1

AN ACT concerning elections.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

Section 5. The Election Code is amended by changing
Sections 4-6, 4-6.2, 4-6.3, 4-8, 4-8.03, 4-10, 4-16, 5-5,
5-7, 5-7.03, 5-16.2, 5-16.3, 6-29, 6-35, 6-35.03, 6-43, 6-50,
6-50.2, and 6-50.3 as follows:

8 (10 ILCS 5/4-6) (from Ch. 46, par. 4-6)

Sec. 4-6. For the purpose of registering voters under 9 this Article in addition to the method provided for precinct 10 registration under Section 4-7, the office of the county 11 12 clerk shall be open every day, except Saturday, Sunday, and 13 legal holidays, from 9:00 a.m. to 5:00 p.m. On Saturdays the hours of registration shall be from 9:00 a.m. to 12:00 noon, 14 15 and such additional hours as the county clerk may designate. If, however, the county board otherwise duly regulates and 16 fixes the hours of opening and closing of all county offices 17 18 at the county seat of any county, such regulation shall control and supersede the hours herein specified. There shall 19 20 be no registration at the office of the county clerk or at the office of municipal and township or road district clerks 21 22 serving as deputy registrars during the <u>14</u> 27 days preceding any regular or special election at which the cards provided 23 in this Article are used, or until the 2nd day following such 24 regular or special election; provided, that if by reason of 25 the proximity of any such elections to one another the effect 26 27 of this provision would be to close registrations for all or any part of the 10 days immediately prior to such 14 27 day 28 period, the county clerk shall accept, solely for use in the 29 subsequent and not in any intervening election, registrations 30 and transfers of registration within the period from the 15th 31

1 27th to the 38th days, both inclusive, prior to such 2 subsequent election. In any election called for the submission of the revision or alteration of, 3 or the amendments to the Constitution, submitted by a Constitutional 4 5 Convention, the final day for registration at the office of 6 the election authority charged with the printing of the 7 ballot of this election shall be the 15th day prior to the date of election. 8

9 Any qualified person residing within the county or any 10 portion thereof subject to this Article may register or 11 re-register with the county clerk.

12 Each county clerk shall appoint one or more registration or re-registration teams for the purpose of accepting the 13 registration or re-registration of any voter who files 14 an 15 affidavit that he is physically unable to appear at any 16 appointed place of registration or re-registration. Each team shall consist of one member of each political party having 17 the highest and second highest number of registered voters in 18 19 the county. The county clerk shall designate a team to visit each disabled person and shall accept the registration or 20 21 re-registration of each such person as if he had applied for 22 registration or re-registration at the office of the county 23 clerk.

As used in this Article, "deputy registrars" and "registration officers" mean any person authorized to accept registrations of electors under this Article. (Source: P.A. 92-816, eff. 8-21-02.)

28 (10 ILCS 5/4-6.2) (from Ch. 46, par. 4-6.2)

Sec. 4-6.2. (a) The county clerk shall appoint all municipal and township or road district clerks or their duly authorized deputies as deputy registrars who may accept the registration of all qualified residents of their respective municipalities, townships and road districts. A deputy 1 registrar serving as such by virtue of his status as a 2 municipal clerk, or a duly authorized deputy of a municipal clerk, of a municipality the territory of which lies in more 3 4 than one county may accept the registration of any qualified resident of the municipality, regardless of which county the 5 resident, municipal clerk or the duly authorized deputy of 6 7 the municipal clerk lives in.

8 The county clerk shall appoint all precinct 9 committeepersons in the county as deputy registrars who may accept the registration of any qualified resident of the 10 11 county, except during the 14 27 days preceding an election.

The election authority shall appoint as deputy registrars 12 a reasonable number of employees of the Secretary of State 13 located at driver's license examination 14 stations and designated to the election authority by the Secretary of 15 16 State who may accept the registration of any qualified 17 residents of the county at any such driver's license examination stations. The appointment of employees of 18 the 19 Secretary of State as deputy registrars shall be made in the manner provided in Section 2-105 of the Illinois Vehicle 20 21 Code.

22 The county clerk shall appoint each of the following 23 named persons as deputy registrars upon the written request 24 of such persons:

25 1. The chief librarian, or a qualified person designated by the chief librarian, of any public library 26 situated within the election jurisdiction, who may accept 27 the registrations of any qualified resident of 28 the 29 county, at such library.

30 2. The principal, or a qualified person designated the principal, of any high school, elementary school, 31 by or vocational school situated within the election 32 jurisdiction, who may accept the registrations of any 33 qualified resident of the county, at such school. 34 The

1 county clerk shall notify every principal and 2 vice-principal of each high school, elementary school, and vocational school situated within the election 3 4 jurisdiction of their eligibility to serve as deputy 5 registrars and offer training courses for service as deputy registrars at conveniently located facilities at 6 7 least 4 months prior to every election.

8 3. The president, or a qualified person designated 9 by the president, of any university, college, community college, academy or other institution of 10 learning 11 situated within the election jurisdiction, who may accept the registrations of any resident of the county, at such 12 13 university, college, community college, academy or institution. 14

A duly elected or appointed official of a bona 15 4. 16 fide labor organization, or a reasonable number of qualified members designated by such official, who may 17 accept the registrations of any qualified resident of the 18 county. 19

5. A duly elected or appointed official of a 20 21 bonafide State civic organization, as defined and 22 determined by rule of the State Board of Elections, or 23 qualified members designated by such official, who may accept the registration of any qualified resident of 24 the 25 county. In determining the number of deputy registrars that shall be appointed, the county clerk shall consider 26 the population of the jurisdiction, the size of the 27 organization, the geographic size of the jurisdiction, 28 29 convenience for the public, the existing number of deputy registrars in the jurisdiction and their location, the 30 registration activities of the organization and the need 31 to appoint deputy registrars to assist and facilitate the 32 registration of non-English speaking individuals. In no 33 event shall a county clerk fix an arbitrary number 34

1 applicable to every civic organization requesting 2 appointment of its members as deputy registrars. The State Board of Elections shall by rule provide for 3 4 certification of bonafide State civic organizations. Such appointments shall be made for a period not to exceed 2 5 years, terminating on the first business day of the month 6 7 following the month of the general election, and shall be for all periods of voter registration as provided 8 valid 9 by this Code during the terms of such appointments.

10 6. The Director of the Illinois Department of 11 Public Aid, or a reasonable number of employees 12 designated by the Director and located at public aid 13 offices, who may accept the registration of any qualified 14 resident of the county at any such public aid office.

15 7. The Director of the Illinois Department of 16 Employment Security, or a reasonable number of employees 17 designated by the Director and located at unemployment 18 offices, who may accept the registration of any qualified 19 resident of the county at any such unemployment office.

8. The president of any corporation as defined by the Business Corporation Act of 1983, or a reasonable number of employees designated by such president, who may accept the registrations of any qualified resident of the county.

If the request to be appointed as deputy registrar is denied, the county clerk shall, within 10 days after the date the request is submitted, provide the affected individual or organization with written notice setting forth the specific reasons or criteria relied upon to deny the request to be appointed as deputy registrar.

31 The county clerk may appoint as many additional deputy 32 registrars as he considers necessary. The county clerk shall 33 appoint such additional deputy registrars in such manner that 34 the convenience of the public is served, giving due

1 consideration to both population concentration and area. 2 Some of the additional deputy registrars shall be selected so that there are an equal number from each of the 2 major 3 4 political parties in the election jurisdiction. The county 5 clerk, in appointing an additional deputy registrar, shall 6 make the appointment from a list of applicants submitted by 7 the Chairman of the County Central Committee of the applicant's political party. A Chairman of a County Central 8 9 Committee shall submit a list of applicants to the county clerk by November 30 of each year. The county clerk may 10 11 require a Chairman of a County Central Committee to furnish a 12 supplemental list of applicants.

Deputy registrars may accept registrations at any time 13 other than the 14 27 day period preceding an election. All 14 15 persons appointed as deputy registrars shall be registered 16 voters within the county and shall take and subscribe to the following oath or affirmation: 17

"I do solemnly swear (or affirm, as the case may be) that 18 19 I will support the Constitution of the United States, and the Constitution of the State of Illinois, and that I will 20 21 faithfully discharge the duties of the office of deputy registrar to the best of my ability and that I will register 22 23 no person nor cause the registration of any person except upon his personal application before me. 24

26 (Signature Deputy Registrar)" This oath shall be administered by the county clerk, 27 or by one of his deputies, or by any person qualified to take 28 acknowledgement of deeds and shall immediately thereafter be 29 30 filed with the county clerk.

25

Appointments of deputy registrars under this Section, 31 32 except precinct committeemen, shall be for 2-year terms, commencing on December 1 following the general election of 33 34 each even-numbered year; except that the terms of the initial 1 appointments shall be until December 1st following the next 2 general election. Appointments of precinct committeemen shall be for 2-year terms commencing on the date of the county 3 4 convention following the general primary at which they were 5 The county clerk shall issue a certificate of elected. appointment to each deputy registrar, and shall maintain in 6 7 his office for public inspection a list of the names of all 8 appointees.

9 The county clerk shall be responsible for training (b) deputy registrars appointed pursuant to subsection (a), 10 all 11 at times and locations reasonably convenient for both the 12 county clerk and such appointees. The county clerk shall be responsible for certifying and supervising 13 all deputy registrars appointed pursuant to subsection (a). 14 Deputy 15 registrars appointed under subsection (a) shall be subject to 16 removal for cause.

(c) Completed registration materials under the control 17 of deputy registrars, appointed pursuant to subsection (a), 18 19 shall be returned to the proper election authority within 7 days, except that completed registration materials received 20 21 by the deputy registrars during the period between the 35th 22 and <u>15th</u> 28th day preceding an election shall be returned by 23 the deputy registrars to the proper election authority within 48 hours after receipt thereof. The completed registration 24 25 materials received by the deputy registrars on the 15th 28th day preceding an election shall be returned by the deputy 26 24 hours after receipt thereof. Unused 27 registrars within materials shall be returned by deputy registrars appointed 28 pursuant to paragraph 4 of subsection (a), not later than the 29 30 next working day following the close of registration.

31 (d) The county clerk shall not be required to provide 32 additional forms to any deputy registrar having more than 200 33 registration forms unaccounted for during the preceding 12 34 month period. 1 (e) No deputy registrar shall engage in any 2 electioneering or the promotion of any cause during the 3 performance of his or her duties.

4 (f) The county clerk shall not be criminally or civilly
5 liable for the acts or omissions of any deputy registrar.
6 Such deputy registrars shall not be deemed to be employees of
7 the county clerk.

8 (Source: P.A. 92-816, eff. 8-21-02.)

9 (10 ILCS 5/4-6.3) (from Ch. 46, par. 4-6.3)

10 Sec. 4-6.3. The county clerk may establish a temporary place of registration for such times and at such locations 11 within the county as the county clerk may select. However, 12 no temporary place of registration may be in operation during 13 the 14 27 days preceding an election. Notice of the time and 14 15 place of registration under this Section shall be published by the county clerk in a newspaper having a general 16 17 circulation in the county not less than 3 nor more than 15 18 days before the holding of such registration.

Temporary places of registration shall be established so 19 20 that the areas of concentration of population or use by the public are served, whether by facilities provided in places 21 22 of private business or in public buildings or in mobile Areas which may be designated as temporary places of 23 units. 24 registration include, but are not limited to, facilities licensed or certified pursuant to the Nursing Home Care Act, 25 Soldiers' and Sailors' Homes, shopping centers, business 26 27 districts, public buildings and county fairs.

Temporary places of registration shall be available to the public not less than 2 hours per year for each 1,000 population or fraction thereof in the county.

All temporary places of registration shall be manned by deputy county clerks or deputy registrars appointed pursuant to Section 4-6.2. 1 (Source: P.A. 92-816, eff. 8-21-02.)

2 (10 ILCS 5/4-8) (from Ch. 46, par. 4-8)

3 4-8. The county clerk shall provide a sufficient Sec. number of blank forms for the registration of electors, which 4 5 shall be known as registration record cards and which shall consist of loose leaf sheets or cards, of suitable size to 6 contain in plain writing and figures the data hereinafter 7 required thereon or shall consist of computer cards of 8 suitable nature to contain the data required thereon. 9 The 10 registration record cards, which shall include an affidavit of registration as hereinafter provided, shall be executed in 11 12 duplicate.

13 The registration record card shall contain the following 14 and such other information as the county clerk may think it 15 proper to require for the identification of the applicant for 16 registration:

Name. The name of the applicant, giving surname and first or Christian name in full, and the middle name or the initial for such middle name, if any.

20 Sex.

21 Residence. The name and number of the street, avenue, or other location of the dwelling, including the apartment, unit 22 or room number, if any, and in the case of a mobile home the 23 24 number, and such additional clear and definite lot. 25 description as may be necessary to determine the exact location of the dwelling of the applicant. Where the location 26 cannot be determined by street and number, then the section, 27 28 congressional township and range number may be used, or such 29 other description as may be necessary, including post-office mailing address. In the case of a homeless individual, the 30 31 individual's voting residence that is his or her mailing address shall be included on his or her registration record 32 33 card.

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1 Term of residence in the State of Illinois and precinct. 2 This information shall be furnished by the applicant stating 3 the place or places where he resided and the dates during 4 which he resided in such place or places during the year next 5 preceding the date of the next ensuing election.

Nativity. The state or country in which the applicantwas born.

8 Citizenship. Whether the applicant is native born or 9 naturalized. If naturalized, the court, place, and date of 10 naturalization.

11 Date of application for registration, i.e., the day, 12 month and year when applicant presented himself for 13 registration.

14 Age. Date of birth, by month, day and year.

15 Physical disability of the applicant, if any, at the time 16 of registration, which would require assistance in voting.

17 The county and state in which the applicant was last 18 registered.

19 Signature of voter. The applicant, after the 20 registration and in the presence of a deputy registrar or 21 other officer of registration shall be required to sign his 22 or her name in ink to the affidavit on both the original and 23 duplicate registration record cards.

Signature of deputy registrar or officer of registration. In case applicant is unable to sign his name, he may affix his mark to the affidavit. In such case the officer empowered to give the registration oath shall write a detailed description of the applicant in the space provided on the back or at the bottom of the card or sheet; and shall ask the following questions and record the answers thereto:

31 Father's first name.

32 Mother's first name.

33 From what address did the applicant last register?

34 Reason for inability to sign name.

1	Each applicant for registration shall make an affidavit
2	in substantially the following form:
3	AFFIDAVIT OF REGISTRATION
4	STATE OF ILLINOIS
5	COUNTY OF
6	I hereby swear (or affirm) that I am a citizen of the
7	United States; that on the date of the next election I shall
8	have resided in the State of Illinois and in the election
9	precinct in which I reside 30 days and that I intend that
10	this location shall be my residence; that I am fully
11	qualified to vote, and that the above statements are true.
12	
13	(His or her signature or mark)
14	Subscribed and sworn to before me on (insert date).
15	
16	Signature of registration officer.
17	(To be signed in presence of registrant.)
1.0	
18	Space shall be provided upon the face of each
19	registration record card for the notation of the voting
20	record of the person registered thereon.
21	Each registration record card shall be numbered according
22	to precincts, and may be serially or otherwise marked for
23	identification in such manner as the county clerk may
24	determine.
25	The registration cards shall be deemed public records and
26	shall be open to inspection during regular business hours,
27	except during the <u>14</u> 27 days immediately preceding any
28	election. On written request of any candidate or objector or
29	any person intending to object to a petition, the election
30	authority shall extend its hours for inspection of
31	registration cards and other records of the election

33 petitions under Sections 7-10, 8-8, 10-6 or 28-3 and 34 continuing through the termination of electoral board

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authority during the period beginning with the filing of

1 hearings on any objections to petitions containing signatures 2 of registered voters in the jurisdiction of the election The extension shall be for a period of hours 3 authority. 4 sufficient to allow adequate opportunity for examination of 5 the records but the election authority is not required to 6 extend its hours beyond the period beginning at its normal 7 opening for business and ending at midnight. If the business 8 hours are so extended, the election authority shall post a 9 public notice of such extended hours. Registration record cards may also be inspected, upon approval of the officer in 10 11 charge of the cards, during the 14 27 days immediately 12 preceding any election. Registration record cards shall also be open to inspection by certified judges and poll watchers 13 and challengers at the polling place on election day, but 14 15 only to the extent necessary to determine the question of the 16 right of a person to vote or to serve as a judge of election. At no time shall poll watchers or challengers be allowed to 17 18 physically handle the registration record cards.

19 Updated copies of computer tapes or computer discs or other electronic data processing information containing voter 20 21 registration information shall be furnished by the county clerk within 10 days after December 15 and May 15 each year 22 23 and within 10 days after each registration period is closed to the State Board of Elections in a form prescribed by the 24 25 Board. For the purposes of this Section, a registration period is closed 14 27 days before the date of any regular or 26 special election. Registration information shall include, but 27 not be limited to, the following information: name, sex, 28 29 residence, telephone number, if any, age, party affiliation, 30 if applicable, precinct, ward, township, county, and representative, legislative and congressional districts. 31 In 32 the event of noncompliance, the State Board of Elections is 33 directed to compliance forthwith obtain with this 34 nondiscretionary duty of the election authority by

1 instituting legal proceedings in the circuit court of the 2 county in which the election authority maintains the registration information. The costs of furnishing updated 3 copies of tapes or discs shall be paid at a rate of \$.00034 4 per name of registered voters in the election jurisdiction, 5 6 but not less than \$50 per tape or disc and shall be paid from 7 appropriations made to the State Board of Elections for reimbursement to the election authority for such purpose. The 8 9 Board shall furnish copies of such tapes, discs, other electronic data or compilations thereof to state political 10 11 committees registered pursuant to the Illinois Campaign Finance Act or the Federal Election Campaign Act at their 12 request and at a reasonable cost. Copies of the tapes, discs 13 or other electronic data shall be furnished by the county 14 15 clerk to local political committees at their request and at a 16 reasonable cost. Reasonable cost of the tapes, discs, et cetera for this purpose would be the cost of duplication plus 17 18 15% for administration. The individual representing а 19 political committee requesting copies of such tapes shall make a sworn affidavit that the information shall be used 20 21 only for bona fide political purposes, including by or for candidates for office or incumbent office holders. Such 22 23 tapes, discs or other electronic data shall not be used under any circumstances by any political committee or individuals 24 25 for purposes of commercial solicitation or other business If such tapes contain information on county 26 purposes. residents related to the operations of county government in 27 addition to registration information, that information shall 28 29 not be used under any circumstances for commercial 30 solicitation or other business purposes. The prohibition in 31 this Section against using the computer tapes or computer 32 discs or other electronic data processing information containing voter registration information for purposes of 33 34 commercial solicitation or other business purposes shall be

prospective only from the effective date of this amended Act of 1979. Any person who violates this provision shall be guilty of a Class 4 felony.

4 The State Board of Elections shall promulgate, by October 5 1987, such regulations as may be necessary to ensure 1, uniformity throughout the State in electronic data processing 6 7 of voter registration information. The regulations shall 8 include, but need not be limited to, specifications for 9 uniform medium, communications protocol and file structure to be employed by the election authorities of this State in the 10 11 electronic data processing of voter registration information. 12 Each election authority utilizing electronic data processing of voter registration information shall comply with such 13 regulations on and after May 15, 1988. 14

15 If the applicant for registration was last registered in 16 another county within this State, he shall also sign a 17 certificate authorizing cancellation of the former 18 registration. The certificate shall be in substantially the 19 following form:

20 To the County Clerk of.... County, Illinois. (or)

21 To the Election Commission of the City of, Illinois.

26 Dated at, Illinois, on (insert date).

The cancellation certificate shall be mailed immediately by the County Clerk to the County Clerk (or election commission as the case may be) where the applicant was formerly registered. Receipt of such certificate shall be 1 full authority for cancellation of any previous registration. 2 (Source: P.A. 91-357, eff. 7-29-99; 92-465, eff. 1-1-02; 3 92-816, eff. 8-21-02.)

(10 ILCS 5/4-8.03) (from Ch. 46, par. 4-8.03) 4 5 Sec. 4-8.03. The State Board of Elections shall design a registration record card which, except as otherwise provided 6 in this Section, shall be used in triplicate by all election 7 8 authorities in the State, except those election authorities adopting a computer-based voter registration file authorized 9 10 under Section 4-33. The Board shall prescribe the form and specifications, including but not limited to the weight of 11 paper, color and print of such cards. Such cards shall 12 contain boxes or spaces for the information required under 13 Sections 4-8 and 4-21 of this Code; provided, that such cards 14 15 shall also contain a box or space for the applicant's social security number, which shall be required to the extent 16 17 allowed by law but in no case shall the applicant provide 18 fewer than the last 4 digits of the social security number, and a box for the applicant's telephone number, if available. 19 20 Except for those election authorities adopting a computer-based voter registration file authorized 21 under 22 4-33, the original and duplicate cards shall Section respectively constitute the master file and precinct binder 23 24 registration records of the voter. A copy shall be given to the applicant upon completion of his or her registration or 25 completed transfer of registration. 26

Whenever a voter moves to another precinct within the 27 28 same election jurisdiction or to another election 29 jurisdiction in the State, such voter may transfer his or her registration by presenting his or her copy to the election 30 31 authority or a deputy registrar. If such voter is not in 32 possession of or has lost his or her copy, he or she may effect a transfer of registration by executing an Affidavit 33

1 of Cancellation of Previous Registration.

2 In the case of a transfer of registration to a new election jurisdiction, the election authority shall transmit 3 4 the voter's copy or such affidavit to the election authority 5 of the voter's former election jurisdiction, which shall 6 immediately cause the transmission of the voter's previous 7 registration card to the voter's new election authority. No 8 transfer of registration to a new election jurisdiction shall 9 be complete until the voter's old election authority receives notification. 10

11 Deputy registrars shall return all copies of registration record cards or Affidavits of Cancellation of Previous 12 Registration to the election authority within 7 working days 13 after the receipt thereof, except that such copies or 14 Affidavits of Cancellation of Previous Registration received 15 16 by the deputy registrars between the 35th and 15th 28th day preceding an election shall be returned by the deputy 17 registrars to the election authority within 48 hours after 18 receipt. The deputy registrars shall return the copies or 19 Affidavits of Cancellation of Previous Registration received 20 21 by them on the 15th 28th day preceding an election to the election authority within 24 hours after receipt thereof. 22 (Source: P.A. 91-73, eff. 7-9-99; 92-816, eff. 8-21-02.) 23

24 (10 ILCS 5/4-10) (from Ch. 46, par. 4-10)

25 Sec. 4-10. Except as herein provided, no person shall be 26 registered, unless he applies in person to a registration officer, answers such relevant questions as may be asked of 27 him by the registration officer, and executes the affidavit 28 29 of registration. The registration officer shall require the applicant to furnish two forms of identification, and except 30 31 in the case of a homeless individual, one of which must include his or her residence address. These forms of 32 33 identification shall include, but not be limited to, any of

1 the following: driver's license, social security card, public 2 aid identification card, utility bill, employee or student identification card, credit card, or a civic, union or 3 4 professional association membership card. The registration 5 officer shall require a homeless individual to furnish 6 evidence of his or her use of the mailing address stated. 7 This use may be demonstrated by a piece of mail addressed to individual and received at that address or by a 8 that 9 statement from a person authorizing use of the mailing The registration officer shall 10 address. require each applicant for registration to read or have read to him the 11 affidavit of registration before permitting him to execute 12 the affidavit. 13

One of the registration officers or a deputy registration officer, county clerk, or clerk in the office of the county clerk, shall administer to all persons who shall personally apply to register the following oath or affirmation:

"You do solemnly swear (or affirm) that you will fully and truly answer all such questions as shall be put to you touching your name, place of residence, place of birth, your qualifications as an elector and your right as such to register and vote under the laws of the State of Illinois."

23 The registration officer shall satisfy himself that each applicant for registration is qualified to register before 24 25 registering him. If the registration officer has reason to believe that the applicant is a resident of a Soldiers' and 26 Sailors' Home or any facility which is licensed or certified 27 pursuant to the Nursing Home Care Act, the following question 28 shall be put, "When you entered the home which is your 29 30 present address, was it your bona fide intention to become a resident thereof?" Any voter of a township, city, village or 31 32 incorporated town in which such applicant resides, shall be 33 permitted to be present at the place of any precinct 34 registration and shall have the right to challenge any

1 applicant who applies to be registered.

2 In case the officer is not satisfied that the applicant is qualified he shall forthwith notify such applicant in 3 4 writing to appear before the county clerk to complete his 5 Upon the card of such applicant shall be registration. б written the word "incomplete" and no such applicant shall be 7 permitted to vote unless such registration is satisfactorily completed as hereinafter provided. No registration shall 8 be 9 taken and marked as incomplete if information to complete it can be furnished on the date of the original application. 10

11 Any person claiming to be an elector in any election 12 precinct and whose registration card is marked "Incomplete" 13 may make and sign an application in writing, under oath, to 14 the county clerk in substance in the following form:

"I do solemnly swear that I,, did on (insert date) 15 16 make application to the board of registry of the precinct of the township of (or to the county clerk of 17 county) and that said board or clerk refused to complete 18 19 my registration as a qualified voter in said precinct. That I reside in said precinct, that I intend to reside in said 20 21 precinct, and am a duly qualified voter of said precinct and am entitled to be registered to vote in said precinct at the 22 23 next election.

24 (Signature of applicant)"

25 All such applications shall be presented to the county clerk or to his duly authorized representative by the 26 applicant, in person between the hours of 9:00 a.m. and 5:00 27 28 p.m. on any day after the days on which the 1969 and 1970 precinct re-registrations are held but not on any day within 29 14 27 days preceding the ensuing general election and 30 thereafter for the registration provided in Section 31 4-7 all such applications shall be presented to the county clerk or 32 33 his duly authorized representative by the applicant in person between the hours of 9:00 a.m. and 5:00 p.m. on any day prior 34

1 to <u>14</u> 27 days preceding the ensuing general election. Such 2 application shall be heard by the county clerk or his duly authorized representative at the time the application is 3 4 If the applicant for registration has registered presented. 5 with the county clerk, such application may be presented to 6 and heard by the county clerk or by his duly authorized 7 representative upon the dates specified above or at any time prior thereto designated by the county clerk. 8

9 Any otherwise qualified person who is absent from his county of residence either due to business of the United 10 11 States or because he is temporarily outside the territorial limits of the United States may become registered by mailing 12 an application to the county clerk within the periods of 13 registration provided for in this Article, or by simultaneous 14 15 application for absentee registration and absentee ballot as 16 provided in Article 20 of this Code.

Upon receipt of such application the county clerk shall immediately mail an affidavit of registration in duplicate, which affidavit shall contain the following and such other information as the State Board of Elections may think it proper to require for the identification of the applicant:

22 Name. The name of the applicant, giving surname and 23 first or Christian name in full, and the middle name or the 24 initial for such middle name, if any.

Sex.

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The name and number of the street, avenue or 26 Residence. other location of the dwelling, and such additional clear and 27 definite description as may be necessary to determine 28 the 29 exact location of the dwelling of the applicant. Where the 30 location cannot be determined by street and number, then the Section, congressional township and range number may be used, 31 32 or such other information as may be necessary, including post 33 office mailing address.

34 Term of residence in the State of Illinois and the

1 precinct. Nativity. The State or country in which the applicant 2 3 was born. 4 Citizenship. Whether the applicant is native born or 5 naturalized. If naturalized, the court, place and date of 6 naturalization. Age. Date of birth, by month, day and year. 7 Out of State address of 8 9 AFFIDAVIT OF REGISTRATION State of) 10 11)ss County of) 12 I hereby swear (or affirm) that I am a citizen of the 13 United States; that on the day of the next election I shall 14 have resided in the State of Illinois and in the election 15 16 precinct 30 days; that I am fully qualified to vote, that I am not registered to vote anywhere else in the United States, 17 I intend to remain a resident of the State of Illinois 18 that 19 and of the election precinct, that I intend to return to the State of Illinois, and that the above statements are true. 20 21 22 (His or her signature or mark) 23 Subscribed and sworn to before me, an officer qualified to administer oaths, on (insert date). 24 25 Signature of officer administering oath. 26 of the executed duplicate affidavit of 27 Upon receipt Registration, the county clerk shall transfer the information 28 29 contained thereon to duplicate Registration Cards provided 30 for in Section 4-8 of this Article and shall attach thereto a copy of each of the duplicate affidavit of registration and 31 registration card and affidavit shall 32 thereafter such constitute the registration of such person the same as if he 33 had applied for registration in person. 34

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1 (Source: P.A. 91-357, eff. 7-29-99; 92-816, eff. 8-21-02.)

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(10 ILCS 5/4-16) (from Ch. 46, par. 4-16)

3 4-16. Any registered voter who changes his Sec. residence from one address to another within the same county 4 5 wherein this Article is in effect, may have his registration transferred to his new address by making and signing an 6 application for change of residence address upon a form to be 7 provided by the county clerk. Such application must be made 8 to the office of the county clerk and may be made either 9 in 10 person or by mail. In case the person is unable to sign his name, the county clerk shall require him to execute the 11 application in the presence of the county clerk or of his 12 properly authorized representative, by his mark, and if 13 satisfied of the identity of the person, the county clerk 14 15 shall make the transfer.

Upon receipt of the application, the county clerk, or one 16 17 of his employees deputized to take registrations shall cause 18 the signature of the voter and the data appearing upon the application to be compared with the signature and data on the 19 registration record card, and if it appears that 20 the 21 applicant is the same person as the person previously 22 registered under that name the transfer shall be made.

No transfers of registration under the provisions of this 23 24 Section shall be made during the 14 27 days preceding any election at which such voter would be entitled to vote. When 25 a removal of a registered voter takes place from one address 26 to another within the same precinct within a period during 27 which a transfer of registration cannot be made before any 28 29 election or primary, he shall be entitled to vote upon presenting the judges of election his affidavit substantially 30 31 in the form prescribed in Section 17-10 of this Act of a change of residence address within the precinct on a date 32 33 therein specified.

1 The county clerk may obtain information from utility 2 companies, city, village, incorporated town and township records, the post office, or from other sources, regarding 3 4 the removal of registered voters, and may treat such information, and information procured from his death and 5 marriage records on file in his office, as an application to 6 7 erase from the register any name concerning which he may so 8 have information that the voter is no longer qualified to under the name, or from the address from which 9 vote registered, and give notice thereof in the manner provided by 10 11 Section 4--12 of this Article, and notify voters who have changed their address that a transfer of registration may be 12 made in the manner provided in this Section enclosing a form 13 therefor. 14

If any person be registered by error in a precinct other 15 16 than that in which he resides, the county clerk may transfer his registration to the proper precinct, and if the error is 17 or may be on the part of the registration officials, and is 18 19 disclosed too late before an election or primary to mail the certificate required by Section 4--15, such certificate may 20 21 be personally delivered to the voter and he may vote thereon 22 as therein provided, but such certificates so issued shall be 23 specially listed with the reason for the issuance thereof.

Where a revision or rearrangement of precincts is made by the county board, the county clerk shall immediately transfer to the proper precinct the registration of any voter affected by such revision or rearrangement of the precinct; make the proper notations on the registration cards of a voter affected by the revision or rearrangement and shall issue revised certificates to each registrant of such change.

Any registered voter who changes his or her name by marriage or otherwise shall be required to register anew and authorize the cancellation of the previous registration; but if the voter still resides in the same precinct and if the

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1 change of name takes place within a period during which a 2 transfer of registration cannot be made, preceding any 3 election or primary, the elector may, if otherwise qualified, 4 vote upon making an affidavit substantially in the form 5 prescribed in Section 17-10 of this Act.

6 The precinct election officials shall report to the 7 county clerk the names and addresses of all persons who have 8 changed their addresses and voted, which shall be treated as 9 an application to change address accordingly, and the names 10 and addresses of all persons otherwise voting by affidavit as 11 in this Section provided, which shall be treated as an 12 application to erase under Section 4--12 hereof.

13 (Source: P.A. 92-816, eff. 8-21-02.)

14 (10 ILCS 5/5-5) (from Ch. 46, par. 5-5)

15 Sec. 5-5. For the purpose of registering voters under this Article 5, in addition to the method provided for 16 17 precinct registration under Sections 5-6 and 5-17 of this 18 Article 5, the office of the county clerk shall be open between 9:00 a. m. and 5:00 p. m. 19 on all days except 20 Saturday, Sunday and holidays, but there shall be no registration at such office during the 35 days immediately 21 22 preceding any election required to be held under the law but if no precinct registration is being conducted prior to any 23 24 election then registration may be taken in the office of the county clerk up to and including the 15th 28th day prior to 25 an election. On Saturdays, the hours of registration shall be 26 from 9:00 a. m. to 12:00 p. m. noon. During such 35 or <u>14</u> 27 27 28 day period, registration of electors of political 29 subdivisions wherein a regular, or special election is required to be held shall cease and shall not be resumed for 30 31 the registration of electors of such political subdivisions until the second day following the day of such election. In 32 any election called for the submission of the revision or 33

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1 alteration of, or the amendments to the Constitution,
2 submitted by a Constitutional Convention, the final day for
3 registration at the office of the election authority charged
4 with the printing of the ballot of this election shall be the
5 15th day prior to the date of the election.

б Each county clerk shall appoint one deputy for the 7 purpose of accepting the registration of any voter who files 8 an affidavit that he is physically unable to appear at any 9 appointed place of registration. The county clerk shall designate a deputy to visit each disabled person and shall 10 11 accept the registration of each such person as if he had applied for registration at the office of the county clerk. 12

The offices of city, village, incorporated town and town 13 clerks shall also be open for the purpose of registering 14 voters residing in the territory in which this Article is in 15 16 effect, and also, in the case of city, village and incorporated town clerks, for the purpose of registering 17 voters residing in a portion of the city, village 18 or 19 incorporated town not located within the county, on all days on which the office of the county clerk is open for the 20 21 registration of voters of such cities, villages, incorporated 22 towns and townships.

23 (Source: P.A. 92-816, eff. 8-21-02.)

24 (10 ILCS 5/5-7) (from Ch. 46, par. 5-7)

Sec. 5-7. The county clerk shall provide a sufficient 25 number of blank forms for the registration of electors which 26 27 shall be known as registration record cards and which shall consist of loose leaf sheets or cards, of suitable size to 28 29 contain in plain writing and figures the data hereinafter required thereon or shall consist of computer cards of 30 31 suitable nature to contain the data required thereon. The registration record cards, which shall include an affidavit 32 of registration as hereinafter provided, shall be executed in 33

1 duplicate.

2 The registration record card shall contain the following 3 and such other information as the county clerk may think it 4 proper to require for the identification of the applicant for 5 registration:

6 Name. The name of the applicant, giving surname and 7 first or Christian name in full, and the middle name or the 8 initial for such middle name, if any.

9 Sex.

Residence. The name and number of the street, avenue, or 10 other location of the dwelling, including the apartment, unit 11 or room number, if any, and in the case of a mobile home the 12 lot number, and such additional clear and definite 13 description as may be necessary to determine the exact 14 15 location of the dwelling of the applicant, including 16 post-office mailing address. In the case of a homeless individual, the individual's voting residence that is his or 17 18 her mailing address shall be included on his or her registration record card. 19

Term of residence in the State of Illinois and the precinct. Which questions may be answered by the applicant stating, in excess of 30 days in the State and in excess of 30 days in the precinct.

Nativity. The State or country in which the applicantwas born.

26 Citizenship. Whether the applicant is native born or 27 naturalized. If naturalized, the court, place and date of 28 naturalization.

Date of application for registration, i.e., the day, month and year when applicant presented himself for registration.

32 Age. Date of birth, by month, day and year.

33 Physical disability of the applicant, if any, at the time34 of registration, which would require assistance in voting.

The county and state in which the applicant was last
 registered.

3 Signature of voter. The applicant, after the 4 registration and in the presence of a deputy registrar or 5 other officer of registration shall be required to sign his 6 or her name in ink to the affidavit on the original and 7 duplicate registration record card.

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8
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Signature of Deputy Registrar.

9 In case applicant is unable to sign his name, he may 10 affix his mark to the affidavit. In such case the officer 11 empowered to give the registration oath shall write a 12 detailed description of the applicant in the space provided 13 at the bottom of the card or sheet; and shall ask the 14 following questions and record the answers thereto:

15 Father's first name
16 Mother's first name
17 From what address did you last register?
18 Descent for inchility to give name

18 Reason for inability to sign name.

19 Each applicant for registration shall make an affidavit 20 in substantially the following form:

AFFIDAVIT OF REGISTRATION

21

22

23

State of Illinois)

)

) 55

24 County of

I hereby swear (or affirm) that I am a citizen of the United States; that on the date of the next election I shall have resided in the State of Illinois and in the election precinct in which I reside 30 days; that I am fully qualified to vote. That I intend that this location shall be my residence and that the above statements are true.

1

Signature of Registration Officer.

2 (To be signed in presence of Registrant.)

3 Space shall be provided upon the face of each 4 registration record card for the notation of the voting 5 record of the person registered thereon.

6 Each registration record card shall be numbered according 7 to towns and precincts, wards, cities and villages, as the 8 case may be, and may be serially or otherwise marked for 9 identification in such manner as the county clerk may 10 determine.

The registration cards shall be deemed public records and 11 12 shall be open to inspection during regular business hours, except during the 14 27 days immediately preceding any 13 14 On written request of any candidate or objector or election. any person intending to object to a petition, the election 15 its hours for inspection of 16 authority shall extend registration cards and other records of 17 the election 18 authority during the period beginning with the filing of 19 petitions under Sections 7-10, 8-8, 10-6 or 28-3 and the termination of electoral board 20 continuing through 21 hearings on any objections to petitions containing signatures of registered voters in the jurisdiction of the election 22 23 authority. The extension shall be for a period of hours sufficient to allow adequate opportunity for examination of 24 25 the records but the election authority is not required to extend its hours beyond the period beginning at its normal 26 opening for business and ending at midnight. If the business 27 28 hours are so extended, the election authority shall post a public notice of such extended hours. Registration record 29 cards may also be inspected, upon approval of the officer in 30 the cards, during the <u>14</u> 27 days immediately 31 charge of preceding any election. Registration record cards shall also 32 33 be open to inspection by certified judges and poll watchers and challengers at the polling place on election day, but 34

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only to the extent necessary to determine the question of the
 right of a person to vote or to serve as a judge of election.
 At no time shall poll watchers or challengers be allowed to
 physically handle the registration record cards.

5 Updated copies of computer tapes or computer discs or б other electronic data processing information containing voter 7 registration information shall be furnished by the county clerk within 10 days after December 15 and May 15 each year 8 9 and within 10 days after each registration period is closed to the State Board of Elections in a form prescribed by 10 the 11 Board. For the purposes of this Section, a registration period is closed 14 27 days before the date of any regular or 12 special election. Registration information shall include, but 13 not be limited to, the following information: name, 14 sex, 15 residence, telephone number, if any, age, party affiliation, 16 if applicable, precinct, ward, township, county, and representative, legislative and congressional districts. 17 In 18 the event of noncompliance, the State Board of Elections is 19 directed to obtain compliance forthwith with this 20 nondiscretionary duty of the election authority bv 21 instituting legal proceedings in the circuit court of the 22 county in which the election authority maintains the 23 registration information. The costs of furnishing updated copies of tapes or discs shall be paid at a rate of \$.00034 24 25 per name of registered voters in the election jurisdiction, but not less than \$50 per tape or disc and shall be paid from 26 appropriations made to the State Board of Elections for 27 reimbursement to the election authority for such purpose. The 28 29 Board shall furnish copies of such tapes, discs, other 30 electronic data or compilations thereof to state political committees registered pursuant to the Illinois Campaign 31 32 Finance Act or the Federal Election Campaign Act at their 33 request and at a reasonable cost. Copies of the tapes, discs or other electronic data shall be furnished by the county 34

1 clerk to local political committees at their request and at a 2 reasonable cost. Reasonable cost of the tapes, discs, et cetera for this purpose would be the cost of duplication plus 3 4 15% for administration. The individual representing a 5 political committee requesting copies of such tapes shall 6 make a sworn affidavit that the information shall be used only for bona fide political purposes, including by or for 7 candidates for office or incumbent office holders. Such 8 9 tapes, discs or other electronic data shall not be used under any circumstances by any political committee or individuals 10 11 for purposes of commercial solicitation or other business purposes. If such tapes contain information on county 12 residents related to the operations of county government in 13 addition to registration information, that information shall 14 15 not be used under any circumstances for commercial 16 solicitation or other business purposes. The prohibition in this Section against using the computer tapes or computer 17 18 discs other electronic data processing information or 19 containing voter registration information for purposes of commercial solicitation or other business purposes shall be 20 21 prospective only from the effective date of this amended Act 22 of 1979. Any person who violates this provision shall be 23 guilty of a Class 4 felony.

The State Board of Elections shall promulgate, by October 24 25 1, 1987, such regulations as may be necessary to ensure uniformity throughout the State in electronic data processing 26 of voter registration information. 27 The regulations shall include, but need not be limited to, specifications for 28 uniform medium, communications protocol and file structure to 29 30 be employed by the election authorities of this State in the electronic data processing of voter registration information. 31 32 Each election authority utilizing electronic data processing of voter registration information shall comply with such 33 regulations on and after May 15, 1988. 34

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1 If the applicant for registration was last registered in 2 another county within this State, he shall also sign a certificate authorizing cancellation of 3 the former 4 registration. The certificate shall be in substantially the 5 following form: To the County Clerk of County, Illinois. To the Election б 7 Commission of the City of, Illinois.

8 This is to certify that I am registered in your (county) 9 (city) and that my residence was

Having moved out of your (county) (city), I hereby authorize you to cancel said registration in your office.
Dated at Illinois, on (insert date).

14 (Signature of Voter)

13

Attest, County Clerk, County, Illinois. 15 16 The cancellation certificate shall be mailed immediately by the county clerk to the county clerk (or election 17 commission as the case may be) where the applicant was 18 19 formerly registered. Receipt of such certificate shall be full authority for cancellation of any previous registration. 20 (Source: P.A. 91-357, eff. 7-29-99; 92-465, eff. 1-1-02; 21 92-816, eff. 8-21-02.) 22

23 (10 ILCS 5/5-7.03) (from Ch. 46, par. 5-7.03)

24 Sec. 5-7.03. The State Board of Elections shall design a registration record card which, except as otherwise provided 25 in this Section, shall be used in triplicate by all election 26 authorities in the State, except those election authorities 27 28 adopting a computer-based voter registration file authorized 29 under Section 5-43. The Board shall prescribe the form and specifications, including but not limited to the weight of 30 paper, color and print of such cards. Such cards shall 31 contain boxes or spaces for the information required under 32 Sections 5-7 and 5-28.1 of this Code; provided, that such 33

1 cards shall also contain a box or space for the applicant's 2 social security number, which shall be required to the extent allowed by law but in no case shall the applicant provide 3 4 fewer than the last 4 digits of the social security number, 5 and a box for the applicant's telephone number, if available. 6 Except for those election authorities adopting а 7 voter registration file authorized under computer-based 8 Section 5-43, the original and duplicate cards shall 9 respectively constitute the master file and precinct binder registration records of the voter. A copy shall be given to 10 11 the applicant upon completion of his or her registration or completed transfer of registration. 12

Whenever a voter moves to another precinct within 13 the jurisdiction 14 same election or to another election 15 jurisdiction in the State, such voter may transfer his or her 16 registration by presenting his or her copy to the election authority or a deputy registrar. If such voter is not in 17 18 possession of or has lost his or her copy, he or she may 19 effect a transfer of registration by executing an Affidavit of Cancellation of Previous Registration. In the case of a 20 21 transfer of registration to a new election jurisdiction, the election authority shall transmit the voter's copy or such 22 23 affidavit to the election authority of the voter's former election jurisdiction, which shall immediately cause the 24 25 transmission of the voter's previous registration card to the voter's new election authority. No transfer of registration 26 to a new election jurisdiction shall be complete until the 27 voter's old election authority receives notification. 28

Deputy registrars shall return all copies of registration record cards or Affidavits of Cancellation of Previous Registration to the election authority within 7 working days after the receipt thereof, except that such copies or Affidavits of Cancellation of Previous Registration received by the deputy registrars between the 35th and <u>15th</u> 28th day preceding an election shall be returned by the deputy registrars to the election authority within 48 hours after receipt. The deputy registrars shall return the copies or Affidavits of Cancellation of Previous Registration received by them on the <u>15th</u> 28th day preceding an election to the election authority within 24 hours after receipt thereof. (Source: P.A. 91-73, eff. 7-9-99; 92-816, eff. 8-21-02.)

8 (10 ILCS 5/5-16.2) (from Ch. 46, par. 5-16.2)

Sec. 5-16.2. (a) The county clerk shall appoint all 9 10 municipal and township clerks or their duly authorized deputies as deputy registrars who may accept the registration 11 of all qualified residents of their respective counties. 12 Α deputy registrar serving as such by virtue of his status as a 13 municipal clerk, or a duly authorized deputy of a municipal 14 15 clerk, of a municipality the territory of which lies in more than one county may accept the registration of any qualified 16 17 resident of any county in which the municipality is located, regardless of which county the resident, municipal clerk or 18 the duly authorized deputy of the municipal clerk lives in. 19

20 The county clerk shall appoint all precinct 21 committeepersons in the county as deputy registrars who may 22 accept the registration of any qualified resident of the 23 county, except during the <u>14</u> 27 days preceding an election.

24 The election authority shall appoint as deputy registrars a reasonable number of employees of the Secretary of State 25 26 located at driver's license examination stations and designated to the election authority by the Secretary of 27 28 State who may accept the registration of any qualified 29 residents of the county at any such driver's license examination stations. The appointment of employees of 30 the 31 Secretary of State as deputy registrars shall be made in the manner provided in Section 2-105 of the Illinois Vehicle 32 33 Code.

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1 The county clerk shall appoint each of the following 2 named persons as deputy registrars upon the written request 3 of such persons:

1. The chief librarian, or a qualified person
designated by the chief librarian, of any public library
situated within the election jurisdiction, who may accept
the registrations of any qualified resident of the
county, at such library.

9 2. The principal, or a qualified person designated by the principal, of any high school, elementary school, 10 11 or vocational school situated within the election jurisdiction, who may accept the registrations of any 12 resident of the county, at such school. The county clerk 13 shall notify every principal and vice-principal of each 14 high school, elementary school, and vocational school 15 16 situated within the election jurisdiction of their 17 eligibility to serve as deputy registrars and offer training courses for service as deputy registrars at 18 conveniently located facilities at least 4 months prior 19 to every election. 20

21 3. The president, or a qualified person designated 22 by the president, of any university, college, community 23 college, academy or other institution of learning situated within the election jurisdiction, who may accept 24 the registrations of any resident of the county, at such 25 college, community college, academy or university, 26 27 institution.

4. A duly elected or appointed official of a bona
fide labor organization, or a reasonable number of
qualified members designated by such official, who may
accept the registrations of any qualified resident of the
county.

33 5. A duly elected or appointed official of a bona
34 fide State civic organization, as defined and determined

1 by rule of the State Board of Elections, or qualified 2 members designated by such official, who may accept the registration of any qualified resident of the county. 3 In 4 determining the number of deputy registrars that shall be appointed, the county clerk shall consider the population 5 of the jurisdiction, the size of the organization, the 6 geographic size of the jurisdiction, convenience for the 7 the existing number of deputy registrars in the 8 public, 9 jurisdiction and their location, the registration activities of the organization and the need to appoint 10 11 deputy registrars to assist and facilitate the registration of non-English speaking individuals. In no 12 event shall a county clerk fix an 13 arbitrary number every civic organization requesting 14 applicable to 15 appointment of its members as deputy registrars. The 16 State Board of Elections shall by rule provide for certification of bona fide State civic organizations. 17 Such appointments shall be made for a period not to 18 exceed 2 years, terminating on the first business day of 19 the month following the month of the general election, 20 21 and shall be valid for all periods of voter registration 22 as provided by this Code during the terms of such 23 appointments.

6. The Director of the Illinois Department of Public Aid, or a reasonable number of employees designated by the Director and located at public aid offices, who may accept the registration of any qualified resident of the county at any such public aid office.

7. The Director of the Illinois Department of
Employment Security, or a reasonable number of employees
designated by the Director and located at unemployment
offices, who may accept the registration of any qualified
resident of the county at any such unemployment office.
8. The president of any corporation as defined by

1 the Business Corporation Act of 1983, or a reasonable 2 number of employees designated by such president, who may 3 accept the registrations of any qualified resident of the 4 county.

5 If the request to be appointed as deputy registrar is 6 denied, the county clerk shall, within 10 days after the date 7 the request is submitted, provide the affected individual or 8 organization with written notice setting forth the specific 9 reasons or criteria relied upon to deny the request to be 10 appointed as deputy registrar.

11 The county clerk may appoint as many additional deputy registrars as he considers necessary. The county clerk shall 12 appoint such additional deputy registrars in such manner that 13 the convenience of the public is served, giving 14 due 15 consideration to both population concentration and area. 16 Some of the additional deputy registrars shall be selected so that there are an equal number from each of the 2 major 17 political parties in the election jurisdiction. The county 18 19 clerk, in appointing an additional deputy registrar, shall make the appointment from a list of applicants submitted by 20 21 the Chairman of the County Central Committee of the 22 applicant's political party. A Chairman of a County Central 23 Committee shall submit a list of applicants to the county clerk by November 30 of each year. The county clerk may 24 25 require a Chairman of a County Central Committee to furnish a supplemental list of applicants. 26

27 Deputy registrars may accept registrations at any time 28 other than the <u>14</u> 27 day period preceding an election. All 29 persons appointed as deputy registrars shall be registered 30 voters within the county and shall take and subscribe to the 31 following oath or affirmation:

32 "I do solemnly swear (or affirm, as the case may be) that 33 I will support the Constitution of the United States, and the 34 Constitution of the State of Illinois, and that I will -36- LRB093 08753 JAM 08984 b

1 faithfully discharge the duties of the office of deputy 2 registrar to the best of my ability and that I will register 3 no person nor cause the registration of any person except 4 upon his personal application before me.

5

б

(Signature of Deputy Registrar)"

7 This oath shall be administered by the county clerk, or 8 by one of his deputies, or by any person qualified to take 9 acknowledgement of deeds and shall immediately thereafter be 10 filed with the county clerk.

Appointments of deputy registrars under this Section, 11 except precinct committeemen, shall be for 2-year terms, 12 commencing on December 1 following the general election of 13 each even-numbered year, except that the terms of the initial 14 appointments shall be until December 1st following the next 15 16 general election. Appointments of precinct committeemen shall be for 2-year terms commencing on the date of the 17 county convention following the general primary at which they 18 19 were elected. The county clerk shall issue a certificate of appointment to each deputy registrar, and shall maintain in 20 21 his office for public inspection a list of the names of all 22 appointees.

23 The county clerk shall be responsible for training (b) all deputy registrars appointed pursuant to subsection (a), 24 25 at times and locations reasonably convenient for both the county clerk and such appointees. The county clerk shall be 26 certifying and supervising all 27 responsible for deputy registrars appointed pursuant to subsection (a). 28 Deputy 29 registrars appointed under subsection (a) shall be subject to 30 removal for cause.

31 (c) Completed registration materials under the control 32 of deputy registrars, appointed pursuant to subsection (a), 33 shall be returned to the proper election authority within 7 34 days, except that completed registration materials received

1 by the deputy registrars during the period between the 35th 2 and 15th 28th day preceding an election shall be returned by the deputy registrars to the proper election authority within 3 4 48 hours after receipt thereof. The completed registration materials received by the deputy registrars on the 15th 28th 5 day preceding an election shall be returned by the deputy 6 registrars within 24 hours after receipt thereof. Unused 7 8 materials shall be returned by deputy registrars appointed 9 pursuant to paragraph 4 of subsection (a), not later than the next working day following the close of registration. 10

11 (d) The county clerk shall not be required to provide 12 additional forms to any deputy registrar having more than 200 13 registration forms unaccounted for during the preceding 12 14 month period.

15 (e) No deputy registrar shall engage in any 16 electioneering or the promotion of any cause during the 17 performance of his or her duties.

18 (f) The county clerk shall not be criminally or civilly 19 liable for the acts or omissions of any deputy registrar. 20 Such deputy registers shall not be deemed to be employees of 21 the county clerk.

22 (Source: P.A. 92-816, eff. 8-21-02.)

23 (10 ILCS 5/5-16.3) (from Ch. 46, par. 5-16.3)

24 Sec. 5-16.3. The county clerk may establish temporary places of registration for such times and at such locations 25 within the county as the county clerk may select. However, 26 no temporary place of registration may be in operation during 27 28 the <u>14</u> 27 days preceding an election. Notice of time and 29 of registration at any such temporary place of place registration under this Section shall be published by the 30 31 county clerk in a newspaper having a general circulation in the county not less than 3 nor more than 15 days before the 32 holding of such registration. 33

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1 Temporary places of registration shall be established so 2 that the areas of concentration of population or use by the public are served, whether by facilities provided in places 3 4 of private business or in public buildings or in mobile 5 units. Areas which may be designated as temporary places of 6 registration include, but are not limited to, facilities 7 licensed or certified pursuant to the Nursing Home Care Act, 8 Soldiers' and Sailors' Homes, shopping centers, business 9 districts, public buildings and county fairs.

Temporary places of registration shall be available to 10 11 the public not less than 2 hours per year for each 1,000 population or fraction thereof in the county. 12

All temporary places of registration shall be manned by 13 deputy county clerks or deputy registrars appointed pursuant 14 to Section 5-16.2. 15

(Source: P.A. 92-816, eff. 8-21-02.) 16

(10 ILCS 5/6-29) (from Ch. 46, par. 6-29) 17

Sec. 6-29. For the purpose of registering voters under 18 this Article, the office of 19 the Board of Election 20 Commissioners shall be open during ordinary business hours of 21 each week day, from 9 a.m. to 12 o'clock noon on the last 22 four Saturdays immediately preceding the end of the period of registration preceding each election, and such other days and 23 24 such other times as the board may direct. During the 14 27 days immediately preceding any election there shall be no 25 registration of voters at the office of the Board of Election 26 27 Commissioners in cities, villages and incorporated towns of 28 fewer than 200,000 inhabitants. In cities, villages and 29 incorporated towns of 200,000 or more inhabitants, there shall be no registration of voters at the office of the Board 30 31 of Election Commissioners during the 35 days immediately preceding any election; provided, however, where no precinct 32 registration is being conducted prior to any election then 33

1 registration may be taken in the office of the Board up to 2 and including the <u>15th</u> 28th day prior to such election. The Board of Election Commissioners may set up and establish as 3 4 many branch offices for the purpose of taking registrations as it may deem necessary, and the branch offices may be open 5 б on any or all dates and hours during which registrations may be taken in the main office. All officers and employees of 7 8 the Board of Election Commissioners who are authorized by 9 such board to take registrations under this Article shall be considered officers of the circuit court, and shall be 10 11 subject to the same control as is provided by Section 14-5 of this Act with respect to judges of election. 12

In any election called for the submission of the revision or alteration of, or the amendments to the Constitution, submitted by a Constitutional Convention, the final day for registration at the office of the election authority charged with the printing of the ballot of this election shall be the 18 15th day prior to the date of election.

19 The Board of Election Commissioners shall appoint one or more registration teams, consisting of 2 of its employees for 20 21 each team, for the purpose of accepting the registration of 22 any voter who files an affidavit, within the period for 23 taking registrations provided for in this article, that he is physically unable to appear at the office of the Board or at 24 25 any appointed place of registration. On the day or days when a precinct registration is being conducted such teams shall 26 consist of one member from each of the 2 leading political 27 parties who are serving on the Precinct Registration Board. 28 29 Each team so designated shall visit each disabled person and 30 shall accept the registration of such person the same as if he had applied for registration in person. 31

Any otherwise qualified person who is absent from his county of residence due to business of the United States, or who is temporarily residing outside the territorial limits of

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1 the United States, may make application to become registered 2 by mail to the Board of Election Commissioners within the 3 periods for registration provided for in this Article or by 4 simultaneous application for absentee registration and 5 absentee ballot as provided in Article 20 of this Code.

6 Upon receipt of such application the Board of Election 7 Commissioners shall immediately mail an affidavit of 8 registration in duplicate, which affidavit shall contain the 9 following and such other information as the State Board of 10 Elections may think it proper to require for the 11 identification of the applicant:

12 Name. The name of the applicant, giving surname and 13 first or Christian name in full, and the middle name or the 14 initial for such middle name, if any.

15 Sex.

16 Residence. The name and number of the street, avenue or other location of the dwelling, and such additional clear and 17 definite description as may be necessary to determine the 18 19 exact location of the dwelling of the applicant. Where the location cannot be determined by street and number, then the 20 21 section, congressional township and range number may be used, 22 or such other information as may be necessary, including post 23 office mailing address.

24 Term of residence in the State of Illinois and the 25 precinct.

26 Nativity. The state or country in which the applicant 27 was born.

28 Citizenship. Whether the applicant is native born or 29 naturalized. If naturalized, the court, place and date of 30 naturalization.

1) ss.
2	County of)
3	I hereby swear (or affirm) that I am a citizen of the
4	United States; that on the day of the next election I shall
5	have resided in the State of Illinois and in the election
б	precinct 30 days; that I am fully qualified to vote, that I
7	am not registered to vote anywhere else in the United States,
8	that I intend to remain a resident of the State of Illinois,
9	and of the election precinct, that I intend to return to the
10	State of Illinois, and that the above statements are true.
11	
12	(His or her signature or mark)
13	Subscribed and sworn to before me, an officer qualified
14	to administer oaths, on (insert date).
15	
16	Signature of officer administering oath.
17	Upon receipt of the executed duplicate affidavit of
18	Registration, the Board of Election Commissioners shall
19	transfer the information contained thereon to duplicate
20	Registration Cards provided for in Section 6-35 of this
21	Article and shall attach thereto a copy of each of the
22	duplicate affidavit of registration and thereafter such
23	registration card and affidavit shall constitute the
24	registration of such person the same as if he had applied for
25	registration in person.
26	(Source: P.A. 91-357, eff. 7-29-99; 92-816, eff. 8-21-02.)
27	(10 ILCS 5/6-35) (from Ch. 46, par. 6-35)
28	Sec. 6-35. The Boards of Election Commissioners shall
29	provide a sufficient number of blank forms for the
30	registration of electors which shall be known as registration
31	record cards and which shall consist of loose leaf sheets or
32	cards, of suitable size to contain in plain writing and
33	figures the data hereinafter required thereon or shall

1 consist of computer cards of suitable nature to contain the 2 data required thereon. The registration record cards, which 3 shall include an affidavit of registration as hereinafter 4 provided, shall be executed in duplicate. The duplicate of 5 which may be a carbon copy of the original or a copy of the 6 original made by the use of other method or material used for 7 making simultaneous true copies or duplications.

8 The registration record card shall contain the following 9 and such other information as the Board of Election 10 Commissioners may think it proper to require for the 11 identification of the applicant for registration:

12 Name. The name of the applicant, giving surname and 13 first or Christian name in full, and the middle name or the 14 initial for such middle name, if any.

15 Sex.

16 Residence. The name and number of the street, avenue, or other location of the dwelling, including the apartment, unit 17 or room number, if any, and in the case of a mobile home the 18 19 lot number, and such additional clear and definite description as may be necessary to determine the exact 20 of 21 location the dwelling of the applicant, including 22 post-office mailing address. In the case of a homeless 23 individual, the individual's voting residence that is his or her mailing address shall be included on his or 24 her 25 registration record card.

26 Term of residence in the State of Illinois and the 27 precinct.

28 Nativity. The state or country in which the applicant 29 was born.

30 Citizenship. Whether the applicant is native born or 31 naturalized. If naturalized, the court, place, and date of 32 naturalization.

33 Date of application for registration, i.e., the day,34 month and year when the applicant presented himself for

1 registration.

2

Age. Date of birth, by month, day and year.

3 Physical disability of the applicant, if any, at the time4 of registration, which would require assistance in voting.

5 The county and state in which the applicant was last 6 registered.

7 Signature of voter. The applicant, after registration 8 and in the presence of a deputy registrar or other officer of 9 registration shall be required to sign his or her name in ink 10 to the affidavit on both the original and the duplicate 11 registration record card.

12 Signature of deputy registrar.

In case applicant is unable to sign his name, he 13 may affix his mark to the affidavit. In such case the 14 registration officer shall write a detailed description of 15 16 the applicant in the space provided at the bottom of the card or sheet; and shall ask the following questions and record 17 18 the answers thereto:

25 AFFIDAVIT OF REGISTRATION

26 State of Illinois)

27

)ss

28 County of)

I hereby swear (or affirm) that I am a citizen of the United States, that on the day of the next election I shall have resided in the State of Illinois and in the election precinct 30 days and that I intend that this location is my residence; that I am fully qualified to vote, and that the above statements are true. Signature of registration officer

5

6 (to be signed in presence of registrant).

7 Space shall be provided upon the face of each 8 registration record card for the notation of the voting 9 record of the person registered thereon.

Each registration record card shall be numbered according to wards or precincts, as the case may be, and may be serially or otherwise marked for identification in such manner as the Board of Election Commissioners may determine.

The registration cards shall be deemed public records and 14 15 shall be open to inspection during regular business hours, 16 except during the 14 27 days immediately preceding any election. On written request of any candidate or objector or 17 any person intending to object to a petition, the election 18 19 authority shall extend its hours for inspection of registration cards and other records of the election 20 authority during the period beginning with the filing of 21 petitions under Sections 7-10, 8-8, 10-6 or 28-3 and 22 continuing through the termination of electoral 23 board hearings on any objections to petitions containing signatures 24 25 of registered voters in the jurisdiction of the election authority. The extension shall be for a period of hours 26 sufficient to allow adequate opportunity for examination of 27 the records but the election authority is not required to 28 extend its hours beyond the period beginning at its normal 29 30 opening for business and ending at midnight. If the business hours are so extended, the election authority shall post a 31 32 public notice of such extended hours. Registration record cards may also be inspected, upon approval of the officer in 33 charge of the cards, during the 14 27 days immediately 34

preceding any election. Registration record cards shall also be open to inspection by certified judges and poll watchers and challengers at the polling place on election day, but only to the extent necessary to determine the question of the right of a person to vote or to serve as a judge of election. At no time shall poll watchers or challengers be allowed to physically handle the registration record cards.

8 Updated copies of computer tapes or computer discs or 9 other electronic data processing information containing voter registration information shall be furnished by the Board of 10 11 Election Commissioners within 10 days after December 15 and May 15 each year and within 10 days after each registration 12 period is closed to the State Board of Elections in a form 13 prescribed by the State Board. For the purposes of this 14 Section, a registration period is closed 14 27 days before 15 16 the date of any regular or special election. Registration information shall include, but not be 17 limited to, the following information: name, sex, residence, 18 telephone 19 number, if any, age, party affiliation, if applicable, 20 precinct, ward, township, county, and representative, 21 legislative and congressional districts. In the event of noncompliance, the State Board of Elections is directed to 22 23 obtain compliance forthwith with this nondiscretionary duty of the election authority by instituting legal proceedings in 24 25 the circuit court of the county in which the election authority maintains the registration information. The costs 26 furnishing updated copies of tapes or discs shall be paid 27 of at a rate of \$.00034 per name of registered voters in 28 the election jurisdiction, but not less than \$50 per tape or disc 29 30 and shall be paid from appropriations made to the State Board of Elections for reimbursement to the election authority for 31 32 such purpose. The State Board shall furnish copies of such tapes, discs, other electronic data or compilations thereof 33 34 to state political committees registered pursuant to the

1 Illinois Campaign Finance Act or the Federal Election 2 Campaign Act at their request and at a reasonable cost. Copies of the tapes, discs or other electronic data shall be 3 4 furnished by the Board of Election Commissioners to local 5 political committees at their request and at a reasonable 6 cost. Reasonable cost of the tapes, discs, et cetera for 7 this purpose would be the cost of duplication plus 15% for 8 administration. The individual representing a political 9 committee requesting copies of such tapes shall make a sworn affidavit that the information shall be used only for bona 10 11 fide political purposes, including by or for candidates for office or incumbent office holders. Such tapes, discs or 12 other electronic data shall not under 13 be used any circumstances by any political committee or individuals for 14 15 purposes of commercial solicitation or other business 16 purposes. If such tapes contain information on county residents related to the operations of county government in 17 addition to registration information, that information shall 18 19 not be used under any circumstances for commercial 20 solicitation or other business purposes. The prohibition in 21 this Section against using the computer tapes or computer 22 discs or other electronic data processing information 23 containing voter registration information for purposes of commercial solicitation or other business purposes shall be 24 25 prospective only from the effective date of this amended Act of 1979. Any person who violates this provision shall be 26 guilty of a Class 4 felony. 27

The State Board of Elections shall promulgate, by October 1, 1987, such regulations as may be necessary to ensure uniformity throughout the State in electronic data processing of voter registration information. The regulations shall include, but need not be limited to, specifications for uniform medium, communications protocol and file structure to be employed by the election authorities of this State in the

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1 electronic data processing of voter registration information. 2 Each election authority utilizing electronic data processing of voter registration information shall comply with such 3 4 regulations on and after May 15, 1988. 5 If the applicant for registration was last registered in 6 another county within this State, he shall also sign a certificate authorizing cancellation of 7 the former registration. The certificate shall be in substantially the 8 following form: 9 To the County Clerk of County, Illinois. 10 11 To the Election Commission of the City of, Illinois. 12 This is to certify that I am registered in your (county) (city) and that my residence was Having moved out of 13 your (county), (city), I hereby authorize you to cancel that 14 15 registration in your office. 16 Dated at, Illinois, on (insert date). 17 18 (Signature of Voter) 19 Attest, Clerk, Election Commission of the City of...., Illinois. 20 21 The cancellation certificate shall be mailed immediately 22 by the clerk of the Election Commission to the county clerk, (or Election Commission as the case may be) where the 23 applicant was formerly registered. 24 Receipt of such 25 certificate shall be full authority for cancellation of any previous registration. 26 (Source: P.A. 91-357, eff. 7-29-99; 92-465, eff. 1-1-02; 27 92-816, eff. 8-21-02.) 28 29 (10 ILCS 5/6-35.03) (from Ch. 46, par. 6-35.03) Sec. 6-35.03. The State Board of Elections shall design 30 a registration record card which, except as otherwise 31 provided in this Section, shall be used in triplicate by all 32

election authorities in the State, except those election

33

1 authorities adopting a computer-based voter registration file authorized under Section 6-79. The Board shall prescribe the 2 form and specifications, including but not limited to the 3 4 weight of paper, color and print of such cards. Such cards 5 shall contain boxes or spaces for the information required 6 under Sections 6-31.1 and 6-35 of this Code; provided, that such cards shall also contain a box or space for the 7 applicant's social security number, which shall be required 8 9 to the extent allowed by law but in no case shall the applicant provide fewer than the last 4 digits of the social 10 11 security number, and a box for the applicant's telephone number, if available. 12

Except for those election authorities 13 adopting а computer-based voter registration file authorized under 14 15 Section 6-79, the original and duplicate cards shall 16 respectively constitute the master file and precinct binder registration records of the voter. A copy shall be given to 17 18 the applicant upon completion of his or her registration or 19 completed transfer of registration.

Whenever a voter moves to another precinct within the 20 21 same election jurisdiction or to another election 22 jurisdiction in the State, such voter may transfer his or her 23 registration by presenting his or her copy to the election authority or a deputy registrar. If such voter is not in 24 25 possession of or has lost his or her copy, he or she may effect a transfer of registration by executing an Affidavit 26 of Cancellation of Previous Registration. 27

In the case of a transfer of registration to a new election jurisdiction, the election authority shall transmit the voter's copy or such affidavit to the election authority of the voter's former election jurisdiction, which shall immediately cause the transmission of the voter's previous registration card to the voter's new election authority. No transfer of registration to a new election jurisdiction shall be complete until the voter's old election authority receives
 notification.

Deputy registrars shall return all copies of registration 3 4 record cards or Affidavits of Cancellation of Previous 5 Registration to the election authority within 7 working days 6 after the receipt thereof. Such copies or Affidavits of 7 Cancellation of Previous Registration received by the deputy registrars between the 35th and 15th 28th day preceding an 8 9 election shall be returned by the deputy registrars within 48 hours after receipt thereof. Such copies or Affidavits of 10 11 Cancellation of Previous Registration received by the deputy 12 registrars on the 15th 28th day preceding an election shall be returned by the deputy registrars to the election 13 authority within 24 hours after receipt thereof. 14

15 (Source: P.A. 91-73, eff. 7-9-99; 91-533, eff. 8-13-99; 16 92-816, eff. 8-21-02.)

17 (10 ILCS 5/6-43) (from Ch. 46, par. 6-43)

18 Sec. 6-43. Immediately after the completion of the revision by the Board of Election Commissioners, the board 19 20 shall cause copies to be made of all names upon the 21 registration record cards not marked or erased, with the 22 address, and shall have the same arranged according to the streets, avenues, courts, or alleys, commencing with the 23 24 lowest number, and arranging the same in order according to the street numbers, and shall then cause such precinct 25 26 register, upon such arrangement, to be printed in plain, large type in sufficient numbers to meet all demands, and 27 28 upon application a copy of the same shall be given to any 29 applying therefor. Provided, however, that in person municipalities having a population of more than 500,000 and 30 31 having Board of Election Commissioners, as to all а 32 elections, excepting any elections held for the purpose of 33 electing judges of the circuit courts, registrations for

1 which are made solely before the Board of Election 2 Commissioners, and where no general precinct registrations were provided for or held within 14 27 days before the 3 4 election, the Board of Election Commissioners shall cause, 5 within 10 days after the last day of registration before such 6 board, copies to be made of all names of qualified electors 7 appearing upon each registration record card in like manner 8 as hereinabove provided, and upon application a copy of the 9 shall be given to any person applying therefor: same Provided, further, that whenever an election is held within 10 11 90 days after a preceding election, or when any elections are held for the purpose of electing judges of the circuit 12 courts, the printed list and the supplement thereto provided 13 for the last preceding election shall constitute the Printed 14 15 Precinct Register for the ensuing election, subject to such 16 changes as shall be made, if any, as herein provided, which changes, if any, and the contents of any supplemental list, 17 insofar as the latter have not been changed pursuant to this 18 19 Act, shall be printed in a new supplemental list which shall supplant the prior supplemental list and shall be delivered 20 21 to the judges of the respective precincts, with the printed 22 register and the certification, in the manner and at the time 23 provided in Sections 6-48 and 6-60 of this Article. Such list 24 shall have printed on the bottom thereof the facsimile 25 signatures of the members of the of Board Election 26 Commissioners certifying that the names on the list are the all voters entitled to vote 27 names of in the precinct indicated on the top thereof. Such list shall be termed the 28 29 "Printed Precinct Register" and shall be prima facie evidence 30 that the electors whose names appear thereon are entitled to vote. Provided that if, on order of the Board of Election 31 32 Commissioners a corrected or revised precinct register of 33 voters in a precinct or precincts is printed, such list or 34 lists shall have printed thereon the day and month of such

revision and shall be designated "Revised Precinct Register
 of Voters."

Any elector whose name does not appear as a registered 3 4 voter on such printed precinct register, supplemental list or any list provided for in this Article and whose name has not 5 6 been erased or withdrawn shall be entitled to vote as 7 hereinafter in this Article provided if his registration card is in the master file. Such elector shall within 7 days after 8 9 the publication of such printed precinct register, file with the Board of Election Commissioners an application stating 10 11 that he is a duly registered voter and that his registration card is in the master file. The Board shall hold a hearing 12 upon such application within 2 days after the filing thereof 13 and shall announce its decision thereon within 3 days after 14 15 the hearing. If the name of such applicant appears upon the 16 registration card in the master file, the board shall issue to such elector a certificate setting forth that his name 17 does so appear and certifying that he has the right to vote 18 19 at the next succeeding election. Such certificate shall be issued in duplicate, one to be retained in the files of the 20 21 board, and the other to be issued to the elector.

The Board of Election Commissioners upon the issuance of such certificate shall see that the name of such elector appears upon the precinct registry list in the precinct. (Source: P.A. 92-816, eff. 8-21-02.)

26

(10 ILCS 5/6-50) (from Ch. 46, par. 6-50)

Sec. 6-50. The office of the of 27 board election 28 commissioners shall be open during ordinary business hours of 29 each week day, from 9 a.m. to 12 o'clock noon on the last four Saturdays immediately preceding the end of the period of 30 31 registration preceding each election, and such other days and such other times as the board may direct. There shall be no 32 33 registration at the office of the board of election

1 commissioners in cities, villages and incorporated towns of 2 than 200,000 inhabitants during the <u>14</u> 27 days fewer preceding any primary, regular or special election at which 3 4 the cards provided for in this article are used, or until the 5 day following such primary, regular or special second 6 election. In cities, villages and incorporated towns of 7 200,000 or more inhabitants, there shall be no registration 8 of voters at the office of the board of election 9 commissioners during the 35 days immediately preceding any election; provided, however, where no precinct registration 10 11 is being conducted prior to any election then registration may be taken in the office of the board up to and including 12 28th day prior to such election. 13 the 15th In any election called for the submission of the revision or alteration of, 14 the amendments to the Constitution, submitted by a 15 or 16 Constitutional Convention, the final day for registration at the office of the election authority charged with the 17 printing of the ballot of this election shall be the 15th day 18 19 prior to the date of election.

The Board of Election Commissioners shall appoint one or 20 more registration teams, each consisting of one member from 21 each of the 2 leading political parties, for the purpose of 22 23 accepting the registration of any voter who files an affidavit, within the period for 24 taking registrations 25 provided for in this Article, that he is physically unable to appear at the office of the Board or at any appointed place 26 27 of registration. On the day or days when a precinct registration is being conducted such teams shall consist of 28 one member from each of the 2 leading political parties who 29 30 are serving on the precinct registration board. Each team so designated shall visit each disabled person and shall accept 31 32 the registration of such person the same as if he had applied 33 for registration in person.

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The office of the board of election commissioners may be

designated as a place of registration under Section 6-51 of this Article and, if so designated, may also be open for purposes of registration on such day or days as may be specified by the board of election commissioners under the provisions of that Section.

6 (Source: P.A. 92-816, eff. 8-21-02.)

7 (10 ILCS 5/6-50.2) (from Ch. 46, par. 6-50.2)

8 Sec. 6-50.2. (a) The board of election commissioners 9 shall appoint all precinct committeepersons in the election 10 jurisdiction as deputy registrars who may accept the 11 registration of any qualified resident of the election 12 jurisdiction, except during the <u>14</u> 27 days preceding an 13 election.

The election authority shall appoint as deputy registrars 14 15 a reasonable number of employees of the Secretary of State driver's license examination stations and 16 located at 17 designated to the election authority by the Secretary of 18 State who may accept the registration of any qualified residents of the county at any such driver's 19 license 20 examination stations. The appointment of employees of the 21 Secretary of State as deputy registrars shall be made in the 22 manner provided in Section 2-105 of the Illinois Vehicle Code. 23

The board of election commissioners shall appoint each of the following named persons as deputy registrars upon the written request of such persons:

The chief librarian, or a qualified person
 designated by the chief librarian, of any public library
 situated within the election jurisdiction, who may accept
 the registrations of any qualified resident of the
 election jurisdiction, at such library.

32 2. The principal, or a qualified person designated33 by the principal, of any high school, elementary school,

1 or vocational school situated within the election 2 jurisdiction, who may accept the registrations of any resident of the election jurisdiction, at such school. 3 4 The board of election commissioners shall notify every principal and vice-principal of each 5 high school, elementary school, and vocational school situated in the 6 7 election jurisdiction of their eligibility to serve as deputy registrars and offer training courses for service 8 9 as deputy registrars at conveniently located facilities at least 4 months prior to every election. 10

11 3. The president, or a qualified person designated by the president, of any university, college, community 12 or other institution of 13 college, academy learning situated within the election jurisdiction, who may accept 14 15 the registrations of any resident of the election 16 jurisdiction, at such university, college, community college, academy or institution. 17

4. A duly elected or appointed official of a bona
fide labor organization, or a reasonable number of
qualified members designated by such official, who may
accept the registrations of any qualified resident of the
election jurisdiction.

23 5. A duly elected or appointed official of a bona fide State civic organization, as defined and determined 24 25 by rule of the State Board of Elections, or qualified members designated by such official, who may accept the 26 registration of any qualified resident of the election 27 jurisdiction. In determining the number 28 of deputy 29 registrars that shall be appointed, the board of election 30 commissioners shall consider the population of the 31 jurisdiction, the size of the organization, the geographic size of the jurisdiction, convenience for the 32 public, the existing number of deputy registrars in the 33 34 jurisdiction and their location, the registration

1 activities of the organization and the need to appoint 2 deputy registrars to assist and facilitate the registration of non-English speaking individuals. In no 3 4 shall a board of election commissioners fix an event 5 arbitrary number applicable to every civic organization requesting appointment of its members as deputy 6 7 registrars. The State Board of Elections shall by rule provide for certification of bona fide State civic 8 9 organizations. Such appointments shall be made for a period not to exceed 2 years, terminating on the first 10 11 business day of the month following the month of the general election, and shall be valid for all periods of 12 voter registration as provided by this Code during the 13 terms of such appointments. 14

The Director of the Illinois Department of 15 6. 16 Public Aid, or a reasonable number of employees designated by the Director and located at public aid 17 offices, who may accept the registration of any qualified 18 19 resident of the election jurisdiction at any such public aid office. 20

21 7. The Director of the Illinois Department of 22 Employment Security, or a reasonable number of employees 23 designated by the Director and located at unemployment offices, who may accept the registration of any qualified 24 25 resident of the election jurisdiction at any such unemployment office. If the request to be appointed as 26 registrar is denied, the board of 27 deputy election commissioners shall, within 10 days after the date the 28 request is submitted, provide the affected individual or 29 30 organization with written notice setting forth the specific reasons or criteria relied upon to deny the 31 request to be appointed as deputy registrar. 32

33 8. The president of any corporation, as defined by
34 the Business Corporation Act of 1983, or a reasonable

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number of employees designated by such president, who may accept the registrations of any qualified resident of the election jurisdiction.

4 The board of election commissioners may appoint as many 5 additional deputy registrars as it considers necessary. The 6 board of election commissioners shall appoint such additional 7 deputy registrars in such manner that the convenience of the public is served, giving due consideration to both population 8 9 concentration and area. Some of the additional deputy registrars shall be selected so that there are an equal 10 11 number from each of the 2 major political parties in the election jurisdiction. The board of election commissioners, 12 in appointing an additional deputy registrar, shall make the 13 appointment from a list of applicants submitted by the 14 Chairman of the County Central Committee of the applicant's 15 16 political party. A Chairman of a County Central Committee shall submit a list of applicants to the board by November 30 17 of each year. The board may require a Chairman of a County 18 19 Central Committee to furnish a supplemental list of 20 applicants.

Deputy registrars may accept registrations at any time other than the <u>14</u> 27 day period preceding an election. All persons appointed as deputy registrars shall be registered voters within the election jurisdiction and shall take and subscribe to the following oath or affirmation:

I do solemnly swear (or affirm, as the case may be) that i will support the Constitution of the United States, and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of the office of registration officer to the best of my ability and that I will register no person nor cause the registration of any person except upon his personal application before me.

3334 (Signature of Registration Officer)"

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1 This oath shall be administered and certified to by one 2 of the commissioners or by the executive director or by some person designated by the board of election commissioners, and 3 4 shall immediately thereafter be filed with the board of 5 election commissioners. The members of the board of election 6 commissioners and all persons authorized by them under the 7 provisions of this Article to take registrations, after 8 themselves taking and subscribing to the above oath, are 9 authorized to take or administer such oaths and execute such affidavits as are required by this Article. 10

11 Appointments of deputy registrars under this Section, except precinct committeemen, shall be for 2-year terms, 12 commencing on December 1 following the general election of 13 each even-numbered year, except that the terms of the initial 14 appointments shall be until December 1st following the next 15 16 general election. Appointments of precinct committeemen shall be for 2-year terms commencing on the date of the county 17 18 convention following the general primary at which they were 19 elected. The county clerk shall issue a certificate of appointment to each deputy registrar, and shall maintain in 20 21 his office for public inspection a list of the names of all 22 appointees.

23 The board of election commissioners shall (b) be responsible for training all deputy registrars appointed 24 25 pursuant to subsection (a), at times and locations reasonably convenient for both the board of election commissioners and 26 The board of election commissioners shall 27 such appointees. be responsible for certifying and supervising all 28 deputy 29 registrars appointed pursuant to subsection (a). Deputy 30 registrars appointed under subsection (a) shall be subject to removal for cause. 31

32 (c) Completed registration materials under the control
33 of deputy registrars appointed pursuant to subsection (a)
34 shall be returned to the proper election authority within 7

1 days, except that completed registration materials received 2 by the deputy registrars during the period between the 35th and <u>15th</u> 28th day preceding an election shall be returned by 3 4 the deputy registrars to the proper election authority within 48 hours after receipt thereof. The completed registration 5 6 materials received by the deputy registrars on the 15th 28th 7 day preceding an election shall be returned by the deputy 24 hours after receipt thereof. Unused 8 registrars within 9 materials shall be returned by deputy registrars appointed pursuant to paragraph 4 of subsection (a), not later than the 10 11 next working day following the close of registration.

12 (d) The board of election commissioners shall not be 13 required to provide additional forms to any deputy registrar 14 having more than 200 registration forms unaccounted for 15 during the preceding 12 month period.

16 (e) No deputy registrar shall engage in any 17 electioneering or the promotion of any cause during the 18 performance of his or her duties.

(f) The board of election commissioners shall not be criminally or civilly liable for the acts or omissions of any deputy registrar. Such deputy registrars shall not be deemed to be employees of the board of election commissioners. (Source: P.A. 92-816, eff. 8-21-02.)

24 (10 ILCS 5/6-50.3) (from Ch. 46, par. 6-50.3)

Sec. 6-50.3. The board of election commissioners may 25 establish temporary places of registration for such times and 26 at such locations as the board may select. However, 27 no 28 temporary place of registration may be in operation during 29 the $\underline{14}$ 27 days preceding an election. Notice of the time and 30 place of registration at any such temporary place of 31 registration under this Section shall be published by the board of election commissioners in a newspaper having a 32 general circulation in the city, village or incorporated town 33

not less than 3 nor more than 15 days before the holding of
 such registration.

Temporary places of registration shall be established so 3 4 that the areas of concentration of population or use by the public are served, whether by facilities provided in places 5 6 of private business or in public buildings or in mobile 7 units. Areas which may be designated as temporary places of registration include, but are not limited to facilities 8 9 licensed or certified pursuant to the Nursing Home Care Act, 10 Soldiers' and Sailors' Homes, shopping centers, business 11 districts, public buildings and county fairs.

12 Temporary places of registration shall be available to 13 the public not less than 2 hours per year for each 1,000 14 population or fraction thereof in the county.

15 All temporary places of registration shall be manned by 16 employees of the board of election commissioners or deputy 17 registrars appointed pursuant to Section 6-50.2.

18 (Source: P.A. 92-816, eff. 8-21-02.)

Section 99. Effective date. This Act takes effect uponbecoming law.