



GUIDE TO MEASURES

For County, Cities, Schools and Special Districts

2019

Amador County Elections Office
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www.amadorgov.org/elections

PREFACE

This guide has been compiled to assist Countywide, School and District Offices who are contemplating placing a Measure on the ballot. Please understand that we are not rendering legal advice, and therefore this guide is not to be a substitute for legal counsel for the School, District or the organization using it.

It is recommended that you review these pages carefully. Placing a Measure on the ballot is an expensive and difficult process with laws that must be adhered to.

If you have any questions, please contact us at (209) 223-6465 or email amadorgov.org/elections.

Kim Grady
Registrar of Voters
County of Amador

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GENERAL INFORMATION

A Measure is an ordinance, question, issue or charter amendment submitted to a vote of the people at any election. Local questions, issues or amendments are referred to as "Measures", while those that are voted upon statewide are called "Propositions".

The information provided in this guide is applicable to the filing of Arguments and Rebuttals concerning County, School and District Measures in Amador County only. Arguments and/or Rebuttals involving County, School and District Measures are filed with the Amador County Elections office.

Arguments and/or Rebuttals relating to City Measures are filed with the City Clerk of the City involved. Specific information regarding requirements and due dates should be obtained from that City's Clerk.

Individuals interested in State Propositions should contact the Secretary of State's office, Elections Division, at (916) 657-2166 for further information.

DEFINITIONS OF TERMS USED IN THIS GUIDE

Argument

A 300 word statement IN FAVOR OF or AGAINST a Measure.

Author of an Argument

A Proponent of a Measure, an individual voter, a bona fide association of citizens, or any combination of bona fide associations and individual voters who write the text of the Argument IN FAVOR OF or AGAINST a Measure.

Authorization for Signers

A form which needs to be completed by the Authors and filed with the Registrar of Voters if they wish to allow others to sign the Argument IN FAVOR OF or AGAINST a Measure on their behalf. For Rebuttal Arguments, the Signers of the Argument IN FAVOR OF or AGAINST a Measure may authorize others to sign. A Letter of Authorization may also be used for this purpose.

Bona Fide Association of Citizens

A recognized group of citizens bound together by a common interest or cause.

Committee

Any person or combination of persons who, directly or indirectly, receive contributions or make expenditures or contributions to support or oppose a Measure.

County Voter Information Guide

A guide mailed to each registered voter prior to an election. It contains information on candidates, measures, and instructions for voting. In addition, a sample of the ballot may be included.

Elections Official

The Amador County Registrar of Voters and staff.

Electoral Jurisdiction

The district or area in which the Measure will be voted upon.

Filer of an Argument IN FAVOR OF or AGAINST a Measure

The Author of the Argument or any person the Author authorizes to file the Argument.

Proponent of a Measure

A person or persons who initiate(s) the initiative petition process, and has control of the circulation and signature collection for the petition. The Proponent can also be the Amador County Board of Supervisors for a countywide Measure in this county. A Proponent of a Measure can author an Argument IN FAVOR of their sponsored Measure.

Public Review Period

Following the deadline for filing Arguments IN FAVOR OF or AGAINST a Measure, Rebuttal Arguments, Impartial Analysis, Fiscal Impact Statement and Tax Rate Statement, the public has 10-calendar days to review these documents at the Elections Office.

Rebuttal Argument

A 250 word statement which refutes an Argument IN FAVOR OF or AGAINST a Measure.

Signature Statement

A form which must be submitted with each original Argument IN FAVOR OF or AGAINST and Rebuttal Argument to the Elections Official. It includes information on each Signer of the Argument.

Signer of Argument IN FAVOR OF or AGAINST a Measure

The Author of the Argument IN FAVOR OF or AGAINST a Measure or any person whom the Author authorizes in writing to sign the Argument.

Signer of Rebuttal Argument

The signer of the Argument IN FAVOR OF or AGAINST a Measure unless the signer of the Argument IN FAVOR OF or AGAINST a Measure authorizes in writing another person to sign the Rebuttal Argument.

Writ of Mandate

A written order issued by a Superior Court commanding a public official or body or a lower court to perform or cease to perform a specific duty of action.

MEASURE DUE DATES

The recommended due date for submitting a Measure to our office is 113 days prior to an election. The California Elections Code deadline is 88 days prior to an election, but to accommodate scheduling for placement on the Board of Supervisors' agenda and Federal requirements to print voting materials the recommended due date is needed.

The California Elections Code provides that the County Elections Official shall establish due dates for the filing of Arguments and Rebuttals based on the time reasonably necessary to allow for the 10-calendar day public examination period, and to prepare, print and mail County Voter Information Guides. Each Measure has its own calendar of due dates, determined by the County Elections Official. All original Arguments and Rebuttals, including original signatures of the proponents, for County, School and District Measures must be filed in the Elections Official's office by 5:00 p.m. on the applicable due date.

The Abbreviated Measure Calendar below provides an overview of applicable due dates for County, School and District Measures. This is for informational purposes only. Contact Amador County Elections at (209) 223-6465 or visit www.amadorgov.org/elections for current Measure due dates.

Due dates pertaining to City Measures should be obtained from the particular City involved.

Abbreviated Measure Calendar

<u>Recommended Due Dates</u>		OR	<u>Code Deadlines</u>			
E-113 – E-99	Recommended time frame for local ordinances, resolutions, tax rate statement for bond measure or orders for calling an election to be filed with the Registrar of Voters office.	EC §§	10401 10402 10403	E-88 Deadline for local ordinances, resolutions, tax rate statement for bond measure or orders for calling an election to be filed with the Registrar of Voters office.	EC §§	10401 10402 10403
E-92	Impartial analysis due from County Counsel for measures. Not to exceed 500 words in length.	EC §	9160	E-84 Deadline to submit Arguments IN FAVOR OF or AGAINST a local measure. Not to exceed 300 words in length.	EC §§	9162 9163
E-89	Deadline to submit Arguments IN FAVOR OF or AGAINST a local measure. Not to exceed 300 words in length.	EC §§	9162 9163	E-83 – E-74 10-calendar day public review period for Arguments IN FAVOR OF or AGAINST any measure. During this 10-calendar day review period, any person may seek Writ of Mandate or injunction requiring any or all of the material in the Argument IN FAVOR OF or AGAINST to be amended or deleted. All Writs of Mandate must be filed by the end of the 10-calendar day public examination period.	EC §§	9163 9190
E-88 – E-79	10-calendar day public review period for Arguments IN FAVOR OF or AGAINST any measure. During this 10-calendar day review period, any person may seek Writ of Mandate or injunction requiring any or all of the material in the Argument IN FAVOR OF or AGAINST to be amended or deleted. All Writs of Mandate must be filed by the end of the 10-calendar day public examination period.	EC §§	9163 9190	E-83 Impartial analysis due from County Counsel for measures. Not to exceed 500 words in length.	EC §§	9160
E-85	Deadline to submit Rebuttals to Arguments IN FAVOR OF or AGAINST a measure argument. Not to exceed 250 words in length.	EC §	9167	E-83 Deadline to withdraw a measure that has been submitted to the voters of any jurisdiction at an election. The order of election shall not be amended or withdrawn after this date.	EC §	9605
E-84 – E-75	10-calendar day public review period for Rebuttals to Arguments IN FAVOR OF or AGAINST any measure. During this 10-calendar day review period, any person may seek Writ of Mandate or injunction requiring any or all of the material in the Rebuttals to Arguments IN FAVOR OF or AGAINST to be amended or deleted. All Writs of Mandate must be filed no later than the end of the 10-calendar day public examination period.	EC §§	9167 9190	E-82 Deadline to submit Rebuttals to Arguments IN FAVOR OF or AGAINST a measure argument. Not to exceed 250 words in length.	EC §	9167
E-83	Deadline to withdraw a measure that has been submitted to the voters of any jurisdiction at an election. The order of election shall not be amended or withdrawn after this date.	EC §	9605	E-81 – E-72 10-calendar day public review period for Rebuttals to Arguments IN FAVOR OF or AGAINST any measure. During this 10-calendar day review period, any person may seek Writ of Mandate or injunction requiring any or all of the material in the Rebuttal to Arguments IN FAVOR OF or AGAINST to be amended or deleted. All Writs of Mandate must be filed by the end of the 10-calendar day public examination period.	EC §§	9167 9190

SUBMITTING A MEASURE

What the Elections Official needs from you:

Resolution

Districts and Cities: Submit a "Resolution Requesting Consolidation of Election and Ordering of Such Election" along with the "Notice to County Elections Official of Measure Submitted to the Voters."

County: Submit a "Resolution Requesting Consolidation of Election and Ordering of Such Election."

Schools: Submit a "Resolution Ordering Election, Specifications of the Election Order and Requesting Consolidation" along with the "Notice to County Elections Official of Measure Submitted to the Voters."

Measure Text

When submitting Measure Text, please email Word documents to elections@amadorgov.org. When submitting materials to place a Measure on the ballot, indicate clearly the Measure wording by placing a box around the entire ballot question you wish to appear on the official Ballot and in the County Voter Information Guide*. Also state in writing, which portion of the resolution or ordinance is to be printed in the County Voter Information Guide. Any non-written PDF image, map, etc. must be accompanied by a written description at the time your Measure has been filed with our office. The intent is to provide accessible material for all voters.

If the proposed measure imposes a tax or raises the rate of a tax, the ballot shall include in the statement of the measure to be voted on the amount of money to be raised annually and the rate and duration of the tax to be levied. EC § 13119

The statement of the measure shall be a true and impartial synopsis of the purpose of the proposed measure, and shall be in a language that is neither argumentative nor likely to create prejudice FOR or AGAINST the Measure. EC § 13119

If you do not want any Measure Text to be printed in the County Voter Information Guide, please provide this direction in writing within the resolution. In this case, instead of Measure Text, voters will be directed to contact the District for a copy of the proposed Measure.

Example:

The above statement is an Impartial Analysis of Measure _____.
If you desire a copy of the Measure, please call the district office at (209) 555-5555 and a copy will be mailed at no cost to you.

Ballot Question

The Ballot Question is limited to 75 words. Jurisdictions may want to consider beginning their Ballot Question with a few key summary words to summarize the Measure. The words will count toward the 75 word limit.

The verbiage, "Shall the measure (stating the nature thereof) be adopted?", must be included in your Ballot Question. This verbiage will count toward the 75 word limit. EC § 13119

The Ballot Question is followed by the words YES and NO. The words to appear on the ballot for School Bond Measures are Bonds - Yes and Bonds - No. The words to appear on the ballot for a School Reorganization Measure are Reorganization of School Districts - Yes and Reorganization of School Districts - No. Similar words may be used. EC § 13247, EDC § 15122

** Provisions of AB 2911 replace existing terms that refer to ballot pamphlets, voter pamphlets and sample ballot booklets with County Voter Information Guide and Voter Information Guide.*

ORDER OF APPEARANCE

Measures will appear on the ballot in the following order:

1. County Board of Education
2. Community College Districts
3. Unified School Districts
4. High School Districts
5. Elementary School Districts
6. County
7. Cities
8. Districts

In order to allow for the most efficient use of space, the County Elections Official may vary the order of the Measures. EC § 13109

The information provided for a Measure will appear in the County Voter Information Guide in the following order:

1. Measure Question
2. Impartial Analysis
3. Full Text (optional)
4. Fiscal Impact Statement or Tax Rate Statement (if applicable)
5. Argument IN FAVOR OF a Measure
6. Argument AGAINST a Measure
7. Rebuttal to Argument IN FAVOR OF a Measure
8. Rebuttal to Argument AGAINST a Measure

MEASURE LETTER ASSIGNMENT

Letters designating Measures will be assigned by the Elections Official. At the beginning of each calendar year, Measures will commence with the letter A and continue in alphabetical order to the letter Z. If during the calendar year all letters have been used, lettering will continue with AA, BB, etc. It is the policy of Amador County not to designate the letters F, I and O. EC § 13116

Amador County reserves the right to block off letter designations for the ballot Measures so that letter designations of any Measure in the county will have sequential numbering. After these letters have been chosen, Measure letters are issued to all districts on a first submitted, first assigned basis.

Letter allocation could be affected when a multi-county district has a Measure on the ballot. The Elections Officials of those counties may mutually agree to use a specific letter designation that may create gaps in letter assignment.

Withdrawal of a Measure from the ballot may also create a gap in the sequence of the assigned letters.

IMPARTIAL ANALYSIS, TAX RATE STATEMENT AND FISCAL IMPACT STATEMENT

Impartial Analysis

The Impartial Analysis is limited to 500 words.

The Impartial Analysis will be submitted by County Counsel or the City Attorney, whichever is applicable.

EC §§ 9160, 9500

Water District Impartial Analysis

The counsel for the water district, or if there is no counsel for the water district, the County Counsel of the county with the largest number of registered voters, shall prepare an Impartial Analysis. If there is legal counsel for the water district, the Impartial Analysis shall be subject to review and revision by the County Counsel. EC § 9314

Tax Rate Statement (if applicable)

All Bond Measures proposed by a County, City, District or other political subdivision or by any agency, department, or board thereof that secure funding by property liens within the jurisdiction shall file a Tax Rate Statement.

EC §§ 9400, 9401

Fiscal Impact Statement (if applicable)

The Fiscal Impact Statement is limited to 500 words.

The County Auditor/Controller may be requested by the Board of Supervisors to prepare a Fiscal Impact Statement of a County Measure. EC § 9160

Submitting Analyses and Statements

Impartial Analyses, Fiscal Impact Statements and Tax Rate Statements must be typed to ensure quality and accuracy. Submit information typed, upper and lower case with single spacing. Please email Word documents to elections@amadorgov.org in addition to your hardcopy.

NOTE: Impartial Analyses, Fiscal Impact Statements and Tax Rate Statements must be written to address a single Measure on the ballot. A document combining more than one Measure will not be accepted.

ARGUMENTS

Arguments IN FAVOR OF or AGAINST a Measure

The Argument is limited to 300 words.

Be accurate. Documents will be printed as submitted. Spelling, punctuation and grammatical errors will not be corrected by the Elections Official. No profanity or other objectionable language may be used.

Who can file an Argument IN FAVOR OF or AGAINST a Measure

School District Measure: The Governing Board of the District or any member or members of the board, or any individual voter who is eligible to vote on the Measure, or bona fide association of citizens*, or any combination of such voters and associations may file a written Argument IN FAVOR OF or AGAINST any school Measure. EC § 9501

County or District Measure: The Board of Supervisors or any member or members of the board, or any individual voter who is eligible to vote on the Measure, or bona fide association of citizens*, or any combination or such voters and associations may file a written Argument IN FAVOR OF or AGAINST any County or District Measure. EC § 9162

The Filer of an Argument must be from the governing body, from a bona fide association of citizens* or be a registered voter in the district. However, the Signers of an Argument need not meet this criteria.

City Measure: Information should be obtained from the particular City office involved.

More than one Argument

Only one Argument IN FAVOR OF and one Argument AGAINST any Measure will be printed in the County Voter Information Guide. If more than one Argument IN FAVOR OF or more than one Argument AGAINST any Measure is submitted, a single Argument will be selected by the Elections Official.

In selecting a single Argument, the Elections Official gives preference and priority to Arguments in the following order:

1. The Board of Supervisors or a member or members of the district board.
2. The individual voter or bona fide association of citizens, or combination of voters and associations, who are the bona fide sponsors or proponents of the Measure.
3. Bona fide association of citizens.
4. Individual voters who are eligible to vote on the Measure.

EC §§ 9166, 9503

Change to and/or Withdrawal of Arguments

Arguments may be changed or withdrawn by their proponents at any time prior to and including the date designated by the Elections Official. EC §§ 9316, 9601

If any Argument is changed, the newly signed original Argument must be completed and filed with the Elections Official no later than a date designated by the Elections Official.

The original signed withdrawal request must be filed with the Elections Official no later than a date designated by the Elections Official.

**Provisions of Senate Bill 665 requires an organization or association submitting an Argument FOR or AGAINST a Measure to also submit additional information to the Elections Official to enable that official to determine if it qualifies as a bona fide association of citizens. EC § 9503*

REBUTTALS

Rebuttals to Arguments IN FAVOR OF or AGAINST a Measure

The Rebuttal is limited to 250 words.

Documents will be printed as submitted. Spelling, punctuation and grammatical errors will not be corrected by the Elections Official. No profanity or other objectionable language may be used.

City Measure: Information should be obtained from the particular City involved.

When an Argument IN FAVOR OF or AGAINST a Measure has been selected for publication in the County Voter Information Guide, the Elections Official responsible for conducting the election shall send copies of the Argument IN FAVOR OF the Measure to the authors of the Argument AGAINST the Measure and copies of the Argument AGAINST the Measure to the authors of the Argument IN FAVOR OF the Measure.

The authors may prepare and file a Rebuttal Argument or may authorize in writing any other person or persons to prepare, file or sign the Rebuttal Argument. Written authorization must specifically designate the name of the substitute signer and must be signed by the original signer. The Rebuttal Argument shall be filed with the Elections Official conducting the election no later than a date designated by the Elections Official.

If an individual is signing a Rebuttal Argument (the argument is not submitted on behalf of an association), he/she must be eligible to vote on the Measure (a registered voter in the jurisdiction).

If the Rebuttal Argument is submitted on behalf of a bona fide association and the signer(s) of the Argument are affiliated with the association and are authorized by the association to sign the Argument, the signer(s) do not need to be registered voters in the jurisdiction (they are representing the association's position).

If only an Argument IN FAVOR OF is filed, there is no Rebuttal period.

If only an Argument AGAINST is filed, there is no Rebuttal period.

SUBMITTING ARGUMENTS AND REBUTTALS

Arguments and Rebuttals should be written and submitted in block format. Refer to page 12 of this guide prior to filing your Argument and Rebuttal. When submitting Arguments and Rebuttals, please email Word documents to elections@amadorgov.org in addition to your hardcopy. The following statement, as applicable, must be printed as the heading of the Argument or Rebuttal:

“Argument in Favor of Measure _____”
“Argument Against Measure _____”
“Rebuttal to Argument in Favor of Measure _____”
“Rebuttal to Argument Against Measure _____”

An Argument and/or Rebuttal shall not be accepted unless it is accompanied by the printed name(s) and signature(s) of the person or persons submitting it, or, if submitted on behalf of an organization, the name of the organization and the printed name and signature of at least one of its principal officers. **No more than five signatures shall appear with any Argument or Rebuttal.** In case any Argument or Rebuttal is signed by more than five persons, the signatures of the first five shall be printed. EC § 9164

Required Statement to Accompany any Argument and/or Rebuttal

Election law requires that **all** Arguments and Rebuttals be accompanied by the following form statement, to be signed by each proponent and by each author, if different, of the Argument:

EC § 9600

“The undersigned proponent(s) or author(s) of the

_____ (primary/rebuttal)

argument _____ (in favor of/against)

ballot proposition _____ (name or number)

at the _____ (title of election)

election for the _____ (jurisdiction)

to be held on _____ hereby state (date)

that this argument is true and correct to the best of _____ (his/her/their) knowledge and belief.

Signed _____ Date _____

Sample of Completed Signature Statement

“The undersigned authors of the argument in favor of Measure A at the Special Election for the West Hills Unified School District to be held on November 3, 2009 hereby state that such argument is true and correct to the best of their knowledge and belief.”

The aforementioned required statement is not printed in the County Voter Information Guide, but is retained in the file with other Measure documentation.

Signature Blocks

The following are examples of suitable signature blocks:

Signed _____ Date _____
William T. Smith, Chairman
Better Schools Committee

Signed _____ Date _____
Alice Jones
Concerned Citizen

The signatures of the authors of any Argument or Rebuttal must be identical to the printed name in the signature block. For example, Mr. Smith above needs to sign his name “William T. Smith,” not “Bill Smith”.

Information that must also be filed

All original Arguments and/or Rebuttals with original signatures must be filed with the Elections Official by 5:00 p.m. on the applicable due date. For every Argument that is filed, submit the following information either printed or typed on the form provided or on a separate piece of paper:

- The name, address and telephone number of the contact person.
- The printed name of each signer.
- The address where each of the signers are registered to vote, including city and zip code.
- The mailing address of each of the signers (if different from the registered address).

The aforementioned information is not printed in the County Voter Information Guide. It is used to verify eligibility and to send confirmation letters and Rebuttal forms if an Argument is chosen. This information is not required to be filed with the Rebuttal Argument.

CHALLENGING ARGUMENT OR REBUTTAL CONTENTS

During the 10-calendar day public review period provided by law, any voter of the jurisdiction in which the election is being held, or the County Elections Official may seek a Writ of Mandate or an injunction requiring any or all of the materials to be amended or deleted. The Writ of Mandate or injunction request shall be filed no later than the end of the 10-calendar day public review period.

A peremptory Writ of Mandate or an injunction shall be issued only upon clear and convincing proof that the material in question is false, misleading or inconsistent with the requirement of law, and that issuance of the Writ or injunction will not substantially interfere with the printing or distribution of official election materials as provided by law.

The County Elections Official shall be named as respondent and the person or official who authored the material in question shall be named as real party of interest. In the case of the County Elections Official bringing the mandamus or injunctive action, the Board of Supervisors of the County shall be named as the respondent and the person or official who authored the material in question shall be named as the real party in interest.
EC § 9190

Should this be your course of action, contact the Elections Office immediately at (209) 223-6465. Timelines for County Voter Information Guide printing are critical at this point. Whatever you choose to do, it must be done as quickly as possible.

FORMATTING REQUIREMENTS

All documents to be included in the County Voter Information Guide will be left justified, block format. No indenting is permitted.

Arguments and Rebuttals

Limited use of **bolding**, underlining, CAPITALIZING, *italics* or bullets (small solid circle only) is permitted.

Arguments and/or Rebuttals that are not in compliance will be rejected by the Elections Official. The Elections Official bears no responsibility for the corrected format of Arguments and Rebuttals and does not proof for author's errors.

WORD COUNT GUIDELINES

These are the guidelines utilized by the Elections Official in determining the number of words submitted on any Measure document whose content is limited by statute. Pursuant to Elections Code Section 9, this section shall not apply to counting words for Ballot Designations.

Counting of words shall be as follows:

Punctuation: Punctuation IS NOT counted.

Titles: Words used in the title of a document shall be counted as one word.

Example A: Measure A = one word

Example B: Argument In Favor Of Measure A = one word

Proper Nouns: All proper nouns shall be counted as one word.

Example A: John Smith = one word

Geographical Names: All geographical names shall be counted as one word. Areas that have political boundaries with an elected or appointed board are considered geographic areas by this office.

Example A: County of Amador = one word

Example B: Amador County Unified School District = one word

Abbreviations: Each abbreviation for a word, phrase or expression shall be counted as one word.

Example A: PTA = one word

Hyphenations: Hyphenated words that appear in any generally available standard reference dictionary, shall be counted as one word. Each part of all other hyphenated words shall be counted as separate words.

Example A: Fifty-fifty = one word

Example B: Half-cent = two words

Dates: All dates, regardless of letter or number combination, shall be counted as one word.

Example A: 01/01/2016 = one word

Example B: January 1, 2016 = one word

Numbers: Any number consisting of a digit or digits shall be counted as one word. Any number which is spelled shall be counted as a separate word or words.

Example A: One hundred = two words

Example B: 100 = one word

Contact Information: Telephone Numbers, Email and Website Addresses shall be counted as one word.

Example A: (916) 555-5555 = one word

Example B: smithjh16@gmail.com = one word

Example C: www.smithABC123.net = one word

CAMPAIGN DISCLOSURE STATEMENT REQUIREMENTS

The Political Reform Act requires all proponents of ballot measures and committees supporting or opposing ballot measures, to file campaign disclosure statements disclosing contributions received and expenditures made.

The statutory requirements of the Political Reform Act are now contained in Government Code § 81000 et seq. Information and assistance relating to campaign reporting obligations under the Political Reform Act may be obtained from the Fair Political Practices Commission.

Committee Filing Responsibilities

It is the responsibility of the committee to be aware of and to file the required campaign disclosure statements in a correct and timely manner.

Where to File

The location in which campaign disclosure statements are to be filed depends entirely upon the jurisdiction where the committee is active.

When to File

Refer to the FPPC Filing Schedule by visiting www.fppc.ca.gov

Fair Political Practices Commission
www.fppc.ca.gov

1102 Q Street, Ste 3000 (866) 275-3772
Sacramento, CA 95811 advice@fppc.ca.gov



Ballot Argument Signature Statement

The Amador County Elections Office requires this statement be completed and submitted with the argument. Names and titles listed will be printed in the order provided, and will appear as indicated. In addition, no more than 5 names may be printed following the written argument statement in the County Voter Information Guide.

Argument/Rebuttal Filed by (Check any of the following that apply)

- Board of Supervisors or any member(s) of the Board
- Individual voter who is eligible to vote on the measure
- Bona Fide Association of Citizens (see Elections Code 9166, 9287, 9503)

Ballot Argument Contact:

Name: _____

Mailing Address: _____

Day Phone: _____ Evening Phone: _____

Cell Phone: _____ Fax: _____

Work Phone: _____ E-mail: _____

The undersigned author(s) of the:

- Argument in Favor of**
- Argument Against**
- Rebuttal to the Argument in Favor of**
- Rebuttal to the Argument Against**

Ballot measure letter _____, to be voted on at the (Primary or General) election to be held on _____ in the County of Amador, and hereby state that this argument is true and correct to the best of his/her/their knowledge and belief.

Each person must clearly print and sign as indicated below. Printing will be in the order as submitted.

	Print Name Clearly	Print Title and Name of Organization	Signature	Date
1				
2				
3				
4				
5				



Rebuttal Argument Alternate Signer Authorization Form

Any original author who wishes to allow someone else to sign the rebuttal argument in their place must authorize in writing on the form below.

I, _____ authorize the following person(s) to sign the:

Rebuttal to the Argument in Favor of

Rebuttal to the Argument Against

Ballot Measure letter _____ for the election to be held on _____
(Date of Election)

One or more people who signed the argument may be replaced with other people to sign the rebuttal argument:

Please print clearly:

1. _____ to sign instead of _____
name of rebuttal signer name of argument signer

2. _____ to sign instead of _____
name of rebuttal signer name of argument signer

3. _____ to sign instead of _____
name of rebuttal signer name of argument signer

4. _____ to sign instead of _____
name of rebuttal signer name of argument signer

5. _____ to sign instead of _____
name of rebuttal signer name of argument signer

Filer's Signature: _____ **Date:** _____