

SELF- NOMINATION AND ACCEPTANCE

C.R.S 1-8-303; 32-1-103(4); 1-45-109(1); 1-45-110; SOS CPF Rule 16; 1-4-912

I, _____
(full name of the candidate as the name will appear on the ballot, cannot use titles such as "MD," "Reverend," or "Chief")

who reside at: _____
(residence street name and number)

(city or town, zip code)

(county), (state)

(mailing address if different from residence address)

Whose email address is:

(enter email)

hereby nominate myself and accept such nomination for the office of Director for a ____ **two-** year/ a ____ **four-year** term [for ____ Director District, if applicable] on the Board of Directors of the _____ District at the regular election on May __, 20 __, **and will serve if elected.**

I affirm that I am an eligible elector of the _____ District and am an eligible elector at the date of signing this Self-Nomination and Acceptance Form (or letter).

- I am an eligible elector because I am registered to vote in Colorado and am (mark one):
- _____ A resident of the District, or area to be included in the district, for not less than 30 days; or
 - _____ The owner (or spouse of owner) of taxable real or personal property situated within the boundaries of the District, Spouse's Name, if property is in spouse's name:
 - _____ A person who is obligated to pay taxes under a contract to purchase taxable property within the District.

Mark here ____ if you are a member of an executive board of a unit owner's association, as defined in § 38-33.3-103 of the Colorado Revised Statutes, located within the boundaries of the district for which you are running for office.

I further affirm that I am familiar with the provisions of the Fair Campaign Practices Act as required in § 1- 45-110 of the Colorado Revised Statutes, and I will not, in my campaign for this office, receive contributions or make expenditures exceeding \$200 in the aggregate during the election cycle, however, if I do so, I will thereafter file all disclosure reports required under the Fair Campaign Practices Act.

DATED this ____ day of _____, 20__.

WITNESSED by the following registered elector:

(Signature of Candidate)

(Printed Full Name of Candidate)

(email address)

(Telephone Number)

(Signature of Witness)

(Printed Full Name of Witness)

(Residence address)

(City or Town, Zip Code)

For Use by the Designated Election Official:

Received on: _____ (Date), at: _____ (Time) Received by: _____ (Name)

Self-Nomination Form Deemed:

Sufficient on: _____ .

Not Sufficient on: _____ Candidate Notified on: _____ (Date)

Received Amended Form on: _____ (Date/Time)

Amended Form Sufficient on: _____ (Date/Time)

Copy sent to Secretary of State on: _____ (Date)[If the election is not cancelled, the self-nomination and acceptance form must be filed with the Secretary of State no later than the 60th day prior to the election, March 7, 2014].

PROCEDURAL INSTRUCTIONS: Review use with your attorney. An eligible elector may submit a letter to the DEO in lieu of this form. The letter must have the same information in it. As most candidates do not know the Fair Campaign Practices Act requirements, it is strongly suggested that the DEO require candidates to use this form. This form must be filed with the Designated Election Official (DEO) of the District not less than 67 days prior to the regular election. While the deadline for filing is 67 days before the election (close of business), the deadline by which any insufficiency must be cured is 3:00 p.m. on the deadline date (1-4-912, CRS). To ensure time to amend the form if it is not sufficient, it is strongly recommended that prospective candidates submit their Self-Nomination form earlier than the deadline. The DEO may offer the candidate some proof of filing the form, perhaps with a photocopy of the submitted form. The DEO must verify the elector's eligibility (1-4-908, 1-1-104(35), CRS). Inactive voter status does not disqualify a candidate (1-2-605(3), CRS). To meet Fair Campaign Practices Act requirements, the DEO must file copies of the Self Nomination forms or a list of the names of all valid candidates with the county clerk and recorder no later than 60 days before the election (SOS CPF Rule 8). The forms are public records (1-4-504, CRS).

**CAMPAIGN & POLITICAL FINANCE (CPF)
COMPLIANCE INFORMATION FOR SPECIAL DISTRICT CANDIDATES**

1-45-108(1), SOS CPF Rule 8

To: All Aspen Springs Metropolitan District Candidates
From: Glenn Robinson Designated Election Official
Re: 2014 Regular Special District Election – Candidate’s Campaign and
Political Finance Responsibilities

Pursuant to Secretary of State Campaign Finance Rule 8.1 (SOS CPF Rule), the designated election official (DEO) must provide to the Secretary of State, copies of the self-nomination and acceptance forms (or letters) and affidavits of intent to be a write-in candidate submitted to the DEO.

You signed and submitted a self-nomination and acceptance form or an affidavit of intent to be a write-in candidate, and in so doing swore or affirmed that you

... are familiar with the provisions of the Colorado Fair Campaign Practices Act (FCPA) as required in CRS 1-45-110 and shall not, in my campaign for this office, receive contributions or make expenditures exceeding twenty dollars (\$20) in the aggregate, however, if I do so, I shall file all disclosure reports required under the Fair Campaign Practices Act. I understand that no filing of disclosure reports is required unless and until the twenty dollar (\$20) threshold has been met.

Article XXVIII, Section 2(2), CRS 1-45-108(1), and Secretary of State Rules Concerning Campaign & Political Finance, 8.4.

Please refer to the Secretary of State’s webpage for information on how to file or contact the support team at cpfhelp@sos.state.co.us or 303-894-2200, extension 6383. The District DEO is not able to assist you.

PROCEDURAL INSTRUCTIONS: Review with your attorney. Provide to each candidate.