

The Constitution of the state of Oregon is amended by creating a new section 25 to be added to and made part of Article II, such section to read:

Section 25. Presidential Electors. (1) Pursuant to the U.S. Constitution, the legislature shall adopt a process to appoint presidential electors to the U.S. Electoral College. Each elector must be an elected county clerk in the state and may not decline the appointment. In the Electoral College, each elector may vote for the candidates with the most popular support nationwide as determined by the process set forth in subsection (2) of this section.

(2) In a year when a President of the United States is to be elected, the Secretary of State, acting independently of the legislative, judicial and executive branches, may adopt rules and procedures, issue orders to subordinate election officials, and make expenditures to:

(a) Implement a secure database and conduct a primary tracking poll to qualify and limit the number of presidential and vice-presidential candidates on the Oregon general election ballot.

The following rules shall be the only constraints on the Secretary:

(A) After January 1st but before June 1st, individuals may declare their candidacy for the office of President or Vice President of the United States by “filing” with the Secretary of State. The individual must be eligible for the office under federal law and may file for one office only. Any candidate may withdraw their filing before June 1st.

(B) After January 1st but before May 1st, the Secretary may declare the candidacy of any individual without a filing - if the Secretary determines the individual is actively campaigning in any state or territory. The Secretary may declare the individual for one office only.

(C) After February 1st but before August 1st, any qualified Oregon voter may create an “account” that provides access to the tracking poll database. The identity of each account creator must be “verified” before August 1st, or the account is deleted from the database.

(D) After February 1st but before September 1st, any voter may use their account to endorse one candidate for President and one candidate for Vice President. Thereafter, the account may be used to modify or retract endorsements no more than once every fourteen days.

(E) Endorsement totals for each candidate shall be made public daily, but individual endorsements are private and may not be publicly disclosed.

(F) On June 1st, all candidates with less than 1000 total endorsements from verified accounts and any candidates who have not filed with the Secretary of State are disqualified.

(G) On September 1st, all but the top five candidates for each office are disqualified.

(b) Use the Oregon general election ballot to conduct a final statewide poll to determine which of the five candidates qualified under paragraph (a) of this subsection has the most popular support in Oregon. In addition, a “write-in” candidate option on the ballot shall be allowed.

(c) Canvas and consolidate the U.S. Presidential election/poll results in all states and territories to determine the candidates with the most popular support nationwide. At the sole discretion of the Secretary, the results from any state or territory may be omitted if:

(A) The election/poll did not include a comprehensive runoff process equal to or better than the process defined by this subsection.

(B) The comprehensive runoff process did not provide an equal opportunity for all candidates and voters to participate - at all stages of the process. Partisan segregation is not allowed. Candidates may be endorsed - but not nominated to, any ballot by a political party.

(C) The election/poll was corrupted, and the outcome could not reasonably be determined.