## **CLARK COUNTY ELECTIONS DEPARTMENT VOTER REGISTRATION LISTS - WORK ORDER AND AFFIDAVIT**

## Instructions:

- Complete the top and middle portions. If you are purchasing item numbers one or two, read the affidavit section at the bottom and sign where indicated.
   All orders require prepayment. Make checks payable to: Election Reserve Fund.
- 3. Bring the completed form to the Elections Department at 1408 Franklin Street or mail to: Clark County Elections, PO Box 8815, Vancouver, WA 98666

Please Print Clearly						
Name		Organization	Organization / Campaign			
Address		City, State, Zi	City, State, Zip			
Phone Number		Email Addres	Email Address			
Order Date Requested Completion Da		ite				
		Delivery (Che	eck One): Pick	ilEmailFTP Site		
	<u> </u>					
ITEMS ORDERED - See Elections Price List					AMOUNT	
1. Registered Voter List					Cost	
Jurisdiction (Check One): Full county Other District						
Voting History (Year to Year)						
2. Matchback Data - Ballots Voted (provided on FTP site daily by 5 pm) Full county only (district code spreadsheet will be provided so precincts within a jurisdiction can be determined)					No charge for matchbacks	
Email Address						
3. OTHER ITEMS QUANTITY						
Copies						
Other Materials Ordered						
'						
Shipping & Handling (if requesting a CD)						
Sub-Total						
Total						
Date Paid Paid By:	mber	Amount Paid				
AFFIDAVIT FOR PURCHASE		AFFIDAVIT				
REGISTERED VOTER LISTS						
I hereby certify that the listing of regis	1007	hased from Clark County	on this day sh	all be used only f	or political purposes and shall	
not be used for commercial purposes	s. I understand that under W	/ashington State law, RCW	V 29A.08.740,	violations of this p	provision regarding use of	
registered voter lists is a felony punishable by imprisonment and fine. (Please read warning on reverse side, or attached.)  Office Use Only  Name					Pro- IA	
Office Use Only Name		Name			Date	
Date	Signature					
Witnessed by Deputy County Auditor		Address			-	
		City, State, Zip				
	Mass 92					
		L				

## RCW 29A.08.740

## Violations of restricted use of registered voter data -- Penalties -- Liabilities.

- (1) Any person who uses registered voter data furnished under RCW 29A.08.720 for the purpose of mailing or delivering any advertisement or offer for any property, establishment, organization, product, or service or for the purpose of mailing or delivering any solicitation for money, services, or anything of value is guilty of a class C felony punishable by imprisonment in a state correctional facility for a period of not more than five years or a fine of not more than ten thousand dollars or both such fine and imprisonment, and is liable to each person provided such advertisement or solicitation, without the person's consent, for the nuisance value of such person having to dispose of it, which value is herein established at five dollars for each item mailed or delivered to the person's residence. However, a person who mails or delivers any advertisement, offer, or solicitation for a political purpose is not liable under this section unless the person is liable under subsection (2) of this section. For purposes of this subsection, two or more attached papers or sheets or two or more papers that are enclosed in the same envelope or container or are folded together are one item. Merely having a mailbox or other receptacle for mail on or near the person's residence is not an indication that the person consented to receive the advertisement or solicitation. A class action may be brought to recover damages under this section, and the court may award a reasonable attorney's fee to any party recovering damages under this section.
- (2) Each person furnished data under RCW 29A.08.720 shall take reasonable precautions designed to assure that the data is not used for the purpose of mailing or delivering any advertisement or offer for any property, establishment, organization, product, or service or for the purpose of mailing or delivering any solicitation for money, services, or anything of value. However, the data may be used for any political purpose. Where failure to exercise due care in carrying out this responsibility results in the data being used for such purposes, then such person is jointly and severally liable for damages under subsection (1) of this section along with any other person liable under subsection (1) of this section for the misuse of such data.

[2005 c 246 § 19. Prior: 2003 c 111 § 249; 2003 c 53 § 176; 1999 c 298 § 2; 1992 c 7 § 32; 1974 ex.s. c 127 § 3; 1973 1st ex.s. c 111 § 4. Formerly RCW 29.04.120.]