1S-9.005 Comprehensive Emergency Suspension of Election Plan.

(1) Notification.

(a) After an election has been suspended or delayed, the supervisor of elections from an affected county or the municipal clerk from an affected municipality must ensure that the public receives prompt notification of the suspension or delay of an election.

(b) Such notification must be through public service announcements in the print and electronic media and any other means available.

(2) Conduct of rescheduled election.

(a) As soon as possible after an election has been suspended or delayed, the supervisor of elections from an affected county or the municipal clerk from an affected municipality must identify the number of previously established polling sites that are functional; the number of previously established polling sites that can be repaired; and the number of previously established polling sites that have been destroyed.

(b) A supervisor of elections from an affected county or the municipal clerk from an affected municipality must, in coordination with federal, state, and local emergency management agency officials, determine the safety and ability to utilize existing polling sites and availability of new polling sites.

(c) When the supervisor of elections from an affected county or the municipal clerk from an affected municipality determines that new polling sites are required as a result of an emergency, new polling sites shall be established by the supervisor.

(d) The supervisor of elections from an affected county or the municipal clerk from an affected municipality should coordinate efforts with federal, state, and local emergency management agencies to permit the orderly establishment of new polling sites.

(e) Tents or other temporary structures may be utilized as new polling sites and staffed by any elector in the state. The supervisor of elections from an affected county or the municipal clerk from an affected municipality will appoint all poll workers for purposes of this provision.

(f) Where possible, adequate lighting must be provided at all polling sites.

(g) The suspended or delayed election must be rescheduled by the Governor, upon consultation with the Secretary of State, to be held within 10 days after the date of the suspended or delayed election or as soon as practicable.

(h) The orderly conduct of a rescheduled election by the supervisor of elections from an affected county or the municipal clerk from an affected municipality must be coordinated with the members of the governing body holding the election, where applicable.

(i) The supervisor of elections from an affected county or the municipal clerk from an affected municipality may recruit and train as poll workers for a rescheduled election any elector in the State of Florida.

(j) The supervisor of elections from an affected county must train all poll workers except where municipal clerks from affected municipalities are authorized to train poll workers pursuant to municipal charter or municipal ordinance.

(k) The supervisor of elections from an affected county or the municipal clerk from an affected municipality will determine the appropriate credential for identifying poll workers who will assist in the rescheduled election process, with the local emergency management agency providing support and technical assistance as appropriate in both a pre- and post-disaster situation.

(3) Vote-by-mail ballots.

(a) The supervisor of elections from an affected county or the municipal clerk from an affected municipality may establish temporary vote-by-mail ballot sites in the affected areas or at any place in the county or city, and, if established, must publicize those sites through public service announcements in the print and electronic media and any other means.

(b) Any elector residing in the affected area, or any elector of the state who is in the affected area providing emergency assistance, may vote using a vote-by-mail ballot.

(c) All vote-by-mail ballot sites shall be supervised and under the direct control of the supervisor of elections or the municipal clerk.

(d) All vote-by-mail ballots shall be distributed and collected at such sites under the supervision and direct control of the supervisor of elections or the municipal clerk.

(4) Voting and tabulation equipment.

(a) Supervisors of elections from affected counties or municipal clerks from affected municipalities may borrow or lease certified voting and tabulation equipment or voting systems which have been certified pursuant to Section 101.015(1), F.S., and rule Chapter 1S-5, F.A.C., for use in the rescheduled election. Where a central or regional counting center cannot be established within the area affected by the disaster, ballots may be tabulated in other counties.

(b) Notices relating to offices or issues which will appear on the ballot that have been published prior to the suspension or delay
of an election need not be republished, even if those notices are date specific. However, canvassing board meetings; logic and
accuracy tests conducted pursuant to Section 101.5612(1), F.S.; and tabulating equipment tests conducted pursuant to Section
101.5612, F.S., which have been previously noticed but are affected by the suspension or delay of an election must be renoticed
through public service announcements in the print and electronic media and any other means available to provide the public
reasonable notice of any meetings or tests.

(c) The supervisor of elections from an affected county or the municipal clerk from an affected municipality shall conduct a
logic and accuracy test pursuant to Section 101.5612(1), F.S., or a pre-election test pursuant to Section 101.35, F.S., on the
tabulating equipment which will be used in the election. Notification of such testing must be publicized through public service
announcements in the print and electronic media and any other means available.

(d) The supervisor of elections from an affected county or the municipal clerk from an affected municipality shall comply with
the filing requirements of Section 101.5607(1)(b), F.S. and paragraph 1S-2.015(5)(f), F.A.C., which are otherwise applicable to
elections conducted utilizing the voting systems being used.

(5) Safety of existing polling places. The supervisor of elections from an affected county or the municipal clerk from the
affected municipality should coordinate with the county and city police and the National Guard in an effort to provide security for
existing polling sites, including securing salvageable voting equipment from destroyed or damaged polling sites to prevent them
from further damage and looting and providing security for voting equipment at existing, destroyed, and newly established polling
sites.

(6) Release and certification of election returns.

(a) The supervisor of elections from an affected county or the municipal clerk from an affected municipality must ensure the
security of all ballots.

(b) Law enforcement officers, the National Guard, and poll workers may be utilized by the affected supervisor of elections or
municipal clerk to transport or secure ballots.

(c) Where a central or regional counting center cannot be established within the area affected by the disaster, an affected
supervisor of elections or municipal clerk may, in coordination with law enforcement officers or the National Guard, deliver ballots
to other counties for tabulation. However, any ballot transportation or tabulation must be done under the supervision and control of
the affected supervisor of elections or municipal clerk who shall at all times have the responsibility to ensure the safety and
safekeeping of the ballots and election results.

(d) Where a multicounty or statewide election is suspended or delayed pursuant to Section 101.733, F.S., all supervisors of
elections must withhold returns for affected races until the supervisors of elections in those counties where an election has been
suspended or delayed have conducted rescheduled elections and are able to certify returns to the Division. The Division will notify
the supervisors of elections when returns are to be delayed and when returns shall be certified to the Division.

(e) Where a county or municipal election, or any part of a county or municipal election, is suspended, no results from an
affected race may be released by the supervisor of elections or municipal clerk until after the polls have closed in those jurisdictions
with delayed elections.

(f) Where a supervisor of elections or municipal clerk is required to either withhold or certify previously withheld returns, a
logic and accuracy test shall be conducted pursuant to Section 101.5612(1), F.S., or a pre-election test pursuant to Section 101.35,
F.S., if parameters used within the voting system to define the tabulation and reporting instructions are changed in any way as a
result of the requirement to withhold returns. Notification of such testing must be publicized through public service announcements
in the print and electronic media and any other means available. The supervisor of elections or municipal clerk shall comply with the
filing requirements of Section 101.5607(1)(b), F.S. and paragraph 1S-2.015(5)(f), F.A.C.

Rulemaking Authority 101.733(3) FS. Law Implemented 101.733(3) FS. History–New 3-13-94.