVER
Deputy Attorney General
Bar Number: 16773C
100 North Carson Street
Carson City, NV 89701
(775) 684-1100
lstjules@ag.nv.gov
doliver@ag.nv.gov

ATTORNEYS FOR FRANCISCO V. AGUILAR

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

* * *

FREDERICK H. KRAUS; PUBLIC
INTEREST LEGAL FOUNDATION,

Petitioners,

vs.

CARRIE-ANN BURGESS, in her capacity as
Washoe County Interim Registrar of Voters,

Respondent,

and

Case No.: CV24-01051

Dept. No.: 4

1 FRANCISCO V. AGUILAR, in his official
2 capacity as Nevada Secretary of State,
3
4 Intervenor-Respondent.

4 **WASHOE COUNTY REGISTRAR OF VOTERS AND SECRETARY OF STATE'S**
5 **OPPOSITION TO PETITION FOR WRIT OF MANDAMUS**

6 Cari-Ann Burgess, in her capacity as Interim Washoe County Registrar of Voters (the
7 Registrar)¹, by and through undersigned counsel, and Francisco V. Aguilar, in his capacity as
8 Nevada Secretary of State (the Secretary), by and through undersigned counsel, oppose
9 Petitioners' Petition for Writ of Mandamus (Petition). This Opposition is made in accordance
10 with the Court's October 10, 2024, Order and is based on the following memorandum of points
11 and authorities, the attached exhibits, the pleadings and papers on file herein, and any other
12 evidence the Court may deem appropriate to consider in this matter.

13 **MEMORANDUM OF POINTS AND AUTHORITIES**

14 **I. INTRODUCTION**

15 Petitioners seek to participate in Nevada's voter roll list maintenance programs. They can
16 do so; the Legislature has provided voters with statutory mechanisms to challenge another voter's
17 registration. *See* NRS 293.535; NRS 293.547. But these written challenge statutes are
18 demanding, appropriately ensuring that a voter's fundamental right to vote isn't stripped away
19 baselessly, and Petitioners have not shown that they can satisfy the statutes' requirements.

20 Instead of following the challenge processes, on April 11, 2024, Petitioner the Public
21 Interest Legal Foundation (PILF) submitted a request to the Registrar in connection with 48
22 addresses on the statewide voter list. *See* Pet. Ex. A at 1. They asked the Registrar to "conduct
23 [an] investigation" into the addresses "and make any appropriate corrections to the voter roll."
24 *Id.* (emphasis omitted). As detailed below, the Registrar correctly declined to do so. Petitioners

25
26 ¹ Cari-Ann Burgess is on leave from her position as Washoe County Interim Registrar of Voters. Because she is
sued in her official capacity only, the County notes that Andrew McDonald, Deputy Registrar of Voters, is currently
fulfilling the duties of the Registrar of Voters in the absence of the Interim Registrar.

1 then brought this lawsuit requesting extraordinary relief to compel the Registrar “to investigate”
2 the addresses. Pet. at 45 ¶ 1.

3 Rather than acknowledge that they are seeking to bypass the written challenge processes,
4 Petitioners claim only that they demand an investigation into *addresses*. See, e.g., Pet’rs’ Opp.
5 to Resp’t’s Mot. to Dismiss (Pet’rs’ Opp.) at 2 (“This case has never involved challenges to
6 voters.”). But they never explain what that means. They do not grapple with the fact that their
7 request for an investigation and for corrections to the voter rolls necessarily has the effect of
8 challenging, and potentially removing, voters. They cannot pretend that they are not challenging
9 voters simply because they do not use the words “challenge” or “registrant.” See *id.* at 1, 2. To
10 the extent Petitioners wish to maintain their fiction that they do not seek to challenge voters, they
11 should state what *specifically* an investigation into voter registration addresses would entail, and
12 how *exactly* corrections to the voter rolls could be made without having the effect of a challenge
13 and possibly removal.

14 Because the written challenge processes afford Petitioners with the means to obtain the
15 actual relief they seek, they have a plain, adequate, and speedy remedy available, and mandamus
16 cannot lie. Further, there is no law that would require or even give the Registrar discretion to
17 conduct whatever undefined investigation Petitioners have in mind. Even if the Registrar had
18 discretion, Petitioners cannot satisfy their burden of showing that the Registrar improperly failed
19 to exercise it.

20 Petitioners also do not have standing, and they failed to support the Petition with an
21 affidavit as required by NRS 34.170. The Petition should be dismissed.

22 **II. BACKGROUND**

23 Voter list maintenance in Nevada is governed by a complex mix of state and federal law.
24 Together, these laws attempt to strike a balance between, on the one hand, ensuring that ineligible
25 voters do not remain on Nevada’s voter rolls, and, on the other, ensuring that eligible Nevadans

26 //

are not stripped of their right to vote. *See, e.g.*, Leg. History (Senate Bill 335, 1991 Leg., 66th Sess. at 707, 713–15 (Nev. 1991) (discussing this balance in the context of mail registration);² 52 U.S.C. § 20501 (stating purposes of the National Voter Registration Act of 1993); *Arcia v. Fla. Sec’y of State*, 772 F.3d 1335, (11th Cir. 2014) (“[S]ystematic removal programs” are permitted “at any time *except* for the 90 days before an election because that is when the risk of disenfranchising eligible voters is the greatest.”).

A. List maintenance under the National Voter Registration Act of 1993.

Under the National Voter Registration Act of 1993 (NVRA), states may only remove voters (1) at the voter’s request; (2) if a voter becomes ineligible under state law “by reason of criminal conviction or mental incapacity”; (3) if the voter died; or (4) if the voter changed residence. 52 U.S.C. §§ 20507(a)(3)-(4). The NVRA also requires that states “conduct a general program that makes a reasonable effort to remove the names of voters who have become ineligible on account of death or change of address.” *Bellitto v. Snipes*, 935 F.3d 1192, 1199 (11th Cir. 2019); *see also* 52 U.S.C. § 20507(a)(4). States may conduct other programs or activities to maintain accurate and current voter registration rolls, but all programs must “be uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965.” 52 U.S.C. § 20507(b)(1).

For the general program to remove voters based on a change of address, the NVRA imposes limitations on immediate removal. If a registrant moves outside of the jurisdiction, a registrar will send a notice to the registrant for the registrant to respond to. 52 U.S.C. §§ 20507(d)(1)(B), (d)(2). A registrar cannot immediately remove a voter who does not respond to the notice; instead, the registrar can only remove a non-responsive registrant if the registrant does not appear to vote in the next two federal general elections. 52 U.S.C. § 20507(d)(1)(B).

Further, the NVRA requires a state to “complete, not later than 90 days prior to the date of a” federal primary or general election, any program aimed at “systematically” removing ineligible voters. 52 U.S.C. § 20507(c)(2)(A).

² Available at <https://tinyurl.com/kzzttas5>.

1 **B. Nevada’s list maintenance programs.**

2 County clerks,³ with guidance from the Secretary and U.S. Department of Justice,⁴ are the
3 elections professionals who perform most list maintenance in Nevada. Nevada satisfies the
4 NVRA’s requirement to conduct a general program to remove voters ineligible based on a change
5 of address through NRS 293.530. A county clerk “may use any reliable and reasonable means
6 available to correct” the list for their respective counties. NRS 293.530(1)(a). After identifying
7 voters whose residences may have changed, county clerks will mail those voters a written notice
8 with a postage guaranteed return postcard that has a space for the voter to write in his or her new
9 address. NRS 293.530(1)(c)(1)-(2). If a voter returns the postcard with updated information, the
10 county clerk will correct the voter registration list. NRS 293.530(f). However, if a voter does not
11 return the postcard within 33 days of its mailing, the county clerk will designate the voter as
12 inactive. NRS 293.530(1)(d), (g). And if an inactive voter fails to vote for two general elections
13 after the mailing of the notice and postcard and the voter’s registration information is not updated
14 as specified in statute during that time, the county clerk will cancel the voter’s registration. NRS
15 293.530(1)(c)(4)-(5).

16 In addition to this general program, voters may also contribute to list maintenance through
17 written challenges under NRS 293.535 and 293.547.

18 **III. LEGAL STANDARD**

19 A writ of mandamus “is an extraordinary remedy, reserved for extraordinary causes.”
20 *Archon Corp. v. Eighth Judicial Dist. Court*, 133 Nev. 816, 819, 407 P.3d 702, 706 (citing *Ex*
21 *Parte Fahey*, 332 U.S. 258, 260 (1947)). It “is available to compel the performance of an act that
22 the law requires as a duty resulting from an office, trust, or station, NRS 34.160, or to control a
23

24 ³ Washoe County has created the position of a Registrar of Voters in accordance with NRS 244.164(1). The
25 Registrar of Voters “assumes all of the powers and duties vested in and imposed upon the county clerk of the county
26 with respect to elections” NRS 244.164(2). As such, references to the county clerk in NRS Chapter 293 have
been assumed by the Registrar. *See also* NRS 293.044 (“[W]henever the term ‘county’ clerk is used in [NRS Chapter
293] it means ‘registrar of voters’ in those counties where such office has been created”). This Opposition’s
references to county clerks include registrars of voters.

⁴ The U.S. Attorney General is authorized to bring civil actions for violations of the NVRA. 52 U.S.C. § 20510(a).

1 manifest abuse or arbitrary or capricious exercise of discretion.” *State v. Eighth Jud. Dist. Ct.*
2 (*Armstrong*), 127 Nev. 927, 931, 267 P.3d 777, 779 (2011) (citation omitted). However, the
3 Court’s consideration of a writ of mandamus is entirely discretionary. *Bd. of Parole Comm’rs v.*
4 *Second Jud. Dist. Ct.*, 135 Nev. 398, 401, 451 P.3d 73, 77 (2019); *Cote H. v. Eighth Jud. Dist.*
5 *Ct.*, 124 Nev. 36, 39, 175 P.3d 906, 908 (2008).

6 “The petitioner bears ‘the burden of demonstrating that extraordinary [writ] relief is
7 warranted.’” *Daane v. Eighth Jud. Dist. Ct.*, 127 Nev. 654, 656, 261 P.3d 1086, 1087 (2011)
8 (citation omitted). This burden is a “heavy one.” *Poulos v. Eighth Jud. Dist. Ct.*, 98 Nev. 453,
9 455, 652 P.2d 1177, 1178 (1982) (citation omitted). It includes demonstrating a “clear right to
10 the relief requested,” *Halverson v. Sec’y of State*, 124 Nev. 484, 487, 186 P.3d 893, 896 (2008),
11 that “there is no plain, speedy, and adequate remedy in the ordinary course of law, *id.*, and that
12 the Petitioner has standing, which affects the Court’s original jurisdiction, *see Heller v.*
13 *Legislature*, 120 Nev. 456, 460–61, 93 P.3d 746, 749 (2004).

14 **IV. ARGUMENT**

15 **A. Petitioners lack standing to bring their claims.**

16 “Standing is the legal right to set judicial machinery in motion.” *Heller*, 120 Nev. at 460,
17 93 P.3d at 749 (citation omitted). Nevada “caselaw generally requires the same showing of injury-
18 in-fact, redressability, and causation that federal cases require for Article III standing.” *Nat’l Ass’n*
19 *of Mut. Ins. Cos. v. Dep’t of Bus. & Indus.*, 524 P.3d 470, 476 (Nev. 2023) (*NAMIC*). This is true
20 for both writ of mandamus and declaratory relief. *Bd. of Pharmacy v. Cannabis Equity & Inclusion*
21 *Comm.*, Nos. 85756, 86128, 2024 WL 3664464, at *1, 2, 4 (Nev. Aug. 5, 2024) (unpublished
22 disposition);⁵ *NAMIC*, 524 P.3d at 476-77. Petitioners would therefore have to show an injury-in-
23 fact that is concrete, meaning “real and not abstract,” and “particularized,” meaning it affects them
24

25 ⁵ While the Secretary’s Motion to Dismiss Petition for Writ of Mandamus (“Secretary’s Motion to Dismiss”)
26 discusses standing for mandamus in terms of a beneficial interest and direct benefit, *Board of Pharmacy* demonstrates
that this inquiry is ultimately identical to the standing inquiry under federal law. *Bd. of Pharmacy*, 2024 WL 366464,
at *1. This Opposition therefore addresses standing as recently articulated in *Board of Pharmacy*.

1 “in a personal and individual way.” *FDA v. All. for Hippocratic Medicine*, 602 U.S. 367, 381
2 (2024) (citation omitted) (*Alliance*). Petitioners have failed to do so.

3 **1. Kraus articulates no cognizable injury-in-fact.**

4 The Petition’s sole reference to any injury purportedly suffered by Petitioner Frederick
5 Kraus is that the Registrar’s “actions have frustrated and harmed Petitioners.” Pet. ¶ 29. There is
6 nothing concrete or particularized about this assertion. At absolute best, Petitioners claimed in
7 their Opposition to the Secretary’s Motion to Dismiss that “a Nevada registered voter,” like Kraus,
8 “has the right to seek that [the Registrar] is following Nevada’s statutes and not registering voters
9 at commercial addresses.”⁶ Opp. to Sec’y’s Mot. to Dismiss at 4. But an interest in government
10 officials following the law would be shared among the public, and such a “generalized grievance”
11 is insufficient to confer standing. *Garmong v. Lyon Cnty. Bd. of Comm’rs*, No. 74644, 2019 WL
12 1989191, a *1 (Nev. May 3, 2019) (unpublished disposition) (rejecting standing in writ petition
13 case based on argument of a “generalized interest ‘in having the laws executed and the public
14 duties and rights enforced’”); *see also Lance v. Coffman*, 549 U.S. 437, 439 (2007) (“We have
15 consistently held that a plaintiff raising only a generally available grievance about government—
16 claiming only harm to [her] and every citizen’s interest in proper application of the Constitution
17 and laws, and seeking relief that no more directly and tangibly benefits [her] than it does the public
18 at large—does not state an Article III case or controversy”); *Drake v. Obama*, 664 F.3d 774, 782
19 (9th Cir. 2011) (holding that plaintiff voter lacked standing to challenge Barack Obama’s
20 eligibility to serve as U.S. President because plaintiff had “no greater stake in this lawsuit than
21 other United States citizen,” as this was “too generalized to confer standing”).

22 //

23 //

24 //

25
26 ⁶ To the extent PILF also claims injury based on Respondent supposedly not following the law, that injury would not be cognizable for the same reasons Kraus’s purported injury is not cognizable.

1 **2. PILF likewise articulates no cognizable injury-in-fact.**

2 **a. PILF does not have direct organizational standing.**

3 PILF seeks to muster direct organizational standing. It claims that one of its central
4 activities “is to promote election integrity and compliance with federal and state statutes that are
5 designed to improve the accuracy of voter rolls across the country.” Pet. ¶ 30. It further claims a
6 “public education aspect of its organizational mission.” *Id.* ¶ 5. And PILF states that it has had to
7 “divert resources to Nevada to investigate erroneous addresses on the voter roll.” *Id.* ¶ 30. These
8 allegations are inadequate.

9 The U.S. Supreme Court issued its decision in *Alliance* this year, marking a sea change in
10 the requirements for direct organizational standing. As the Nevada Supreme Court has recognized
11 following *Alliance*, direct organizational standing will not “lie wherever the action impairs the
12 organization’s ability to achieve its mission and the organization uses its resources to oppose the
13 action and advocate for change.” *Bd. of Pharmacy*, 2024 WL 3664464 at *3 (citing *Alliance*, 602
14 U.S. at 393-95). An organization “‘cannot spend its way into standing’ by diverting resources to
15 oppose disfavored policies.” *Id.* (quoting *Alliance*, 602 U.S. at 394-95). Instead, an organization
16 must “show it suffered a concrete injury that directly affected and interfered with its core business
17 activities.” *Id.* (citing *Alliance*, 602 U.S. at 393-94).

18 Importantly, these core activities are distinct from an organization’s mission and goals,
19 which organizations can define broadly to argue for nearly unlimited standing. *See Ariz. All. for*
20 *Retired Americans v. Mayes*, 117 F.4th 1165, 1173, 1175 (9th Cir. 2024) (*AARA*). For instance,
21 in *Havens Realty Corp. v. Coleman*, 455 U.S. 363 (1982), HOME had standing because its core
22 activity of counseling clients on housing availability was directly impaired when it received false
23 information about available housing. *AARA*, 117 F.4th at 1176. Haven’s wrongful lies directly
24 impacted HOME’s ability to help Black clients obtain housing—its pre-existing core activity. *Id.*
25 at 1177. HOME, however, would not have had standing “if the racial steering practice only

26 //

1 affected its ‘public advocacy’ and ‘public education’ functions.” *Id.* (quoting *Alliance*, 602 U.S.
2 at 394).

3 Put another way, the challenged action must directly harm the organization’s already
4 existing core activities “*apart* from the [organization’s] response” to that action. *Id.* at 1170. As
5 relevant here, an organization does not suffer cognizable harm “because it voluntarily spends
6 money to further its goals” or “decides to further its mission in a *different* way.” *Id.* at 1175. For
7 example, following *Alliance*, the Ninth Circuit concluded that it had been wrong to hold that a
8 “voter advocacy organization suffered injury by engaging in additional voter advocacy.” *Id.* An
9 organization that can “continue their core activities that they have always engaged in” does not
10 have a sufficient injury. *Id.* at 1178, 1180.

11 PILF claims, at best, harm based on its own response to the Registrar’s actions. It does
12 not claim that it is unable to continue its core activities that it has always engaged in. *Id.* at 1178.
13 Accordingly, PILF fails to “thread the needle to show how” the Registrar’s actions “directly
14 affect[] or interfere[] with its core” activities. *Bd. of Pharmacy*, 2024 WL 3664464, at *3, 4.

15 **b. PILF cannot claim injury based on vote dilution.**

16 PILF claims that it is “especially concerned with the accuracy of the Registrar’s voter roll
17 given that Nevada has recently expanded voting by mail.” Pet. ¶ 7. To the extent PILF, or perhaps
18 Kraus, is suggesting some injury based on the dilution of votes due to fraud,⁷ that injury would be
19 insufficient because it would be both too generalized and too speculative. A “veritable tsunami of
20 decisions” confirms that vote dilution as would be alleged here is not cognizable. *O’Rourke v.*
21 *Dominion Voting Sys. Inc.*, Civil Action No. 20-cv-03747-NRN, 2021 WL 1662742, at *9 (D.
22 Colo. Apr. 28, 2021), *aff’d* No. 21-1161, 2022 WL 1699425 (10th Cir. May 27, 2022); *see also*,
23 *e.g.*, *Election Integrity Project Cal., Inc. v. Weber*, 113 F.4th 1072, 1082 (9th Cir. 2024) (“A vote
24 dilution claim requires a showing of disproportionate voting power for some voters over others . .
25 . . .”); *Wood v. Raffensperger*, 981 F.3d 1307, 1314–15 (11th Cir. 2020) (vote dilution where “no
26

⁷ PILF is an organization, Pet. ¶ 5, and cannot vote, so it would not be able to claim dilution of its vote as an injury.

1 single voter is specifically disadvantaged’ if a vote is counted improperly” is “a paradigmatic
2 generalized grievance that cannot support standing”).

3 **3. Petitioners do not have public-importance standing.**

4 Petitioners argued in their Opposition to the Secretary’s Motion to Dismiss that the public-
5 importance exception to traditional standing applies here. Opp. to Sec’y’s Mot. to Dismiss at 5-
6 6. It does not. Public-importance standing applies only in two very narrow circumstances. First,
7 where “a plaintiff challenges public expenditures or allocations.” *Board of Pharmacy*, 2024 WL
8 366464, at *3. And second, where a case involves “separation-of-powers questions.” *Id.* Neither
9 separation-of-powers questions⁸ nor public expenditures or allocations are at issue here.

10 **B. Petitioners have not sustained their burden of demonstrating that relief is**
11 **warranted.**

12 **1. Petitioners do not have a clear right to relief because they have failed**
13 **to show that the Registrar can investigate the registration addresses.**

14 Petitioners seek a “writ of mandamus compelling the Registrar to investigate known
15 commercial addresses listed as residences on the voter rolls.” Pet. at 45 ¶ 1. It is entirely unclear
16 what such an “investigation” is to entail. To the extent Petitioners want the Registrar to do a
17 “house-to-house canvass” or something similar, the Registrar cannot do so. *See* NRS
18 293.530(1)(b). County clerks can only make such “investigations of registration”—which would
19 necessarily encompass investigating registration addresses—“with the consent of the board of
20 county commissioners.” NRS 293.530(1)(b).⁹ The Registrar did not, and does not, have the
21 consent of the Washoe County Board of County Commissioners to conduct investigations of
22 Petitioners’ registration addresses.

24 ⁸ Section 1, Article 3 of the Nevada Constitution establishes three departments of government—the legislative,
25 executive, and judicial—and provides that “no persons charged with the exercise of powers properly belonging to one
of these departments shall exercise any functions, appertaining to either of the others, except in the cases expressly
26 directed or permitted in this constitution.” All exercises of power at issue here are executive.

⁹ Because NRS 293.530(1)(b) is specific to the Registrar’s authority to conduct investigations, it controls over
her more general authority under NRS 293.530(1)(a). *See Gaines v. State*, 116 Nev. 359, 365 998 P.2d 166, 170
(2000) (“It is also well recognized that specific statutes take precedence over general statutes.”).

1 Mandamus is only “available to compel the performance of an act that the law requires as
2 a duty resulting from an office, trust, or station, or to control a manifest abuse of discretion.”
3 *NuVeda, LLC v. Eighth Jud. Dist. Ct.*, 137 Nev. 533, 535, 495 P.3d 500, 503 (2021) (citation
4 omitted). In the absence of commissioner consent, Petitioners have failed to satisfy their burden
5 of showing that the Registrar has either a mandatory duty or a discretionary ability to “investigate”
6 Petitioners’ addresses.

7 **2. Relief must be denied because written challenge statutes provide a**
8 **plain, speedy, and adequate remedy.**

9 Petitioners have claimed that their requested relief somehow does not involve challenging
10 or removing voters. *See, e.g.*, Pet’rs’ Opp. at 1 (“The Foundation did not seek to have any
11 registrant removed but, rather, for the Respondent to examine the problems with the addresses . .
12 . .”); *id.* (“[T]he Motion is based on the incorrect premise that Petitioners seek to *challenge* and/or
13 remove specific voters.”). They are adamant that “they seek for Respondent to review the validity
14 of *addresses*, not *registrants*.” *Id.* This is a distinction without a difference in the voting context
15 because the two are inextricably intertwined, as is clearly illustrated by the statute that Petitioners
16 rely on to bring this lawsuit: NRS 293.530(1)(a).¹⁰ *See* Pet. ¶¶ 2, 14. NRS 293.530(1)(a) speaks
17 to a county clerk’s ability to “correct the portions of the statewide voter registration list” and “to
18 determine whether a registered voter’s current residence is other than that indicated on the voter’s
19 application to register to vote.” These abilities both relate to *registrants*. There is no independent
20 significance to an address in the context of NRS 293.530(1)(a).

21 While Petitioners prefer to focus on a supposed duty to investigate, the whole point of the
22 investigation, and what Petitioners truly seek, is “corrections” to the statewide voter registration
23 list. *See* Pet. ¶¶ 2, 28, 32; *see also* Pet. Ex. A at 1 (“We request that you conduct your investigation
24 and make any appropriate corrections to the voter roll by May 1, 2024.” (emphasis omitted)).

25
26 ¹⁰ Petitioners also cite to NRS 293.675. *E.g.*, Pet. ¶ 1. The provisions of NRS 293.675 that Petitioners rely on do not create any requirements for county clerks, and even if they did, that would only reinforce that Petitioners are seeking action on registrants, not addresses.

1 Otherwise, there would be no reason for an investigation, or for Petitioners to claim that no one
2 lives at a challenged residence. *See, e.g.*, Pet. ¶¶ 20.a (“[N]o one resides at this location despite
3 one individual listing it as a residence on the Nevada voter roll.”), 20.b (“[N]o one resides at
4 Suites 230 and 350 despite being listed as residences on the Nevada voter roll.”).

5 The statewide voter registration list serves “as the official list of registered voters for the
6 conduct of all elections in this State” and is used to determine whether a voter is entitled to vote.
7 NRS 293.675(3)(c); NRS 293.017. Corrections made to the statewide voter registration list could
8 directly impact voters’ abilities to vote. For instance, if a voter changed residence to a different
9 state two months prior, that would mean the voter would no longer be eligible to vote in Nevada.
10 NRS 293.485(1); NRS 293.493. There is no correction that could be made to the voter list that
11 wouldn’t function as a removal in that case. Petitioners employ semantic sleight-of-hand to seek
12 an end-run around the problem that the NRS 293.535 and 293.547 written challenge processes
13 provide them a plain, speedy, and adequate remedy in the ordinary course of law. *Halverson*, 124
14 Nev. at 487, 186 P.3d at 896; *see also* NRS 34.170. They cannot handwave this away by using
15 euphemisms to describe their requested relief.

16 NRS 293.535 authorizes “any elector or other reliable person” to challenge a voter up to
17 30 days before an election based on a change of residence outside of the precinct statute. NRS
18 293.547 similarly authorizes a voter to challenge another voter registered in the same precinct
19 between 25 and 30 days before an election. If challenges that meet the statutory requirements are
20 submitted, a county clerk will initiate the removal process by notifying the challenged voter “in
21 the manner set forth in NRS 293.530.”¹¹ NRS 293.535(2); NRS 293.547(5)(b).

22 Assuming Petitioners’ data is sufficient to actually support a challenge, the written
23 challenge processes provide Petitioners the means to obtain both the Registrar’s consideration of
24 it and any appropriate corrections to the voter rolls based on it. Mandamus relief is therefore

25
26 ¹¹ Petitioners’ submission did not satisfy the statutory requirements of the written challenge statutes. *See, e.g.*,
NRS 293.535(1)(challenge must be submitted as an affidavit); NRS 293.547(3) (challenge must name person whose
right to vote is challenged).

precluded, even if it provides “an easier or more expeditious remedy.” *Walker v. Second Jud. Dist. Ct.*, 136 Nev. 678, 683, 476 P.3d 1194, 1198 (2020) (citation omitted).

3. Relief must be denied because Petitioners cannot establish that the Registrar manifestly abused her discretion or exercised it arbitrarily or capriciously.

Petitioners seek a writ of mandamus based on NRS 293.530(1)(a), which provides, “[c]ounty clerks may use any reliable and reasonable means available to correct the portions of the statewide voter registration list which are relevant to the county clerks and to determine whether a registered voter’s current residence is other than that indicated on the voter’s application to register to vote.”¹² The plain language of the statute makes clear that when presented with reliable and reasonable information, the Registrar has discretion whether to take action. *See Nev. Pub. Emps. Ret. Bd. v. Smith*, 129 Nev. 618, 627, 310 P.3d 560, 566 (2013) (“It is a well-settled principle of statutory construction that statutes using the word ‘may’ are generally directory and permissive in nature . . .”).

Assuming Petitioners provided reasonable and reliable information, Petitioners would bear the burden of establishing that the Registrar manifestly abused her discretion or exercised it arbitrarily or capriciously by not acting on the information. *Armstrong*, 127 Nev. at 931, 938 267 P.3d at 779, 784. “A manifest abuse of discretion is ‘[a] clearly erroneous interpretation of the law or a clearly erroneous application of a law or rule.’” *Id.*, 127 Nev. at 932, 267 P.3d at 780 (citation omitted). An arbitrary or capricious exercise of discretion is one that is “founded on

¹² In addition to NRS 293.530, the Petition cites to NRS 293.675 but fails to make any substantive arguments as to how the Registrar has supposedly violated this statute. NRS 293.675 describes the database that is established and maintained by the Secretary to collect and store information related to the preregistration and registration of Nevada voters. NRS 293.675(1). The statute provides that the voter list must be “regularly maintained to ensure the integrity of the registration process and the election process” and goes on to require that the Secretary enter into agreements with different agencies to match information in the statewide voter roll with those agencies’ records. NRS 293.675(3)(i); NRS 293.675(5)-(8). The only duty NRS 293.675 imposes on the Registrar, however, is the duty to electronically enter into the database all information related to voter preregistration and registration received by the Registrar and the duty to provide the Secretary with information concerning the voter registration of the county when requested, in the format required by the Secretary. NRS 293.675(4). Nothing in NRS 293.675 supports Petitioners’ request for a writ of mandamus for the Registrar to “investigate” their unsworn submission of a list of addresses.

1 prejudice or preference rather than on reason.” *Id.* 127 Nev. at 931-32, 267 P.3d at 784 (citation
2 omitted). Petitioners cannot meet their burden; the Registrar based her actions on sound reason.

3 Petitioners’ submission to the Registrar requested that she conduct an “investigation and
4 make any appropriate corrections to the voter rolls.” Pet. Ex. A. at 1. As discussed above, these
5 “corrections” could implicate removing voters from the voter rolls based on a change in residence.
6 The investigation and corrections Petitioners requested are the exact sort of activities that are
7 prohibited under the NVRA during the 90 days before a federal election. *See* 52 U.S.C. §
8 20507(c)(2) (“A State shall complete, not later than 90 days prior to the date of a [federal] primary
9 or general election . . . , any program the purpose of which is to systematically remove the names
10 of ineligible voters from the official lists of eligible voters.”). Petitioners sent their submission
11 to the Registrar on April 11, 2024, within the 90 days before the June 11, 2024 primary election
12 (and Petitioners initiated this lawsuit on May 10, 2024, also within the same 90-day period).

13 The “90-day deadline applies to *State list maintenance verification activities* such as
14 general mailers and door-to-door canvasses.” *See* U.S. Dep’t of Justice, Voter Registration List
15 Maintenance: Guidance under Section 8 of the National Voter Registration Act, 52 U.S.C. §
16 20507 at 4 (Sept. 2024), <https://www.justice.gov/crt/media/1366561/dl> (emphasis added). For
17 this reason, the Registrar’s office explained to PILF, “we are within the 90 day list maintenance
18 window as described by the NVRA which started back in March, therefore any action would have
19 to be taken after the June[]primary.” Pet. Ex. B at 1. The Registrar’s decision not to fulfill
20 PILF’s request was squarely founded on reason.

21 **4. Petitioners do not have a clear right to relief because the data**
22 **submitted is not reasonable and reliable such that the Registrar could**
23 **act on it.**

24 The Registrar may use any reliable and reasonable means available to correct the voter
25 registration list and to determine whether a registered voter’s current residence is other than that

26 //

1 indicated on the voter's application to register to vote. NRS 293.530(1). Petitioners' data is
2 neither reliable nor reasonable, and the Registrar therefore had no discretion to act on it.

3 Noting that Nevada has recently expanded voting by mail, which requires the Registrar to
4 send a mail ballot to each active registered voter, Petitioners feign concern about "mail ballots
5 being sent to incorrect addresses," yet present a list of addresses associated with primarily inactive
6 and cancelled voters to the Registrar, voters who do not as a matter of law receive a mail ballot.
7 Pet. ¶ 7; NRS 293.0653; NRS 293.269911. Ignoring that the decision to use information pursuant
8 NRS 293.530(1) is in the discretion of the Registrar, in seeking a writ of mandamus, Petitioners
9 expect this Court to presume that their list of addresses, which fails to identify a single active
10 registered voter by name and which they concede includes addresses of voters already identified
11 as inactive, is reliable and reasonable.¹³ Pet. Ex. B at 2. It is neither.¹⁴

12 Petitioners demand that the Registrar investigate 465 W. Second Street. Pet. ¶ 20.u. This
13 location formerly housed the Seven Eleven Motor Lodge, which was a motel where people
14 certainly could have resided prior to its demolition. *Id.* Of the 21 voters that used this address as
15 the last residential address at which they were registered to vote, the registration of 14 have
16 already been cancelled and the remaining 7 have had their status changed to inactive. Ex. A ¶ 5;
17 Ex. B at 1-21.

18 Similarly, Petitioners identify the site of the former Morris Burner Hostel at 400 E. Fourth
19 Street as an address warranting the investigation of the Registrar. Pet. ¶ 20.w. Of the 58 voters
20 that have this address as their most recent residential address on their voter registration, the
21 registration of 50 have already been cancelled, 6 have had their status changed to inactive, and
22

23
24 ¹³ The submission by Petitioners is not based on personal knowledge of a voter's residence, a requirement the
25 Legislature has determined is mandatory when a person is challenging another person's right to vote based on
26 assertions that they do not reside at their registered address. NRS 293.535(1); NRS 293.547(2)(b).

¹⁴ Even if the list were reasonable and reliable, the NVRA requires the Registrar to conduct list maintenance
activities in a manner that is "uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965."
52 U.S.C. § 20507(b)(1). As detailed below, an investigation of only a portion of the addresses to determine reliability
of the data submitted demonstrates that the list submitted by Petitioners largely targets marginalized populations,
including those that resided in extended stay motels and hostels.

1 only 1 voter continues to have an active voter registration at this address. Ex. A ¶ 6; Ex. B at 22-
2 79. That single active registered voter was sent a written notice pursuant to NRS 293.530(c) in
3 the normal course of the Registrar’s list maintenance activities following the June 11, 2024,
4 primary because a mail ballot sent was returned undeliverable. Ex. A ¶ 6. This registered voter
5 was one of the more than 45,000 Washoe County registered voters who were sent written address
6 confirmation notices based on the Registrar’s ongoing list maintenance programs following the
7 primary election. *Id.* ¶¶ 3, 6.

8 Petitioners also identify the former Mardi Gras Motor Lodge at 200 W. Fourth Street as
9 an address being listed as a residence on the Nevada voter roll, which until 2021 was a motel
10 where people certainly could have resided. Petition Pet. ¶ 20.e. Of the 16 voters that have this
11 address as their most recent residential address, the registration of 13 have already been cancelled,
12 two have had their status changed to inactive, and only one voter continues to have an active
13 registration at this address. Ex. A ¶ 7; Ex. B at 80-95. Just as occurred with the single active
14 registered voter still registered at the former Morris Burner Hostel, in the ordinary course of the
15 Registrar’s list maintenance activities following the primary election on June 11, 2024, the single
16 active voter registered at the former Mardi Gras Motor Lodge was identified by an undeliverable
17 mail ballot and has been sent a written address confirmation notice to start the required process
18 pursuant to NRS 293.530(c). *Id.* ¶¶ 3, 7.

19 Petitioners demand that the Registrar investigate 128 E. Sixth Street, a lot that previously
20 contained a single-family home but continues to be included as a residential address on the
21 Nevada voter roll. Pet. ¶ 20.d. Unsurprisingly, a review of voter history for this address
22 demonstrates that three voters were previously registered at this address, which Petitioners
23 concede was a home; however, two of those registrations have been cancelled and the other is
24 already inactive. Ex. A ¶ 8; Ex. B at 96-98.

25 Petitioners identified 2745 Elementary Drive, a local park with “acres of open space,” as
26 an address that should be investigated because “on information and belief, no one resides at this

1 location despite one individual listing it as a residence on the Nevada voter roll.” Pet. ¶ 20.a.
2 Petitioners again fail to note that this registered voter’s status is already inactive. Ex. A ¶ 9; Ex.
3 B at 99. The voter registered the park as the place she actually resides and the local homeless
4 shelter prior to 2021, located at 335 Record St., as her mailing address. Ex. B at 99. The
5 Petitioner’s demand for the Registrar to investigate this already inactive voter is meritless.

6 It is unclear why Petitioners have brought 135 N. Sierra Street, A-1, to the attention of the
7 Registrar and Court, Pet. ¶ 20.f, as the four voters that have used this U.S.P.S. Approved Postal
8 Provider address as their residential address have already been cancelled or made inactive. As no
9 active voters are registered at this address, Petitioners cannot genuinely assert concern. Ex. A ¶
10 10; Ex. B at 100-103.

11 Petitioners purportedly inspected the automotive shop at 1500 E. Fourth Street and note
12 that, at this time, there do not appear to be any “living quarters or vehicles at the location.” Pet.
13 ¶ 20.h. Significantly, in addressing this address, Petitioners appear to acknowledge that a person
14 living in their vehicle could legally register to vote at a business address if they actually reside
15 there. *Id.*; *see also* NRS 293.507(4)(c). Nonetheless, Petitioners’ findings are consistent with
16 Washoe County voter records as the status of the voter that most recently used this address as his
17 residence is already inactive. Ex. A ¶ 11; Ex. B at 104.

18 Petitioners assert, based on the observations of their “site visitors,” that the address at
19 2501 E. Fourth Street is a restaurant and, as far as they can tell, nobody lives there. Pet. ¶ 20.i.
20 The site visitors noted that there are residential buildings immediately adjacent to the restaurant
21 but believe those residences have different street addresses. *Id.* The Petition does nothing to
22 explain why some voters registered at this address specifically identify their residence as “Apt.
23 A.” Ex. A ¶ 12; Ex. B at 105, 110. Certainly, this suggests the “site visitors” may not be able to
24 adequately observe the possible subdivision of mixed-use buildings in their quest to question

25 //

26 //

1 citizens' right to vote.¹⁵ There are currently five active voters registered at this address, and two
2 specifically note that their residence is 2501 E. Fourth Street, "A." *Id.*; Ex. B at 105-112. Three
3 voters previously registered to this address have had their registration cancelled. *Id.*

4 With regard to 1920 Glendale Avenue, Petitioners identify the free-standing building as
5 the current home to "All Star Rents," and assert that "on information and belief, no one resides at
6 this location despite it being listed as a residence on the Nevada voter roll." Pet. ¶ 20.ss. It is
7 again unclear what the Petitioners' objective is as this address attaches to one cancelled voter and
8 one voter who has already been moved to inactive status. Ex. A ¶ 13; Ex. B at 113-114. Similarly,
9 Petitioners contend that "on information and belief," no one resides at 218 Vassar Street. Pet.
10 ¶20.n. The voter registered at this address was previously made inactive in the ordinary course
11 of Washoe County's voter registration list maintenance. Ex. A ¶ 14; Ex. B at 115.

12 This is not an exhaustive review of the addresses submitted by Petitioners, but rather
13 evidence that this private-party list of addresses compiled by unidentified "site visitors" based
14 "on information and belief" regarding the nature of a building, is not reasonable or reliable
15 information available to the Registrar to determine whether an unnamed registered voter's current
16 residence is other than that indicated on the voter's application to register to vote. Many of the
17 voters associated with the addresses provided have already been cancelled or been marked as
18 inactive status in the ordinary course of the Registrar's list maintenance activities, so it is not
19 reasonable or reliable to utilize this information to take action to correct the list, as contemplated
20 by NRS 293.530. *See* Ex. A at ¶ 15.

21 It is important to note that the NVRA and state law place strict limitations on when a state
22 may cancel a voter's registration. 52 U.S.C. §§ 20507(a)(3)-(4), (b)-(d); NRS 293.540; NRS

23
24
25 ¹⁵ This may be a perfect example of why the Legislature requires a person challenging another person's residence
26 to file a written challenge only if 1) the person is registered to vote in the same precinct as the person whose right to
vote is challenged, 2) the challenge is based on the personal knowledge of the registered voter, and 3) the challenge is
signed and verified by the registered voter and names the person whose right to vote is challenged and the ground of
the challenge. NRS 293.547. Petitioners cannot satisfy the requirements set by the Legislature and should not be
permitted to circumvent the legal processes in place.

1 293.541. Aside from very narrow circumstances where the Registrar is authorized to cancel a
2 registration, including on the confirmed death of the voter or at the voter's request, a registered
3 voter's status can only be cancelled if the voter fails to respond to a mailed written notice and
4 fails to appear to vote in the subsequent two general elections. *Id.*; NRS 293.530(c). Maintaining
5 inactive voters on the state's voter rolls is not evidence of a failure to maintain the rolls but rather
6 a direct result of the laws put in place to ensure eligible voters are not erroneously deprived of
7 their right to vote.

8 **C. The Petition is not supported by an affidavit, which alone justifies denial.**

9 NRS 34.170 provides that a writ of mandamus may be issued "upon affidavit, on the
10 application of the party beneficially interested." The failure to include a supporting affidavit is an
11 independent basis to deny a mandamus petition. *See, e.g., White v. Eighth Jud. Dist. Ct.*, Case No.
12 85312, 2022 WL 4769408, at *1 (Nev. Sept. 30, 2022) (unpublished disposition) (denying
13 mandamus relief because pro se petitioner failed to "verify the petition by affidavit or declaration
14 of the petitioner" in violation of NRS 34.170 and NRAP 21(a)(5), among other requirements);
15 *Sgro & Roger v. Eighth Jud. Dist. Ct.*, Case No. 76418, 2018 WL 3624635, at *1 & n.1 (Nev. July
16 20, 2018) (unpublished disposition) (denying mandamus relief—an "extraordinary and
17 discretionary intervention"—due in pertinent part to "Petitioner's failure to provide an affidavit of
18 the party beneficially interested [under] NRS 34.170" as a "bas[i]s on which to deny this writ
19 petition"); *United Road Towing, Inc. v. Eighth Jud. Dist. Ct.*, Case No. 69538, 2016 WL 606001,
20 at *1 & n.1 (Nev. Feb. 12, 2016) (unpublished disposition) (similar). Petitioners disregarded their
21 obligation to support the petition with an affidavit, and their facially deficient Petition must be
22 denied.

23 **V. CONCLUSION**

24 Petitioners did not comply with NRS 293.535 or NRS 293.547 to challenge the residency
25 of any named voter. Instead, they submitted a list of addresses to the Registrar and demanded
26 investigation. They have no legal right to such an investigation, and the Registrar has no duty to

1 act under these circumstances. NRS 293.530 specifically gives the Registrar discretion to utilize
2 reasonable and reliable information to confirm the residence of registered voters. In this instance,
3 the Registrar has determined the information provided is not reasonable and reliable to utilize to
4 determine discrepancies in the addresses of voters, but even if it were, the discretion specifically
5 granted by NRS 293.530 makes a writ of mandamus inappropriate absent any evidence of an
6 abuse of discretion. Additionally, Petitioners lack standing to bring this matter, and the Petition
7 is facially deficient as it is not supported by an affidavit. The Petition for Writ of Mandamus
8 must be denied.

9 **AFFIRMATION PURSUANT TO NRS 239B.030**

10 The undersigned hereby affirm that the preceding document does not contain the social
11 security number of any person.

12 Dated: October 28, 2024.

13
14 CHRISTOPHER J. HICKS
15 District Attorney

AARON D. FORD
Attorney General

16 By /s/ Elizabeth Hickman
17 ELIZABETH HICKMAN
18 Deputy District Attorney
19 One South Sierra Street
20 Reno, NV 89501
21 (775) 337-5700

By /s/ Laena St-Jules
LAENA ST-JULES
Senior Deputy Attorney General
DEVIN A. OLIVER
Deputy Attorney General
100 N. Carson Street
Carson City, NV 89701
(775) 684-1100

22 ATTORNEYS FOR CARI-ANN BURGESS

ATTORNEYS FOR FRANCISCO V.
AGUILAR

1 **CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5, I certify that I am an employee of the Office of the District Attorney
3 of Washoe County, over the age of 21 years and not a party to nor interested in the within action.

4 I certify that on this date, I deposited for mailing in the county mail system for deposit in the
5 U.S. Mails, with postage fully prepaid, a true and correct copy of the foregoing document in an
6 envelope addressed to the following:

7 ROBERT GOLAN-VILELLA, ESQ.
8 ELIAS LAW GROUP, LLP
9 250 MASSACHUSETTS AVE NW, STE. 400
10 WASHINGTON, DC 20001

11 KAYLAN HUGHES LYTTLE-PHILLIPS, ESQ.
12 PUBLIC INTEREST LEGAL FOUNDATION
13 107 S. WEST STREET, STE. 700
14 ALEXANDRIA, VA 22314

15 RICHARD A. MEDINA, ESQ.
16 ELIAS LAW GROUP, LLP
17 250 MASSACHUSETTS AVE NW, STE. 400
18 WASHINGTON, DC 20001

19 I certify that on this date, the foregoing was electronically filed with the Second Judicial
20 District Court by using the ECF System. Electronic service of the foregoing document shall be
21 made in accordance with the Master Service List as follows:

22 DEVIN OLIVER, ESQUIRE

23 LAENA ST-JULES, ESQUIRE

24 DAVID O'MARA, ESQUIRE

25 BRADLEY SCHRAGER, ESQUIRE

26 Dated this 28th day of October, 2024.

/s/ N. Stapledon

N. Stapledon

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

EXHIBIT INDEX

		No. of Pages
Exhibit A	Declaration of Andrew McDonald	5 Pages
Exhibit B-1 ¹⁶	Voter Records	57 Pages
Exhibit B-2	Voter Records	58 Pages

RETRIEVED FROM DEMOCRACYDOCKET.COM

EXHIBIT INDEX

¹⁶ Exhibit B was filed in two parts as it exceeded the size limitation for electronically filed exhibits.

FILED
Electronically
CV24-01051
2024-10-28 01:43:22 PM
Alicia L. Lerud
Clerk of the Court
Transaction # 10645156 : bblough

EXHIBIT A

RETRIEVED FROM DEMOCRACYDOCKET.COM

EXHIBIT A

1

2

4

7

2

5

1 person to challenge the residency of another voter. Both NRS 293.535 and NRS 293.547 require
2 a person to provide an affidavit based on personal knowledge when challenging the residence of
3 a voter. Additionally, the list submitted by PILF only includes addresses and fails to identify any
4 registered voters at all. Last, on June 20, 2024, when ROV staff researched the voter information
5 associated with several of the addresses provided by PILF, it was clear the list was not something
6 reasonable or reliable to utilize for list maintenance as many of the addresses identified by PILF
7 were associated with voters who have already been changed to inactive or cancelled in the
8 ordinary course of list maintenance activities.

9 5. The letter identified 465 W. Second Street as an address warranting investigation.
10 As of June 20, 2024, voter history records associated with this address show that of the 21 voters
11 that had 465 W. Second Street as their most recent residential address, the registration of 14 have
12 already been cancelled and the remaining 7 have had their status changed to inactive. A true and
13 correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 465 W
14 Second Street as their last address are attached as Ex. B at 001-021.

15 6. The letter identified 400 E. Fourth Street as an address warranting the
16 investigation of the Registrar. As of June 20, 2024, of the 58 voters that listed this address as
17 their most recent address, the registration of 50 have already been cancelled, 6 have had their
18 status changed to inactive, and only 1 voter continues to have an active registration at this
19 address. A true and correct copy of the Voter Information Reports, as of June 20, 2024, for
20 voters with 400 E. Fourth Street as their last address are attached as Ex. B at 022-079. That
21 single active registered voter was sent a written notice pursuant to NVRA 8(d)(2) and NRS
22 293.530(c) in the normal course of list maintenance activities following the June 11, 2024,
23 primary because a mail ballot sent was returned undeliverable.

24 7. The letter identifies 200 W. Fourth Street as an address being listed as a residence
25 on the Nevada voter roll. As of June 20, 2024, of the 16 voters that have been registered at this
26 address, the registration of 13 have already been cancelled, 2 have had their status changed to
inactive, and only one voter continues to have an active registration at this address. A true and

1 correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 200 W.
2 Fourth Street as their last address are attached as Ex. B at 080-095. Just as occurred with the
3 single active registered voter still registered at 400 E. Fourth St., in the ordinary course of the list
4 maintenance activities following the primary election on June 11, 2024, the single active voter
5 registered at 200 W. Fourth Street was identified as warranting further investigation of his
6 address by an undeliverable mail ballot and sent a written address confirmation notice on or
7 about June 26, 2024.

8 8. The letter requested investigation of 128 E. Sixth Street. A review of voter
9 histories that list this address as the last residential address, as of June 20, 2024, demonstrates
10 that three voters were previously registered; however, two of those registrations have been
11 cancelled and the other is already inactive. A true and correct copy of the Voter Information
12 Reports, as of June 20, 2024, for voters with 128 E. Sixth Street as their last address are attached
13 as Ex. B at 096-098.

14 9. The letter identified 2745 Elementary Drive as an address that warrants
15 investigation. As of June 20, 2024, the only registered voter that used this address as their last
16 residential address is already inactive. A true and correct copy of the Voter Information Report,
17 as of June 20, 2024, for the voter with 2745 Elementary Drive as her last address is attached as
18 Ex. B at 99.

19 10. The letter requests investigation of 135 N. Sierra Street, A-1. All four voters that
20 used this address as their last residential address, as of June 20, 2024, are already inactive or
21 cancelled. A true and correct copy of the Voter Information Reports, as of June 20, 2024, for
22 voters with 135 N. Sierra Street, A-1 as their last address are attached as Ex. B at 100-103.

23 11. The single voter who was registered at 1500 E. Fourth Street, as of June 20, 2024,
24 is already inactive. A true and correct copy of the Voter Information Report, as of June 20,
25 2024, for the voter with 1500 E. Fourth Street as their last address is attached as Ex. B at 104.

26 12. The letter demands investigation of 2501 E. Fourth Street. As of June 20, 2024,
there are currently five active voters registered at this address, and two specifically note that their

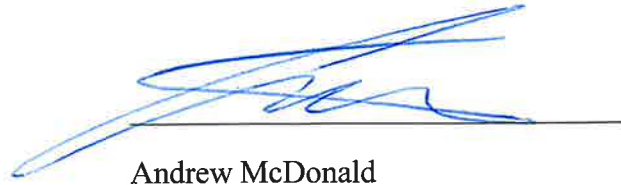
1 residence is 2501 E. Fourth Street “A,” suggesting the building at this address is subdivided.
2 Three voters previously registered to this address have had their registration cancelled. A true
3 and correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 2501 E.
4 Fourth Street are attached as Ex. B at 105-112.

5 13. The letter identifies 1920 Glendale Avenue as an address warranting
6 investigation; however, as of June 20, 2024, this address was only associated with one cancelled
7 voter and one voter who has already been moved to inactive status. A true and correct copy of
8 the Voter Information Reports, as of June 20, 2024, for voters with 1920 Glendale Avenue as
9 their last address are attached as Ex. B at 113-114.

10 14. One registered voter identifies his last residential address as 218 Vassar Street.
11 This voter was previously made inactive in the ordinary course of Washoe County’s voter
12 registration list maintenance. A true and correct copy of the Voter Information Report, as of
13 June 20, 2024, for the voter with 218 Vassar Street as their last address is attached as Ex. B at
14 115.

15 15. On June 20, 2024, the ROV’s office conducted research of addresses submitted by
16 PILF, which quickly demonstrated the information submitted was not reasonable or reliable
17 information on which voter list maintenance could be conducted. In addition to falling far short
18 of the requirements of NRS 293.535 and NRS 293.547, which are the statutes that govern private
19 party challenges of other voters, the information provided in the letter does not identify
20 registered voters but instead only addresses. A review of some of the addresses demonstrates the
21 letter provides information largely duplicative of list maintenance activities that have already
22 been uncovered in the ordinary course of business as many of the addresses identified are the last
23 registered residential address of voters who have already been cancelled or made inactive. It
24 would be unreasonable to devote resources to further investigation of a list largely containing
25 addresses to which active voters are not registered, and the list submitted by PILF is unreliable
26 insofar as the purported identification of addresses requiring “correction” contains primarily

1 addresses associated with voters who are not subject to further NRS 293.530 investigation
2 because they are already in inactive status or their registration is cancelled.

3
4 

5 Andrew McDonald
6 Washoe County Deputy Registrar of Voters
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

RETRIEVED FROM DEMOCRACYDOCKET.COM

FILED
Electronically
CV24-01051
2024-10-28 01:43:22 PM
Alicia L. Lerud
Clerk of the Court
Transaction # 10645156 : bblough

EXHIBIT B-1

RETRIEVED FROM DEMOCRACYDOCKET.COM

EXHIBIT B-1

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 190629

NAME:

RESIDENCE: 465 W 2ND ST 25

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX: PO BOX 625

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89503

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 10/04/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_001

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 433389

NAME:

RESIDENCE: 465 W 2ND ST 25

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX: PO BOX 625

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89504

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: OTHER

REG DATE: 12/07/2018

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_002

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 333756

NAME:

RESIDENCE: 465 W 2ND ST 10

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 03/29/2005

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_003

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 584804

NAME:

RESIDENCE: 465 W 2ND ST 7

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 01/07/2019

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_004

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 335598

NAME:

RESIDENCE: 465 W 2ND ST 5

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 08/04/2004

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_005

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 426788

NAME:

RESIDENCE: 465 W 2ND ST

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/08/2008

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_006

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 378266

NAME:

RESIDENCE: 465 W 2ND ST 19

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 08/25/2006

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_007

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 406209

NAME:

RESIDENCE: 465 W 2ND ST #15

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 05/10/2021

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_008

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 404829

NAME:

RESIDENCE: 465 W 2ND ST 18

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 05/12/2008

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_009

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 606058

NAME:

RESIDENCE: 465 W 2ND ST

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 08/17/2018

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_010

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 462521

NAME:

RESIDENCE: 465 W 2ND ST 21

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 03/07/2012

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_011

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 630248

NAME:

RESIDENCE: 465 W 2ND ST 10

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 07/29/2019

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_012

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 454200

NAME:

RESIDENCE: 465 W 2ND ST 12

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 06/24/2011

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_013

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 591879

NAME:

RESIDENCE: 465 W 2ND ST 10

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 07/29/2019

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_014

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 597082

NAME:

RESIDENCE: 465 W 2ND ST 6

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: REPUBLICAN PARTY

REG DATE: 05/04/2018

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_015

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 420000

NAME:

RESIDENCE: 465 W 2ND ST

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 06/28/2014

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_016

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 689878

NAME:

RESIDENCE: 465 W 2ND ST

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 06/10/2021

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_017

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 524255

NAME:

RESIDENCE: 465 W 2ND ST 7

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 07/30/2015

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_018

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 554318

NAME:

RESIDENCE: 465 W 2ND ST 16

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 08/15/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_019

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 264898

NAME:

RESIDENCE: 465 W 2ND ST

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 02/12/1997

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_020

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 181

NAME:

RESIDENCE: 465 W 2ND ST 1

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 06/07/1995

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_021

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 97055

NAME:

RESIDENCE: 400 E 4TH ST 222

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 03/05/1998

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_022

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 96478

NAME:

RESIDENCE: 400 E 4TH ST 207

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 09/01/1994

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_023

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 670919

NAME:

RESIDENCE: 400 E 4TH ST 301

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: REPUBLICAN PARTY

REG DATE: 09/16/2020

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_024

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 65652

NAME:

RESIDENCE: 400 E 4TH ST 216

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 03/16/1994

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_025

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 652720

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: 1680 MILL ST APT G

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89502

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: NON PARTISAN

REG DATE: 04/03/2024

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_026

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 651907

NAME:

RESIDENCE: 400 E 4TH ST 208

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 03/02/2020

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_027

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 625284

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: PO BOX 3805

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89505

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 03/16/2019

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_028

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 625016

NAME:

RESIDENCE: 400 E 4TH ST 214

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 03/07/2019

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_029

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 624299

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 02/20/2019

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_030

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 604415

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 07/13/2018

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_031

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 602899

NAME:

RESIDENCE: 400 E 4TH ST 312

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 07/24/2018

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_032

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 600363

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 06/22/2018

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_033

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 579123

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: 400 E 4TH ST

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89512

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

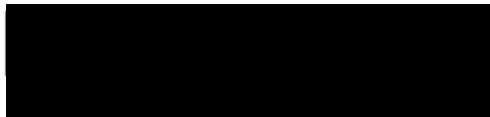
REG DATE: 04/01/2017

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:



EX.B_034

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 572075

NAME:

RESIDENCE: 400 E 4TH ST 27

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 09/13/2016

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_035

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 552384

NAME:

RESIDENCE: 400 E 4TH ST 314

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 03/12/2020

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

12

EX.B_036

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 54899

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 08/05/2000

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_037

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 543498

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 04/11/2016

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_038

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 537181

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 11/19/2015

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_039

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 521303

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 05/13/2015

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_040

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 494868

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 06/21/2016

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_041

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 480754

NAME:

RESIDENCE: 400 E 4TH ST 309

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 11/04/2015

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_042

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 460781

NAME:

RESIDENCE: 400 E 4TH ST 12

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 01/24/2012

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_043

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 45096

NAME:

RESIDENCE: 400 E 4TH ST 322

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 09/26/2000

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_044

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 439364

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 10/06/2020

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_045

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 419683

NAME:

RESIDENCE: 400 E 4TH ST 317

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 09/17/2008

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_046

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 406673

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 06/15/2008

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_047

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 396105

NAME:

RESIDENCE: 400 E 4TH ST 217

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 12/31/2007

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_048

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 364766

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: OTHER

REG DATE: 04/29/2017

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_049

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 361232

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NEVADA GREEN PARTY

REG DATE: 10/25/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_050

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 359163

NAME:

RESIDENCE: 400 E 4TH ST 324

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/02/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_051

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 357511

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/01/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_052

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 357125

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/02/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_053

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 356388

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/02/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_054

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 351167

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 09/27/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_055

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 349813

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 09/17/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_056

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 329148

NAME:

RESIDENCE: 400 E 4TH ST 214

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 09/16/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_057

FILED
Electronically
CV24-01051
2024-10-28 01:43:22 PM
Alicia L. Lerud
Clerk of the Court
Transaction # 10645156 : bblough

EXHIBIT B-2

RETRIEVED FROM DEMOCRACYDOCKET.COM

EXHIBIT B-2

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 327636

NAME:

RESIDENCE: 1301 STARDUST ST 4

CITY/STATE/ZIP: RENO, NV 89503

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 06/11/2004

PRECINCT: 502200.00

PRECINCT NAME: RENO-VERDI 5022

POLLING PLACE: TOWLES ELEMENTARY SCHOOL
2800 KINGS ROW

SIGNATURE:

EX.B_058

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 324905

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 06/01/2006

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_059

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 300703

NAME:

RESIDENCE: 400 E 4TH ST 311

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 06/30/2004

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_060

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 296957

NAME:

RESIDENCE: 400 E 4TH ST 321

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 08/13/2002

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_061

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 295889

NAME:

RESIDENCE: 400 E 4TH ST 302

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 09/11/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_062

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 278943

NAME:

RESIDENCE: 400 E 4TH ST 321

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 11/03/2000

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_063

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 26263

NAME:

RESIDENCE: 400 E 4TH ST 308

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 04/03/1995

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_064

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 259708

NAME:

RESIDENCE: 400 E 4TH ST 303

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NEVADA GREEN PARTY

REG DATE: 06/07/2000

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_065

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 258094

NAME:

RESIDENCE: 400 E 4TH ST 323

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 06/22/1998

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_066

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 257356

NAME:

RESIDENCE: 400 E 4TH ST 309

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 06/25/2008

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_067

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 250515

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: P O BOX 33027

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89533

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 08/02/1996

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_068

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 241703

NAME:

RESIDENCE: 400 E 4TH ST 321

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/17/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_069

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 240724

NAME:

RESIDENCE: 400 E 4TH ST 210

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 06/23/1993

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_070

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 240711

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 03/28/1994

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_071

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 232621

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: P O BOX 1264

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89504

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 05/22/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_072

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 212470

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 06/17/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_073

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 210699

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 02/11/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_074

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 169571

NAME:

RESIDENCE: 400 E 4TH ST 209

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 04/13/1998

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_075

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 158088

NAME:

RESIDENCE: 400 E 4TH ST 201

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/02/1996

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_076

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 144030

NAME:

RESIDENCE: 400 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 12/02/1994

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_077

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 125777

NAME:

RESIDENCE: 400 E 4TH ST 212

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 01/31/1997

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_078

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 116190

NAME:

RESIDENCE: 400 E 4TH ST 212

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 04/28/1992

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_079

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 95241

NAME:

RESIDENCE: 200 W 4TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX: 311 E LIBERTY ST

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89501

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 08/16/2010

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_080

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 148224

NAME:

RESIDENCE: 200 W 4TH ST 111

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX: PO BOX 4122

MAIL CITY: SPARKS

MAIL STATE/ZIP: NV 89432

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: INDEPENDENT AMERICAN

REG DATE: 08/02/2010

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_081

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 343098

NAME:

RESIDENCE: 200 W 4TH ST 101

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 08/31/2004

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_082

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 345987

NAME:

RESIDENCE: 200 W 4TH ST 119

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 09/13/2007

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_083

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 353632

NAME:

RESIDENCE: 200 W 4TH ST 115

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 09/30/2004

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_084

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 356850

NAME:

RESIDENCE: 200 W 4TH ST 107

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 09/27/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_085

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 420934

NAME:

RESIDENCE: 200 W 4TH ST 110

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX: 960 SE HIGHWAY #101

MAIL CITY: LINCOLN CITY

MAIL STATE/ZIP: OR 97367

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 09/22/2008

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_086

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 428850

NAME:

RESIDENCE: 200 W 4TH ST 115

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: INDEPENDENT AMERICAN

REG DATE: 10/10/2008

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_087

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 478493

NAME:

RESIDENCE: 200 W 4TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 10/03/2012

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_088

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 489537

NAME:

RESIDENCE: 200 W 4TH ST 116

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 10/06/2012

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_089

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 508315

NAME:

RESIDENCE: 200 W 4TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 07/07/2014

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_090

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 551702

NAME:

RESIDENCE: 200 W 4TH ST 105

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 07/18/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_091

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 562720

NAME:

RESIDENCE: 200 W 4TH ST 101

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NEVADA GREEN PARTY

REG DATE: 09/13/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_092

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 568008

NAME:

RESIDENCE: 200 W 4TH ST 11

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NEVADA GREEN PARTY

REG DATE: 09/30/2016

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_093

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 577380

NAME:

RESIDENCE: 200 W 4TH ST 110

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 01/19/2017

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_094

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 644988

NAME:

RESIDENCE: 200 W 4TH ST 10

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 01/29/2020

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_095

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 628327

NAME:

RESIDENCE: 128 E 6TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 06/06/2019

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_096

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 35476

NAME:

RESIDENCE: 128 E 6TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 01/01/1991

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_097

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 35260

NAME:

RESIDENCE: 128 E 6TH ST

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 01/01/1991

PRECINCT: 103900.00

PRECINCT NAME: RENO-VERDI 1039

POLLING PLACE: RENO HIGH SCHOOL

395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_098

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 609917

NAME:

RESIDENCE: 2745 ELEMENTARY DR

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: 335 RECORD ST

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89512

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 09/15/2018

PRECINCT: 910300.00

PRECINCT NAME: RENO-VERDI 9103

POLLING PLACE: YOU ARE IN A MAILING PRECINCT

Vote Return Ballot v a Mail

SIGNATURE:

EX.B_099

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 764553

NAME:

RESIDENCE: 135 N SIERRA ST STE A1

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: RLB

REG DATE: 08/17/2023

PRECINCT: 910300.00

PRECINCT NAME: RENO-VERDI 9103

POLLING PLACE: YOU ARE IN A MAILING PRECINCT

Vote Return Ballot v a Mail

SIGNATURE:

EX.B_100

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 745000

NAME:

RESIDENCE: 135 N SIERRA ST A1

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 07/29/2022

PRECINCT: 910300.00

PRECINCT NAME: RENO-VERDI 9103

POLLING PLACE: YOU ARE IN A MAILING PRECINCT

Vote Return Ballot v a Mail

SIGNATURE:

EX.B_101

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 743710

NAME:

RESIDENCE: 135 N SIERRA ST A1

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: NON PARTISAN

REG DATE: 07/18/2022

PRECINCT: 910300.00

PRECINCT NAME: RENO-VERDI 9103

POLLING PLACE: YOU ARE IN A MAILING PRECINCT

Vote Return Ballot v a Mail

SIGNATURE:

EX.B_102

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 743168

NAME:

RESIDENCE: 135 N SIERRA ST A1

CITY/STATE/ZIP: RENO, NV 89501

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: NON PARTISAN

REG DATE: 07/18/2022

PRECINCT: 910300.00

PRECINCT NAME: RENO-VERDI 9103

POLLING PLACE: YOU ARE IN A MAILING PRECINCT

Vote Return Ballot v a Mail

SIGNATURE:

EX.B_103

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 257607

NAME:

RESIDENCE: 1500 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: 1400 E 7TH ST

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89512

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: REPUBLICAN PARTY

REG DATE: 12/09/2011

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_104

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 283255

NAME:

RESIDENCE: 2501 E 4TH ST A

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 12/17/2022

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_105

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 338564

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX: 2501 E 4TH ST

MAIL CITY: RENO

MAIL STATE/ZIP: NV 89512

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: NON PARTISAN

REG DATE: 09/25/2021

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_106

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 511616

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 09/11/2014

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_107

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 362

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 10/08/1953

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_108

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 779403

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: NON PARTISAN

REG DATE: 10/03/2023

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_109

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 403232

NAME:

RESIDENCE: 2501 E 4TH ST APT A

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: NON PARTISAN

REG DATE: 01/17/2024

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_110

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 34598

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: DEMOCRATIC PARTY

REG DATE: 09/13/1995

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_111

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 794475

NAME:

RESIDENCE: 2501 E 4TH ST

CITY/STATE/ZIP: RENO, NV 89512

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: ACTIVE

PARTY: NON PARTISAN

REG DATE: 04/11/2024

PRECINCT: 301100.00

PRECINCT NAME: RENO-VERDI 3011

POLLING PLACE: DOWNTOWN RENO LIBRARY
301 S CENTER ST

SIGNATURE:

EX.B_112

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 507804

NAME:

RESIDENCE: 1920 GLENDALE AVE

CITY/STATE/ZIP: SPARKS, NV 89431

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: CANCELED

PARTY: REPUBLICAN PARTY

REG DATE: 07/10/2014

PRECINCT: 610700.00

PRECINCT NAME: SPARKS 6107

POLLING PLACE: WOOSTER HIGH SCHOOL
1331 PLUMB LN - FREEWAY SIDE ENTRANCE

SIGNATURE:

EX.B_113

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 507802

NAME:

RESIDENCE: 1920 GLENDALE AVE

CITY/STATE/ZIP: SPARKS, NV 89431

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: REPUBLICAN PARTY

REG DATE: 07/10/2014

PRECINCT: 610700.00

PRECINCT NAME: SPARKS 6107

POLLING PLACE: WOOSTER HIGH SCHOOL
1331 PLUMB LN - FREEWAY SIDE ENTRANCE

SIGNATURE:

EX.B_114

VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID: 428874

NAME:

RESIDENCE: 218 VASSAR ST

CITY/STATE/ZIP: RENO, NV 89502

CARE OF:

STREET/BX:

MAIL CITY:

MAIL STATE/ZIP:

COUNTRY:

PHONE NUMBER:

BIRTH DATE:

STATUS: INACTIVE

PARTY: DEMOCRATIC PARTY

REG DATE: 05/16/2022

PRECINCT: 300900.00

PRECINCT NAME: RENO-VERDI 3009

POLLING PLACE: WOOSTER HIGH SCHOOL
1331 PLUMB LN - FREEWAY SIDE ENTRANCE

SIGNATURE:

EX.B_115