# REGULATION OF THE GENERAL ELECTIONS COMMISSION NUMBER 19 OF 2023 ON <br> CANDIDACY FOR CONTESTANTS IN <br> GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT 

BY THE BLESSINGS OF ALMIGHTY GOD
CHAIRPERSON OF THE GENERAL ELECTIONS COMMISSION,

Considering : a. that based on the results of the evaluation of procedures for candidacy for President and Vice President in the general election of 2019 , it is necessary to adjust and improve as well as replace the Regulation of the General Elections Commission Number 22 of 2018 on Candidacy for Contestants in General Election for President and Vice President;
b. that based on the consideration as referred to in point a, it is necessary to issue a Regulation of the Elections Commission on Amendment to the Regulation of the General Elections Commission Number 19 of 2023 on Candidacy for Contestants in the General Election for President and Vice President;

Observing : 1. Law Number 7 of 2017 on General Elections (State Gazette of the Republic of Indonesia of 2017 Number 182, Supplement to the State Gazette of the Republic of Indonesia Number 6109) as amended by Law Number 7 of 2023 on Enactment of Government Regulation in Lieu of Law Number 1 of 2022 on Amendment to Law Number 7 of 2017 on General Elections to Become Law (State Gazette of the Republic of Indonesia of 2023 Number 54, Supplement to the State Gazette of the Republic of Indonesia Number 6863);
2. Regulation of the General Elections Commission Number 8 of 2019 on Work Procedures of General Elections Commission), Provincial Elections Commissions, and Regency/Municipal Elections Commissions (State Bulletin of the Republic of Indonesia of 2019 Number 320) as amended several times, last by the Regulation of the General Elections Commission of 2023 Number 12 on the Fifth Amendment to the Regulation of the General Elections Commission Number 8 of 2019 on Work Procedures of the General Elections Commission,

Provincial Elections Commissions, and Regency/Municipal Elections Commissions (State Bulletin of the Republic of Indonesia of 2023 Number 377);
3. Regulation of the General Elections Commission Number 3 of 2022 on Stages and Schedule for Holding the Elections (State Bulletin of the Republic of Indonesia of 2022 Number 574);

## HAS DECIDED:


#### Abstract

To issue : REGULATION OF THE GENERAL ELECTIONS COMMISSION ON CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT.


## CHAPTER I <br> GENERAL PROVISIONS

Article 1
In this Commission Regulation:

1. General Election, hereinafter referred to as Election, means a means to implement sovereignty to elect members of the House of Representatives, members of the Regional Representative Council, President and Vice President, and to elect members of the Regional House of Representatives, which is held in direct, general, free, confidential, honest, and fair principles in the Unitary State of the Republic of Indonesia based on Pancasila and the 1945 Constitution of the Republic of Indonesia.
2. President and Vice President means the President and Vice President, as referred to in the 1945 Constitution of the Republic of Indonesia.
3. House of Representatives (Dewan Perwakilan Rakyat), hereinafter abbreviated to DPR, means the House of Representatives as referred to in the 1945 Constitution of the Republic of Indonesia;
4. Regional House of Representatives (Dewan Perwakilan Rakyat Daerah), hereinafter abbreviated to DPRD, means the provincial House of Representatives and regency/municipal House of Representatives as referred to in the 1945 Constitution of the Republic of Indonesia;
5. Electoral Management Bodies mean the institutions that manage Elections, consisting of the General Elections Commission, the Elections Supervisory Board, and the Election Organization Ethics Council, as a unified function for holding Elections to elect members of DPR, members of the Regional Representative Council, President and Vice President, and to elect members of the DPRD directly by the people.
6. The General Elections Commission (Komisi Pemilihan Umum), hereinafter abbreviated to KPU, means an Electoral Management Body that is national, permanent, and independent in holding Elections.
7. Election Contestant means political parties for Elections of members of DPR, members of the provincial DPRD, members of the regency/municipal DPRD, individuals for Elections of the Regional Representative Council, and the
candidate pairs proposed by political parties or coalitions of political parties for Election for President and Vice President.
8. President and Vice President Candidate Pair, hereinafter referred to as the Candidate Pair, means a candidate pair of contestants in the Election for President and Vice President proposed by a political party or coalition of political parties that have met the requirements.
9. Leaders of Political Party of Election Contestants means the chairperson or another name and the secretary general or another name of a Political Party of Election Contestants in accordance with their respective authority based on the articles of association/bylaws of the relevant Political Party;
10. Political Party of Election Contestant means a political party that has met the requirements as an Election Contestant for the members of DPR, members of the provincial DPRD, and members of the regency/municipal DPRD.
11. Coalition of Political Parties as Election Contestant means the coalition of 2 (two) or more Political Parties that jointly agree to nominate 1 (one) Candidate Pair.
12. Candidacy Information System (Sistem Informasi Pencalonan), hereinafter referred to as Silon, means an information system and technology used to facilitate the management of the administration of Candidacy for the President and Vice President, members of DPR and DPRD, members of the Regional Representative Council, Governors and Vice Governors, Regents and Vice Regents or Mayors and Vice Mayors at the levels of KPU, Provincial KPU, and / or Regency/Municipal KPU.
13. Day means a calendar day.

Article 2
The Candidacy for President and Vice President is guided by the principles:
a. independent;
b. honest;
c. just;
d. having legal certainty;
e. orderly;
f. transparent;
g. proportional;
h. professional;
i. accountable;
j. effective;
k. efficient; and

1. accessible.

## CHAPTER II <br> STAGES OF CANDIDACY

Article 3
(1) The stages of Candidacy for the President and Vice President Candidate Pairs cover:
a. registration of the prospective Candidate Pairs;
b. verification of documents of the prospective Candidate Pairs; and
c. determination and drawing of serial numbers for the Candidate Pairs.
(2) The registration of the prospective Candidate Pairs as referred to in section (1) point a covers:
a. preparation for registration of the prospective Candidate Pairs; and
b. execution of registration of the prospective Candidate Pairs, including health examination of the prospective Candidate Pairs.
(3) The verification of documents of the prospective Candidate Pairs as referred to in section (1) point b covers:
a. verification of the required documents of the prospective Candidate Pairs; and
b. correction of the required documents of the prospective Candidate Pairs and verification of the corrected documents.
(4) The determination and drawing of serial numbers of the Candidate Pairs as referred to in section (1) point c cover:
a. determination of Candidate Pairs; and
b. determination of serial numbers of the Candidate Pairs.

Article 4
(1) The provisions on the program and schedule of the stages of Candidacy for the President and Vice President, as referred to in Article 3, are listed in Annex I as an integral part of this Commission Regulation.
(2) The provisions as referred to in section (1) replace the provisions of point 6 point c of Annex to Regulation of the General Elections Commission Number 3 of 2022 on Stages and Schedule for Holding the General Elections of 2024.

Article 5
The period for registration of the prospective Candidate Pairs is not later than 8 (eight) months prior to the election Day.

## CHAPTER III

REQUIREMENTS FOR CANDIDACY AND REQUIREMENTS
FOR CANDIDATES

Part One<br>Requirements for Candidacy

Article 6
(1) Candidates for President and candidates for Vice President are proposed in 1 (one) pair by:
a. A Political Party of Election Contestant; or
b. A Coalition of Political Parties as Election Contestant.
(2) The Political Party of Election Contestant and/or the Coalition of Political Parties as Election Contestant that
may propose a prospective Candidate Pair as referred to in section (1) must meet the following requirements:
a. obtaining seats of at least $20 \%$ (twenty percent) of the total DPR's seats in the previous Election of members of DPR; or
b. obtaining valid votes of at least $25 \%$ (twenty-five percent) of the total valid votes nationally in the previous Election of members of DPR.
(3) The requirements for the minimum number of seats or valid votes to be obtained, as referred to in section (2), are determined by a KPU Decision.

## Article 7

(1) A Political Party of Election Contestant or A Coalition of Political Parties as Election Contestant may only nominate 1 (one) Candidate Pair in accordance with the internal mechanism of the Political Party of Election Contestant and/or democratic and transparent deliberation of the Coalition of Political Parties as Election Contestant.
(2) The candidates for President and/or candidate for Vice President who have been proposed in one pair by the Political Party of Election Contestant or the Coalition of Political Parties as Election Contestant as referred to in section (1) cannot be nominated by another Political Party of Election Contestant or Coalition of Political Parties as Election Contestant.

## Article 8

(1) A Political Party of Election Contestant or A Coalition of Political Parties as Election Contestant that has agreed a prospective Candidate Pair in proposing a prospective Candidate Pair and has registered the prospective Candidate Pair with KPU cannot withdraw their candidates and/or Candidate Pair.
(2) A Political Party of Election Contestant or Political Parties of Election in coalition of Political Parties as Election Contestant and have signed the agreement on proposing a prospective Candidate Pair and have registered the prospective Candidate Pair with KPU cannot withdraw the proposal.

## Part Two <br> Documents of Requirements for Candidacy

Article 9
(1) The Political Party of Election Contestant or the Coalition of Political Parties as Election Contestant in registering a prospective Candidate Pair with the KPU are obligated to submit:
a. the candidacy letter signed by the Leaders of Political Party of Election Contestant or the Leaders of Political Parties of Election Contestant in coalition in accordance with the provisions of legislation;
b. the written agreement among Political Parties of Election Contestant if the proposers are the Coalition of Political Parties as Election Contestant;
c. the statement letter of no withdrawal of the candidate for President and/or candidate for Vice President and no withdrawal of the proposal for the prospective Candidate Pair signed by the Leaders of Political Party of Election Contestant or the Leaders of Political Parties of Election Contestant in coalition;
d. the written agreement between the Political Party of Election Contestant or the Coalition of Political Parties as Election Contestant and the prospective Candidate Pair;
e. the manuscript of the vision, mission, and program of the prospective Candidate Pair;
f. statement letter from the prospective Candidate Pair stating that they will not withdraw as a Candidate Pair; and
g. fulfillment of complete requirements for the prospective Candidate Pair as referred to in this Commission Regulation.
(2) The document of requirement for registration of the prospective Candidate Pair as referred to in section (1) point a uses the form MODEL B.CANDIDACY-PPWP (MODEL B.PENCALONAN-PPWP).
(3) The document of written agreement among Political Parties of Election Contestant or the Coalition of Political Parties as Election Contestant as referred to in section (1) point $b$ is signed by the Leaders of Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in coalition and affixed with a revenue stamp using the form MODEL B.AGREEMENT.AMONG.POLITICAL PARTIES-PPWP (MODEL B.KESEPAKATAN.ANTAR.PARPOL-PPWP)
(4) The documents as referred to in section (1) point c, point d, and point f, are signed by the Leaders of Political Party of Election Contestant or the Leaders of Political Parties as Election Contestant in Coalition and/or the prospective Candidate Pair, and affixed with a revenue stamp, using the form MODEL B.AGREEMENT.AMONG.POLITICAL

PARTIES.CANDIDATE PAIR-PPWP (MODEL B.KESEPAKATAN.PARPOL.PASLON-PPWP)
(5) The provisions on the form MODEL B.CANDIDACY-PPWP (MODEL B.PENCALONAN-PPWP) as referred to in section (2) are listed in Annex II as an integral part of this Commission Regulation.
(6) The provisions on the form MODEL AGREEMENT.AMONG.PARTIES-PPWP (MODEL KESEPAKATAN.ANTAR.PARPOL-PPWP) as referred to in section (3) are listed in Annex III as an integral part of this Commission Regulation.
(7) The provisions on the form MODEL B.AGREEMENT.BETWEEN.POLITICAL PARTIES.CANDIDATE PAIR-PPWP (MODEL
B.KESEPAKATAN.PARPOL.PASLON-PPWP) as referred to in section (4) are listed in Annex IV as an integral part of this Commission Regulation.

Article 10
(1) In addition to the documents as referred to in Article 9, a Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant and the prospective Candidate Pair must submit:
a. the letter of recommendation and guarantee of the Political Party of Election Contestant or the Coalition of Political Parties as Election Contestant listed in the form MODEL B.RECOMMENDATION-PPWP (MODEL B.REKOMENDASI-PPWP);
b. the statement letter of vision, mission, and program of the prospective Candidate Pair, which is made on the basis of the principle that the President of the Republic of Indonesia holds government power pursuant to the Constitution as regulated in Article 4 section (1) of the 1945 Constitution of the Republic of Indonesia and constitutes depiction of the National Long-term Development Plan in accordance with the provisions of legislation, affixed with a revenue stamp, using the form MODEL B.VISION.MISSIONPPWP (MODEL B.VISI.MISI-PPWP); and
c. the letter of decision on the central management of the Political Party of Election Contestant that is ratified by the minister administering government affairs in the field of law and human rights.
(2) The provisions on the form MODEL B.RECOMMENDATION-PPWP (MODEL B.REKOMENDASI$P P W P$ ) as referred to in section (1) point a are listed in Annex $V$ as an integral part of this Commission Regulation.
(3) The provisions on the form MODEL B.VISION.MISSIONPPWP (MODEL B.VISI.MISI-PPWP) as referred to in section (1) point b, are listed in Annex VI as an integral part of this Commission Regulation.

Article 11
(1) The documents of requirements for Candidacy for the prospective Candidate Pair by a Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant may be signed by another leader or acting leader or another name to the extent that it is regulated in the articles of association, bylaws, or other internal rules of the Political Party of Election Contestant.
(2) The appointment of another leader or acting leader or another name, as referred to in section (1), is evidenced by a decision of the Leaders of the Political Party of Election Contestant.

Article 12
The documents of requirements for the Candidacy, as referred to in Article 9 and Article 10, are submitted in the form of original manuscripts and electronic documents.

Part Three<br>Requirements for Candidates

Article 13
(1) The requirements for becoming a candidate for President and a candidate for Vice President are:
a. has faith in Almighty God;
b. is an Indonesian Citizen by birth and has never accepted another citizenship of his/her own choice;
c. the husband or wife of the candidate for President and the husband or wife of the candidate for Vice President is an Indonesian Citizen;
d. has never betrayed the state and has never committed a crime of corruption and other serious criminal offenses;
e. psychologically and physically able to carry out duties and obligations as President and Vice President and free from misuse of narcotics;
f. resides in the territory of the Unitary State of the Republic of Indonesia;
g. has reported his/her wealth to the institution that is competent to examine the wealth of state administrators;
h. does not currently have debt obligations individually and/or as a legal entity for which he/she is responsible, which is detrimental to state finances;
i. is not being declared bankrupt based on a court decision;
j. has never committed a disgraceful act;
k . is not being nominated as a member of DPR, the Regional Representative Council, or DPRD;

1. is registered as a voter;
m . has a taxpayer identification number and has fulfilled the obligation of paying taxes for the last five (5) years as evidenced by the individual taxpayer's annual income tax notification letters;
n. has never served as President or Vice President for two (2) terms in the same position;
o. is loyal to Pancasila, the 1945 Constitution of the Republic of Indonesia, the Unitary State of the Republic of Indonesia, and Bhinneka Tunggal Ika;
p. has never been sentenced to prison based on a court decision that has already obtained permanent legal force because of committing a crime that is threatened by five (5) years of imprisonment or more;
q. is at least forty (40) years old of age;
r. has at least completed senior high school, madrasah aliyah (Islamic senior high school), vocational high school, vocational madrasah aliyah (Islamic vocational senior high school), or other equivalent schools;
s. is not a former member of the forbidden organization Indonesian Communist Party, including its mass organizations, or is not a person who was directly involved in the 30 September Movement/Indonesian Communist Party; and
t. has a vision, mission, and program for carrying out the state government of the Republic of Indonesia.
(2) The requirements for a candidate for President and candidate for Vice President, as referred to in section (1) point e, are exempted for a person with disabilities who has the ability to carry out his/her duties as President and Vice President.
(3) The requirements for a candidate for President and Vice President to be at least forty (40) years old of age as referred to in section (1) point q is calculated since the determination of the Candidate Pairs by KPU.
(4) The requirement for a candidate for President and candidate for Vice President, as referred to in section (1) point t are made on the basis of the principle that the President of the Republic of Indonesia holds government power pursuant to the Constitution as regulated in Article 4 section (1) of the 1945 Constitution of the Republic of Indonesia and constitutes the depiction of the National Long-term Development Plan in accordance with the provisions of legislation.
(5) The provisions, as referred to in section (4), are prepared by the candidate for President and candidate for Vice President as the manuscript of vision, mission, and program of the prospective Candidate Pair as referred to in Article 9 section (1) point e.

## Article 14

(1) A prospective candidate for President and candidate for Vice President with the status of a state official, an Indonesian National Armed Force soldier, a member of the Indonesian National Police, a civil servant, and an employee or officer of a state-owned enterprise, localowned enterprise, or village-owned enterprise, must resign.
(2) The state officials, as referred to in section (1), include:
a. Chief Justice, vice chief justice, chairperson of chamber, and justice of the Supreme Court;
b. Chief Justice, vice chief justice, and judges in all judicial bodies, except for an ad hoc judge;
c. Chief Justice, vice chief justice, and members of the Constitutional Court;
d. Chairperson, vice chairperson, and members of the Audit Board;
e. Chairperson, vice chairperson, and members of the Judicial Commission;
f. Chairperson and vice chairperson of the Corruption Eradication Commission;
g. Head of Indonesian Missions abroad who serves as Extraordinary Ambassador and Plenipotentiary; and
h. Another state official as stipulated by the laws.
(3) The provisions on the resignation, as referred to in section (1), are implemented in accordance with the Government Regulation that regulates resignation in the Candidacy for President and Vice President.
(4) The resignation, as referred to in section (3), must be processed in writing, and his/her resignation letter is submitted to KPU by the Political Party of Election Contestant or the Coalition of Political Parties as Election Contestant as a document of requirements for the candidate for President and/or candidate for Vice President.

Article 15
A state official who is nominated by a Political Party of Election Contestant or a Coalition of Political Parties as a candidate for President or candidate for Vice President must resign from his/her office, except for the President, Vice President, Leaders and members of MPR, Leaders and members of DPR, Leaders and member of the Regional Representative Council, governor, vice governor, regent, vice regent, mayor, and vice mayor, including a minister and minister-level official, to the extent that the minister and minister-level official obtains approval and leave permission from the President.

Article 16
(1) The provisions on the mechanism of issuance of the approval and leave permission for the minister and/or minister-level official from the President, as referred to in Article 15, are implemented in accordance with the provisions of legislation.
(2) The leave permission from the President for the minister and/or minister-level official, as referred to in section (1), is at the time of:
a. registration of the prospective President and Vice President Candidate Pair;
b. health examination of the prospective President and Vice President Candidate Pair; and
c. drawing of serial numbers of the President and Vice President Candidate Pairs.
(3) The approval letter to nominate as a candidate for President and candidate for Vice President, as referred to in section (1), is submitted to KPU by the Political Party or Coalition of Political Parties as a document of requirements of the candidate for President or candidate for Vice President.
(4) The leave permission letter of the minister or ministerlevel official, as referred to in section (2), is submitted to KPU by the Political Party or Coalition of Political Parties as a document of requirements of the candidate for President or candidate for Vice President.

## Article 17

(1) Any person who is serving as a governor, vice governor, regent, vice regent, mayor or vice mayor who will be nominated by a Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant as a candidate for President or candidate for Vice President must request for permission from the President.
(2) The mechanism of permission granting by the President, as referred to in section (1), must comply with the permission request procedures in accordance with the Government Regulation that regulates permission request in the candidacy for a President and a Vice President.
(3) The permission request letter of the governor, vice governor, regent, vice regent, mayor or vice mayor as referred to in section (1) is submitted to KPU by the Political Party of Election Contestant or Coalition of Political Parties as Election Contestant as a document of requirements of the candidate for President and/or candidate for Vice President.

## Part Four <br> Documents of Requirements of Candidates

Article 18
(1) The documents of requirements of a prospective Candidate Pair cover:
a. electronic residence identity cards of the prospective Candidate Pair and/or husbands/wives of the prospective Candidate Pair;
b. birth certificates of Indonesian Citizens of the prospective Candidate Pair and/or husbands/wives of the prospective Candidate Pair, which have been legalized by the authorized institution;
c. certificate of police record from the Headquarters of the Indonesian National Police stating that the prospective Candidate Pair:

1. has never betrayed the state; and
2. is not involved in a forbidden organization and 30 September Movement/Indonesian Communist Party;
d. health certificate of the prospective Candidate Pair from a Government hospital appointed by KPU;
e. resignation letter with respect to a candidate for President or candidate for Vice President with the status of a state official, an Indonesian National Armed Force soldier, a member of Indonesian National Police, a civil servant, and an employee or official of a state-owned enterprise, local-owned enterprise, or village-owned enterprise;
f. approval letter and leave permission letter with respect to a prospective candidate for President and prospective candidate for Vice President with the status of minister or minister-level official from the President;
g. permission request letter with respect to $a$ prospective candidate for President and prospective candidate for Vice President who is serving as a governor, vice governor, regent, vice regent, mayor, and vice mayor;
h. receipt or proof of submission of report on personal wealth to the institution that is in charge of government duties in the field of corruption eradication;
i. certification from the District Court/Commercial Court at the domicile of the prospective Candidate Pair stating that the prospective Candidate Pair:
3. is not declared in bankruptcy based on a court decision; and
4. does not currently have any debt obligations as an individual and/or legal entity under his/her responsibility which is detrimental to the state finances.
j. certification that the prospective Candidate Pair is registered as voters signed by the chairperson of the voting committee or certification from the Regency/Municipal KPU;
k. the taxpayer identification number card in the name of the prospective candidate for President or prospective candidate for Vice President, and proof of delivery or receipt of annual income tax return of personal taxpayer in the name of the prospective candidate for President or prospective candidate for Vice President for the last 5 (five) years or since the prospective candidate became a taxpayer, and proof of not having tax arrears from the tax service office where the relevant prospective Candidate Pair is registered;
5. certification letter from the District Court at the domicile of the prospective Candidate Pair stating that the prospective Candidate Pair has never been sentenced to imprisonment based on a court decision that has already had permanent legal force because of committing a criminal act that is threatened with imprisonment of 5 (five) years or longer;
m . proof of graduation in the form of the photocopies of diploma, certificate of graduation, or other certification legalized by the senior high education unit or program;
n. certification affixed with a revenue stamp stating that the prospective Candidate Pair:
6. has faith in Almighty God;
7. is loyal to Pancasila as the National Principle, the 1945 Constitution of the Republic of Indonesia, and aspiration of the Independence Proclamation of 17 August 1945 as referred to in the Preamble of the 1945 Constitution of the Republic of Indonesia;
8. has never betrayed the state and has never committed a crime of corruption and other serious crimes;
9. has never committed a disgraceful act;
10. is not being nominated as a member of DPR, Regional Representative Council, and/or DPRD;
11. has never served as a President or Vice President for 2 (two) terms in the same office;
12. is willing to be proposed as a prospective candidate for President and/or prospective candidate for Vice President in pair;
13. is not a former member of the forbidden organization Indonesian Communist Party, including its mass organizations, or is not a person directly involved in the 30 September Movement/Indonesian Communist Party or a member of a forbidden organization in the Unitary State of the Republic of Indonesia;
14. is willing to resign as a state official, which cannot be withdrawn;
15. is willing to resign as a member of the Indonesian National Armed Force, Indonesian National Police, and Civil Servant effective from the determination as a Candidate Pair;
16. is willing to resign as an employee or official of a state-owned enterprise, local -owned enterprise, or village-owned enterprise effective since the determination as a Candidate Pair;
17. is willing to have a health examination and receive the results issued by the health examination team appointed by KPU;
18. is willing for his/her information to be publicized to the extent not in contravention of legislation; and
19. the data and documents that have been inputted and uploaded through the Silon are correct and complete in accordance with legislation, signed by the prospective Candidate Pair using the form MODEL BB.STATEMENT.CANDIDATE-PPWP (MODEL BB.PERNYATAAN.CALON-PPWP);
o. curriculum vitae, brief profile, and track record of the prospective Candidate Pair, made and signed by the prospective Candidate Pair and Leaders of the Political Party of Election Contestant or the Leaders of Coalition of Political Parties of Election Contestant proposing the Candidate Pair using the form FORM MODEL BB. CURRICULUM VITAE-PPWP (FORM MODEL BB. RIWAYAT HIDUP-PPWP) -;
p. certification of citizenship of the prospective Candidate Pair and husbands/wives of the prospective Candidate Pair from the ministry administering government affairs in the field of law and human rights; and
q. most current color passport photos of the prospective candidate for President and candidate for Vice President, which are the latest photos taken no earlier than 6 (six) months prior to registration of the Candidate Pair.
(2) The health certificate, as referred to in section (1) point d submitted to KPU, is issued by the health examination team of the government hospital appointed by KPU.
(3) The proof of graduation, as referred to in section (1) point m , is exempted for a prospective candidate for President or candidate for Vice President who has no proof of graduation from a foreign senior high school abroad and
has owned the proof of graduation from higher education institutions.
(4) The provisions on the form MODEL BB.STATEMENT.CANDIDATE-PPWP (MODEL $B B . P E R N Y A T A A N . C A L O N-P P W P$ ), as referred to in section (1) point $n$, are listed in Annex VII as an integral part of this Commission Regulation.
(5) The provisions on the form MODEL BB. CURRICULUM VITAE-PPWP (FORM MODEL BB. RIWAYAT HIDUP$P P W P$ )as referred to in section (1) point o are listed in Annex VIII as an integral part of this Commission Regulation.
(6) The passport photos, as referred to in section (1) point q, are affixed to the curriculum vitae document as referred to in section (1) point o.

## Article 19

In the event that the prospective candidate for President and candidate for Vice President includes a history of higher education in his/her curriculum vitae, the prospective candidate for President and candidate for Vice President must attach the proof of graduation in the form of a photocopy of the diploma or another certificate from the higher education institutions legalized by the authorized institution in accordance with the provisions of legislation.

Article 20
(1) The documents of requirements of a candidate as referred to in Article 18 section (1) point a, point b, point c, point d , point e , point f , point g , point h , point i , point j , point k , point 1 , and point $o$ are submitted in the form of electronic documents.
(2) The documents of requirements of a candidate as referred to in Article 18 section (1) point $n$ and point $o$ are submitted in the form of original manuscripts and electronic documents.

## Article 21

(1) A prospective Candidate Pair submits a summary of his/her wealth in the state administrator's wealth report resulting from the administrative verification by the institution having duty and authority in the prevention and eradication of the crime of corruption.
(2) The prospective Candidate Pair submits his/her written approval to KPU after receiving the administrative verification results as referred to in section (1).
(3) The summary of wealth, as referred to in section (1), is submitted to KPU not later than 3 (three) Days after receiving the administrative verification results from the institution having duty and authority in the prevention and eradication of the crime of corruption.
(4) KPU announces the wealth of the candidate in the state administrator's wealth report after the determination of the Candidate Pair.

# CHAPTER IV <br> REGISTRATION OF CANDIDATE PAIRS 

Part One<br>Preparation for Registration

Paragraph 1
Liaison Officer

Article 22
(1) A Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant and a Candidate Pair are assisted by a liaison officer to support the registration of the Candidate Pair.
(2) The liaison officer, as referred to in section (1), is equipped with an appointment letter as a liaison officer by the Leaders of the Political Party of Election Contestant and/or the Leaders of Political Parties of Election Contestant in Coalition.
(3) The appointment letter as the liaison officer, as referred to in section (2), is submitted to KPU by attaching the electronic residence identity card of the liaison officer.
(4) The liaison officer has duties:
a. as the liaison for the registration of the prospective Candidate Pair with the KPU;
b. as the administrative party in charge in the registration process of the prospective Candidate Pair; and
c. to communicate the information on the registration process of the prospective Candidate Pair.

Paragraph 2
Opening of Access to Silon
Article 23
(1) KPU opens the access to Silon in the registration of the Candidate Pair.
(2) KPU informs the opening of the access to Silon as referred to in section (1) to the Political Party of Election Contestant and/or Coalition of Political Parties as Election Contestant and the Candidate Pair.
(3) The information as referred to in section (2) contains the procedures on the application for access to Silon for Political Party of Election Contestant and/or Coalition of Political Parties as Election Contestant in registering the Candidate Pair.

Article 24
In the management of data and documents for candidacy for the President and Vice President, the Leaders of the Political Party of Election Contestant and/or Leaders of the Coalition of Political Parties of Election Contestant may appoint the management or members of the Political Party of Election Contestant and/or Coalition of Political Parties as Election Contestant to be the administrator of the Silon.

## Article 25

(1) The Political Party of Election Contestant and/or Coalition of Political Parties as Election Contestant submit the application for signing up an account of the Silon to KPU.
(2) The application for signing up the account of the Silon, as referred to in section (1), may be applied by the liaison officer by attaching the documents:
a. the letter of appointment as the Silon administrator signed by the Leaders of the Political Party of Election Contestant and/or the Leaders of Political Parties of Election Contestant in coalition; and
b. a copy of the electronic residence identity card of the Silon administrator.

Article 26
(1) KPU provides the opening sign of access to the Silon to a Political Party of Election Contestant and/or a Coalition of Political Parties as Election Contestant.
(2) KPU recapitulates the opening of access to the Silon as referred to in section (1) in the minutes.

Article 27
(1) The administrator of Silon inputs the data and uploads the documents of requirements for candidacy and the candidate's documents of requirements into Silon.
(2) The administrator of Silon may download from the Silon:
a. the forms of the documents of requirements for the candidacy; and
b. the forms of the candidate's documents of requirements.

Part Two<br>Registration

Article 28
(1) KPU announces the registration of the prospective Candidate Pair through the:
a. website of KPU; and/or
b. social media of KPU; prior to the registration period.
(2) The announcement of registration of the prospective Candidate Pair as referred to in section (1) contains information on:
a. time and place of registration; and
b. the requirements for the minimum number of seats or valid votes to be obtained by the Political Party of Election Contestant and/or Coalition of Political Parties as Election Contestant.

Article 29
(1) KPU receives the registration of the prospective Candidate Pair in the registration period.
(2) The registration time of the prospective Candidate Pair, as referred to in section (1), commences at 08:00 Western Indonesian Time up to 16:00 Western Indonesian Time,
except for the last day of registration, which commences at 08:00 Western Indonesian Time up to 23:59 Western Indonesian Time.

Article 30
(1) A Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant registers the prospective Candidate Pair to KPU during the registration period.
(2) Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in Coalition and the prospective Candidate Pair must attend the registration as referred to in section (1).
(3) In the event that the Leaders of the Political Party of Election Contestant or the Leaders of Political Parties of Election Contestant in Coalition cannot attend at the time of registration, the registration process is conducted using the information technology means of real-time video call or through video conference which will enable KPU to see each other face to face, look at and talk directly to the Leaders of the Political Party of Election Contestant or the Leaders of Political Parties of Election Contestant in Coalition.
(4) In the event that the Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in Coalition cannot attend in person or through the information technology means of video call or through the video conference, the liaison officer submits a statement and/or clarification letter from the authorized institution containing information of the absence of the Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in Coalition as referred to in section (3).

Article 31
In the event of a dispute regarding the management of the Political Party of Election Contestant and each management proposes a prospective Candidate Pair, the issue of which management of the Political Party of Election Contestant has the right to register the prospective Candidate Pair is determined in accordance with the provisions of legislation.

Article 32
KPU receives the documents of requirements of the prospective Candidate Pair to ensure and examine:
a. the required documents and fulfillment of requirements for Candidacy as referred to in Article 9 and Article 10; and
b. the required documents of requirements for the prospective Candidate Pair as referred to in Article 18 and Article 19.

Article 33
KPU rejects the registration of a Candidate Pair in the event that:
a. the registration of 1 (one) Candidate Pair is filed by the coalition of all Political Parties of Election Contestant; or
b. the registration of 1 (one) Candidate Pair is filed by Coalition of Political Parties as Election Contestant, causing other Coalition of Political Parties of Election Contestant cannot register a Candidate Pair.

Article 34
If the examination of the documents of requirements, as referred to in Article 32, exceeds the registration time on the last Day, as referred to in Article 29, KPU continues the examination of the documents of requirements until the whole process is finished.

Article 35
KPU determines the registration status of the prospective Candidate Pair upon examination of the documents of requirements as referred to in Article 32.

Article 36
(1) In the event that the documents of requirements for candidacy, as referred to in Article 9 and Article 10, are declared complete and in compliance with the requirements for candidacy and the documents of requirements of the prospective Candidate Pair, as referred to in Article 18 and Article 19 are declared complete, KPU provides a receipt to the prospective Candidate Pair or the liaison officer.
(2) In the event that the prospective Candidate Pair has received the receipt as referred to in section (1), KPU provides a cover letter and the receipt of the cover letter for a health examination in the hospital appointed by KPU to the prospective Candidate Pair.

Article 37
(1) In the event that the documents of requirements for candidacy as referred to in Article 9 and Article 10 are declared incomplete and/or not yet in compliance with the requirements for candidacy and/or the documents of requirements of the prospective Candidate Pair as referred to in Article18 and Article 19 are declared not yet complete, KPU returns the documents of requirements for candidacy, documents of requirements of the prospective Candidate Pair, and provides the return sign.
(2) The Political Party of Election Contestant or Coalition of Political Parties as Election Contestant and the prospective Candidate Pair must complete and re-register with KPU in the registration period.

Article 38
The documents of requirements, as referred to in Article 36 section (1) and Article 37 section (1), are exempted for the health certificate of the prospective Candidate Pair.

Part Three<br>Health Examination of Prospective Candidate Pair

Article 39
(1) The health examination is conducted on a prospective Candidate Pair who has received a cover letter for health examination as referred to in Article 36 section (2).
(2) In the health examination, as referred to in section (1), KPU coordinates with the ministry administering government affairs in the field of health and the institution that is in charge of government duty in the field of prevention, eradication, abuse, and illicit trafficking of narcotics, psychotropic, and precursors to:
a. prepare technical guidelines for the health examination of the prospective Candidate Pair;
b. obtain the recommendation for the government hospital that will be used as the place of health examination for the prospective Candidate Pair; and
c. form a health examination team for the prospective Candidate Pair.

Article 40
(1) The health examination team, as referred to in Article 39 section (2) point c, conducts physical and psychological health examinations and free from narcotics abuse of the prospective Candidate Pair.
(2) The health examination team state a conclusion from the results of the physical and psychological health examination and free from narcotics abuse of the prospective Candidate Pair.
(3) The conclusion, as referred to in section (2), is stated in the minutes of the conclusion of the health examination signed by the health examination team stating that the candidate for President and candidate for Vice President are:
a. able or unable physically and psychologically; and b. indicated or not indicated narcotics abuse.
(4) The health examination team submits the health certificate and minutes of conclusion from the health examination results of the prospective Candidate Pair as the fulfillment of requirements by the prospective Candidate Pair to KPU.
(5) The health certificate of the prospective Candidate Pair and all health examination results, as referred to in section (4) is final.

Article 41
After receiving the health certificate of the prospective Candidate Pair and all health examination results as referred to in Article 40 section (5), KPU provides a receipt and minutes of receipt to the prospective Candidate Pair or the liaison officer.

# CHAPTER V <br> VERIFICATION OF PROSPECTIVE CANDIDATE PAIRS 

Part One<br>Verification of Documents of Requirements of<br>Prospective Candidate Pairs

Article 42
(1) KPU verifies the completeness and correctness of the documents of requirements of the prospective Candidate Pair as referred to in Article 9, Article 10, Article 18, and Article 19, not later than 4 (four) Days since receiving the candidacy letter.
(2) In the event that there is doubt in the documents regarding the requirements of the prospective Candidate Pair, KPU may make clarification with the Political Party as Election Contestant or Coalition of Political Parties of Election Contestant and/or the authorized institution.

Article 43
(1) KPU states the results of verification of the documents of requirements as referred to in Article 42 into the minutes of verification results of the documents of requirements.
(2) KPU submits in writing the minutes as referred to in section (1) to the Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in Coalition and the prospective Candidate Pair on the fifth Day since receiving the candidacy letter.
(3) The minutes as referred to in section (2) may be submitted through the Silon.

Part Two
Correction and Verification of Corrected Documents of Requirements of Prospective Candidate Pairs

Article 44
(1) In the event that the documents of requirements of the prospective Candidate Pair are not yet complete and/or correct, KPU provides opportunity to the Political Party of Election Contestant or Coalition of Political Parties as Election Contestant and/or the prospective Candidate Pair to correct and/or complete the documents of requirements of the prospective Candidate Pair within not later than 3 (three) Days since receiving the minutes of verification results of the documents of requirements from KPU as referred to in Article 43 section (2).
(2) The Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in Coalition and the prospective Candidate Pair correct and/or complete the documents of requirements of the prospective Candidate Pair as referred to in section (1), only to the types of documents which are declared as not yet complete and/or correct.
(3) Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in

Coalition and the prospective Candidate Pair submit the documents resulting from the correction and/or completion of the documents of requirements of the prospective Candidate Pair to KPU not later than the fourth day since receiving the minutes of verification results as referred to in section (1).

Article 45
(1) KPU verifies the documents resulting from the correction since receiving the documents resulting from the correction as referred to in Article 44 section (3) in accordance with the provisions of legislation.
(2) The provisions on the verification of the completeness and correctness of the documents resulting from the correction of the prospective Candidate Pair only apply to the types of documents that are declared not yet complete and/or correct.
(3) In the event that there is doubt in the documents resulting from the correction of requirements of the prospective Candidate Pair, KPU may make clarification with the Political Party of Election Contestant or Coalition of Political Parties as Election Contestant and/or the authorized institution.

## Article 46

(1) KPU states the verification results of the documents resulting from the correction as referred to in Article 45 into the minutes of verification results of the documents resulting from the correction.
(2) KPU submits in writing the minutes of verification results of the documents resulting from the correction as referred to in section (1) to the Leaders of the Political Party of Election Contestant or Leaders of Political Parties of Election Contestant in coalition and the prospective Candidate Pair not later than the third day since receiving the documents resulting from the correction and/or completion of the requirements of the prospective Candidate Pair.
(3) The minutes of verification results of the documents resulting from the correction, as referred to in section (2), may be submitted through Silon.

## Part Three <br> Proposal for Substitute for Prospective Candidates

Article 47
(1) In the event that based on the verification results of the documents resulting from the correction as referred to in Article 45, a prospective Candidate Pair is declared incompliant with the requirements, KPU requests the proposing Political Party of Election Contestant or Coalition of Political Parties of Election Contestant to propose a new prospective Candidate Pair as the substitute.
(2) The submission of KPU's request to the proposing Political Party of Election Contestant or Coalition of Political Parties as Election Contestant as referred to in section (1) is in the form of a request letter by attaching the minutes of verification results of the documents resulting from the correction as referred to in Article 46 section (2).
(3) The proposal for the substitute for the prospective Candidate Pair, as referred to in section (1), is made not later than 14 (fourteen) Days since receiving the request letter from KPU by the Political Party of Election Contestant or Coalition of Political Parties as Election Contestant.

Article 48
The provisions on the health examination of the prospective Candidate Pair, as referred to in Article 39 and Article 41, are applicable mutatis mutandis to the health examination of the substitute for the prospective Candidate Pair.

Article 49
(1) KPU verifies the completeness and correctness of the documents of requirements of the substitute for prospective Candidate Pair not later than 4 (four) Days after receiving the proposal letter for the substitute for prospective Candidate Pair.
(2) The provisions on the verification of the prospective Candidate Pair, as referred to in Article 42 and Article 43, are applicable mutatis mutandis to the verification of the substitute for the prospective Candidate Pair.

## Article 50

(1) KPU states the results of verification on the completeness and correctness of the documents of requirements of the substitute for Prospective Candidate Pair as referred to in Article 49 into the minutes of verification results of the documents of requirements of the substitute for prospective Candidate Pair.
(2) KPU notifies in writing the results of verification on the completeness and correctness of the documents of administrative requirements as referred to in section (1) to the Leaders of the Political Party of Election Contestant and/or Leaders of Political Parties of Election Contestant in coalition not later than the fifth day since receiving the proposal letter for the substitute for prospective Candidate Pair.

Article 51
In the event that the requirements of the substitute for prospective Candidate Pair as referred to in Article 50 section (2) are declared incomplete, incorrect, and/or invalid, the relevant Political Party of Election Contestant and/or Coalition of Political Parties of Election Contestant cannot propose a substitute for prospective Candidate Pair.

# CHAPTER VI <br> DETERMINATION AND DRAWING OF SERIAL NUMBERS OF CANDIDATE PAIRS 

Article 52
(1) KPU determines in a closed plenary meeting the names of Candidate Pairs who have met the requirements as the Contestants in President and Vice President Election.
(2) KPU determines the Candidate Pairs as referred to in section (1) by virtue of a Decision of KPU.
(3) KPU determines the Candidate Pairs as referred to in section (2) through the:
a. website of KPU; and/or
b. social media of KPU.

## Article 53

(1) KPU carries out the drawing of the serial numbers of the Candidate Pairs in an open plenary meeting 1 (one) Day after the determination and announcement of the Candidate Pairs as referred to in Article 52.
(2) The open plenary meeting for drawing the serial numbers is attended by all Candidate Pairs.
(3) In addition to the attendance of all Candidate Pairs as referred to in section (2), the open plenary meeting for drawing the serial numbers may be attended by the Leaders of the Political Party of Election Contestant or the Leaders of the Political Parties of Election Contestant in Coalition that propose the Candidate Pairs.
(4) The results of the serial number drawing of the Candidate Pairs, as referred to in section (1), are stated in minutes and stipulated by a KPU decision.

Article 54
(1) The determination of serial numbers of the Candidate Pairs, as referred to in Article 53 section (4), is used as the basis for preparing the list of Candidate Pairs.
(2) The list of the Candidate Pairs, as referred to in section (1), is a means to be used to provide information to the Voters on the Candidate Pairs.
(3) In preparing the list of the Candidate Pairs, KPU provides the opportunity to the Political Parties Election Contestant or Coalition of Political Parties as Election Contestant and the Candidate Pairs to give approval to the draft list of the Candidate Pairs.
(4) KPU publicly announces the list of the Candidate Pairs as referred to in section (1) through the public broadcasting institutions.
(5) In addition to the announcement through the public broadcasting institutions as referred to in section (4), KPU announces the list of the Candidate Pairs through:
a. the website of KPU; and / or
b. the social media of KPU.

Article 55
(1) A Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant is prohibited to withdraw their candidate and/or Candidate Pair that has been determined by KPU.
(2) One of the Candidate Pair or a Candidate Pair is prohibited from withdrawing their Candidacy effective from their determination as a Candidate Pair by KPU.
(3) In the event that a Political Party of Election Contestant or a Coalition of Political Parties as Election Contestant as referred to in section (1) withdraws a Candidate Pair or one of a Candidate Pair, the Political Party of Election Contestant or the Coalition of Political Parties of Election Contestant cannot propose a substitute for the candidate.

## CHAPTER VII <br> EXTENSION OF REGISTRATION

Article 56
(1) In the event that there is only 1 (one) Candidate Pair, KPU extends the schedule of registration of the Candidate Pairs for 2 (two) times 7 (seven) Days.
(2) KPU arranges the first extension of registration as referred to in section (1) for 7 (seven) Days.
(3) In the event that in the first extension of registration, as referred to in section (2), there has been a prospective Candidate Pair registering with KPU, there will be no second extension of registration.
(4) In the event that after the extension of registration as referred to in section (2), the condition as referred to in section (2) still remains, KPU arranges the second extension of registration for 7 (seven) Days.
(5) In the event that the extension of registration is arranged as referred to in section (1), the program and schedule of the stages of the candidacy for President and Vice President Election Contestant are regulated in a Decision of KPU.
(6) In the event that after the extension of registration, the condition as referred to in section (1) still remains, the stages of the President and Vice President Election remain to be implemented in accordance with the provisions of legislation and this Commission Regulation.

## Article 57

The provisions on the registration and health examination and verification, as referred to in Article 28 to Article 41 and Article 42 to Article 43, apply mutatis mutandis to the extension of registration for candidacy for President and Vice President Election Contestants.

## Article 58

In the event that a Political Party of Election Contestant or Coalition of Political Parties as Election Contestant that meets the requirements to propose a prospective Candidate Pair do not propose a prospective Candidate Pair, the relevant Political

Party of Election Contestant or Coalition of Political Parties of Election Contestant are subject to the sanctions in accordance with the provisions of legislation.

## CHAPTER VIII SUBSTITUTION OF CANDIDATES

Article 59
(1) In the event that one of the prospective candidates of the prospective Candidate Pair or both prospective candidates of the prospective Candidate Pair are permanently obstructed up to 7 (seven) days before the prospective Candidate Pair is determined as the candidate for President and Vice President, a Political Party or a Coalition of Political Parties whose prospective candidate or prospective Candidate Pair is permanently obstructed remains to be provided with the opportunity to propose a substitute for prospective Candidate Pair.
(2) KPU verifies the completeness and correctness of the documents of administrative requirements of the substitute for prospective Candidate Pair as referred to in section (1) not later than 4 (four) days effective since the registration of that prospective Candidate Pair.

## Article 60

(1) In the event that one of the candidates or the Candidate Pairs is permanently obstructed effective since the determination of the Candidate Pair up to 60 (sixty) days prior to the election day, a Political Party or a Coalition of Political Parties where one of whose Candidates or Candidate Pair is permanently obstructed may propose the substitute for one of the Candidates or Candidate Pair to KPU not later than 7 (seven) days effective since one of the Candidates or Candidate Pair is permanently obstructed.
(2) KPU verifies and determines the substitute for Candidate Pair as referred to in section (1) not later than 4 (four) days effective since the registration of the substitute for Candidate Pair.
(3) In the event that a Political Party or a Coalition of Political Parties up to the expiration of the deadline as referred to in section (1) does not propose a substitute for the candidate, the stages of the President and Vice President Election are continued with another Candidate Pair that has been determined by KPU.
(4) In the event of the condition as referred to in section (3), KPU continues the stages of the President and Vice President Election with the Candidate Pairs that have been determined.

Article 61
(1) In the event that one of the candidates or Candidate Pairs is permanently obstructed prior to commencement of the election day of the second round, KPU postpones the stages of the President and Vice President Election not
later than 15 (fifteen) days effective since the Candidate Pair is permanently obstructed.
(2) The Political Party or the Coalition of Political Parties whose Candidate Pair is permanently obstructed, as referred to in section (1), proposes a substitute for Candidate Pair not later than 3 (three) days since the Candidate Pair is permanently obstructed.
(3) In the event that the Political Party or Coalition of Political Parties up to the expiration of the deadline, as referred to in section (2), does not propose a substitute for the candidate, KPU determines the Candidate Pair who obtains the most votes in the next order as a Candidate Pair in the President and Vice President Election in the second round.
(4) KPU verifies and determines the substitute for Candidate Pair as referred to in section (2) not later than 3 (three) days since the registration of the substitute for Candidate Pair.
(5) The provisions on the registration and health examination and verification as referred to in Article 28 up to Article 41 and Article 42 to Article 43 are applicable mutatis mutandis to the registration and health examination and verification of the substitute for Candidate Pair.
(6) In the event of postponement of the stages of the President and Vice President Election as referred to in section (1), the program and schedule of the stages of candidacy for the President and Vice President Election Contestants of the second round are regulated by a Decision of KPU.

## Article 62

(1) Being permanently obstructed as referred to in Article 59 section (1), Article 60 section (1), and Article 61 section (1) include:
a. passed away;
b. unknown presence; or
c. permanent inability to carry out duties.
(2) The condition of permanently obstructed, as referred to in section (1), is evidenced by the following documents:
a. the death of a prospective candidate, prospective Candidate Pair, candidate, or Candidate Pair is evidenced by a certificate from the village head or another name, or the sub-district head or another name or the death certificate;
b. the unknown presence of a prospective candidate, prospective Candidate Pair, candidate, or Candidate Pair is evidenced by a certificate from the Headquarters of the Indonesian National Police; or
c. permanent inability to carry out duties of a prospective candidate, prospective Candidate Pair, candidate, or Candidate Pair is evidenced by a medical certificate from a government hospital.

# CHAPTER IX <br> CANDIDACY INFORMATION SYSTEM 

Article 63
(1) KPU and the Political Party of Election Contestants or Coalition of Political Parties as Election Contestants use Silon in making the stages of candidacy for the President and Vice President Election Contestants.
(2) In the event of constraints in Silon resulting in disruption of the Candidacy staging process in the President and Vice President Election, the mechanism of the Candidacy staging process in the President and Vice President Election is determined by KPU.

## Article 64

KPU provides access to read data of Silon to the institution that supervises the holding of Election.

CHAPTER X
CANDIDACY FOR PRESIDENT AND VICE PRESIDENT IN A STATE OF DISASTER

Article 65
(1) In the event of a disaster in the stages of Candidacy for President and Vice President, the execution of the activities follows the protocol of health, security, and safety in accordance with the provisions of legislations.
(2) The provisions on the stages of Candidacy of President and Vice President in accordance with the protocol of health, security, and safety as referred to in section (1) are determined by a KPU Decision.

## CHAPTER XI TECHNICAL GUIDELINES

Article 66
KPU determines technical guidelines on Candidacy for President and Vice President by a Decision of KPU based on legislation and this Commission Regulation.

## CHAPTER XII <br> CLOSING PROVISIONS

## Article 67

At the time this Commission Regulation comes into force:
a. Regulation of the General Elections Commission Number 22 of 2018 on Candidacy for Contestants in General Election for President and Vice President (State Bulletin of the Republic of Indonesia of 2018 Number 971); and
b. the provisions of point 6 point c of Annex to Regulation of the General Elections Commission Number 3 of 2022 on the Stages and Schedule for Holding the General Election of 2024 (State Bulletin of the Republic of Indonesia of 2022 Number 574);
are repealed and declared ineffective.

Article 68
This Commission Regulation comes into force on the date of its promulgation.

In order that every person may know hereof, it is ordered to promulgate this Commission Regulation by its placement in the State Bulletin of the Republic of Indonesia.

Issued in Jakarta
on 9 October 2023
CHAIRPERSON OF THE GENERAL ELECTIONS COMMISSION, signed HASYIM ASY'ARI

Promulgated in Jakarta
on 13 October2023
DIRECTOR GENERAL OF LEGISLATION
OF THE MINISTRY OF LAW AND HUMAN RIGHTS
OF THE REPUBLIC OF INDONESIA,
signed
ASEP N. MULYANA
STATE BULLETIN OF THE REPUBLIC OF INDONESIA OF 2023 NUMBER 820
Jakarta, 22 December 2023
Has been translated as an Official Translation on behalf of Minister of Law and Human Rights of the Republic of Indonesia DIRECTOR GENERAL OF LEGISLATION,

ASEP N.MUEYANA

ANNEX I
REGULATION OF THE GENERAL ELECTIONS COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

PROGRAM AND SCHEDULE OF THE STAGES OF CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

| NO. | PROGRAM/ACTIVITY |  | SCHEDULE |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | START | END |
| 1. | Registration of prospective candidate pairs |  |  |  |
|  | a. | Announcement of registration | $\begin{gathered} \text { Monday, } 16 \\ \text { October } \\ 2023 \end{gathered}$ | Wednesday, 18 October 2023 |
|  | b. | Registration of prospective candidate pairs | $\begin{gathered} \text { Thursday, } 19 \\ \text { October } \\ 2023 \end{gathered}$ | $\begin{aligned} & \text { Wednesday, } \\ & 25 \text { October } \\ & 2023 \end{aligned}$ |
|  | c. | Health examination of prospective candidate pairs | Thursday, 19 October 2023 | Friday, 27 October 2023 |
| 2. | Verification of prospective candidate pairs |  |  |  |
|  | a. | Verification of the documents of requirements of the prospective candidate pairs | Thursday, 19 October 2023 | Saturday, 28 October 2023 |
|  | b. | Notification on the results of the verification of the documents of requirements of the prospective candidate pairs | $\begin{gathered} \text { Monday, } 23 \\ \text { October } 2023 \end{gathered}$ | Sunday, 29 October 2023 |
|  | c. | Correction and/or process of completing the documents of requirements of the prospective candidate pairs | $\begin{aligned} & \text { Wednesday, } \\ & 25 \text { October } \\ & 2023 \end{aligned}$ | Tuesday, 31 October 2023 |
|  | d. | Submission of documents resulting from correction and/or completion of the documents of requirements of the prospective candidate pairs | Thursday, 26 October 2023 | Wednesday, 1 November 2023 |
|  | e. | Verification of documents resulting from correction | Thursday, 26 October 2023 | Thursday, 2 November 2023 |
|  | f. | Notification on the results of verification of the corrected documents of requirements of the prospective candidate pairs | Thursday, 26 October 2023 | Friday, 3 <br> November 2023 |
| 3. | Proposal for Substitution |  |  |  |
|  |  | Proposal for the substitute for | Thursday, 26 | Wednesday, 8 |



CHAIRPERSON OF
THE GENERAL ELECTIONS COMMISSION,
signed

HASYIM ASY'ARI

ANNEX II
REGULATION OF THE GENERAL ELECTIONS COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN
GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

FORM MODEL B.CANDIDACY-PPWP (MODEL B.PENCALONAN-PPWP)
MODEL B.PENCALONAN-PPWP

## CANDIDACY LETTER

Based on the provisions of Law on Elections and Regulation of the General Elections Commission on Candidacy for Contestants in Election for President and Vice President, we, the Central Management Board or another name *) of the Political Party or Coalition of Political Parties *) as Election Contestant, would like to hereby propose the Prospective Candidate Pair of President and Vice President as follows:

1. Prospective Candidate for President:
2. Prospective Candidate for Vice President:
using the national seats/valid votes *) of DPR obtained in the Election of 2019. The obtained national seats/valid votes include:

| No. | Political Party as Election Contestant | Seats/Valid Votes *) |
| :--- | :---: | :--- |
| 1. |  |  |
| 2. | Total |  |
| Etc. |  |  |
|  |  |  |
| In words: |  |  |

The obtainment of national seats/valid votes *) by the Political Party/ Coalition of Political Parties *) as Election Contestant has met the minimum requirements of obtainment of national seats/valid votes *) based on the Decision of the General Elections Commission Number $\qquad$ on Minimum Requirements for Obtainment of Seats and Valid Votes by a Political Party and Coalition of Political Parties as General Election Contestant of 2019 for President and Vice President General Election of 2024, namely at least national seats or at least $\qquad$ valid votes.

This candidacy letter is filed as a requirement for proposing a prospective Candidate Pair and is attached with other documents.

This Candidacy Letter has been made truthfully for duly use.

| The Central Management Board of Political Party/Coalition of Political Parties *) that Propose the Prospective Candidate Pair |  |  |
| :---: | :---: | :---: |
| Party ...... <br> Chairperson or another name *) |  | Secretary General or another name *) |
| Revenue stamp <br> (.......................................) | $\begin{gathered} \text { Seal } \\ (\ldots \ldots . . . \end{gathered}$ |  |
| Party ...... Chairperson or another name *) |  | Secretary General or another name *) |
| Revenue stamp <br> (........................................) | $\begin{gathered} \text { Seal } \\ (\ldots \ldots . . \end{gathered}$ |  |
| Party ...... Chairperson or another name *) |  | Secretary General or another name *) |
| Revenue stamp | Seal |  |

## Notes:

1. *) Choose one.
2. Each page is affixed with the initial of the Leaders of the Political Party as Election Contestant or the Leaders of Political Parties in coalition as Election Contestant.

CHAIRPERSON OF THE GENERAL ELECTIONS COMMISSION,
signed

HASYIM ASY'ARI

ANNEX III<br>REGULATION OF THE GENERAL ELECTIONS COMMISSION<br>NUMBER 19 OF 2023<br>ON<br>CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

FORM MODEL AGREEMENT.AMONG.POLITICAL PARTIES-PPWP (MODEL KESEPAKATAN.ANTAR.PARPOL-PPWP)

```
                                    MODEL KESEPAKATAN ANTAR.PARPOL-PPWP
STATEMENT LETTER OF COALITION OF POLITICAL PARTIES AS ELECTION CONTESTANT IN THE CANDIDACY OF PRESIDENT AND VICE PRESIDENT
We, the undersigned, the Central Management Boards of Coalition of Political Parties as Election Contestant that include:
1. Party
2. Party and
3. Party
hereby state our agreement to propose the President and Vice President Candidate Pair as written in the Candidacy Letter in the following names:
1. Prospective Candidate for President:
2. Prospective Candidate for Vice President:
This Statement Letter has been made truthfully for duly use.


```

            Party
    ```

Chairperson
or another name *)

\section*{Revenue stamp \\ (. )}

\section*{Seal}
(...................................................)

Notes:
1. *) Choose one.
2. Each page is affixed with the initial of the Leaders of Political Parties in coalition as Election Contestant.

\section*{CHAIRPERSON OF \\ THE GENERAL ELECTIONS COMMISSION,}
signed

HASYIM ASY'ARI
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ANNEX IV
REGULATION OF THE GENERAL ELECTIONS COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

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\section*{FORM MODEL B.AGREEMENT.BETWEEN.POLITICAL PARTIES.CANDIDATE PAIR-PPWP (MODEL B.KESEPAKATAN.PARPOL.PASLON-PPWP)}

\section*{MODEL B.KESEPAKATAN.PARPOL.PASLON-PPWP}

AGREEMENT BETWEEN POLITICAL PARTIES/COALITION OF POLITICAL PARTIES *)AS ELECTION CONTESTANT AND PROSPECTIVE CANDIDATE PAIR OF PRESIDENT AND VICE PRESIDENT

We, the Leaders of Political Parties ............................../Coalition of Political Parties*) as Election Contestant as follows:
1. Party

3. Party
hereby state our agreement to propose the following prospective candidate pair of President and Vice President and will not withdraw the candidate for President and/or candidate for Vice President and will not withdraw the proposal for the following prospective candidate Pair of President and Vice President:
1. Name of Prospective Candidate for President:
2. Name of Prospective Candidate for Vice President:
who also state agreement to be proposed and will not withdraw as a Prospective Candidate Pair of President and Vice President by the Political Party/Coalition of Political Parties *) as Election Contestant aforementioned.

This agreement has been made truthfully for duly use as a requirement for the Registration of Prospective Candidate Pair of President and Vice President.

2023

The Central Management Board(s) of Political Party/Coalition of Political Parties *) that Propose the Prospective Candidate Pair
\begin{tabular}{|c|c|}
\hline \multicolumn{2}{|l|}{} \\
\hline Chairperson & Secretary General \\
\hline or another name *) & or another name *) \\
\hline
\end{tabular}
\begin{tabular}{|c|c|}
\hline Revenue stamp & Seal \\
\hline (................ & \\
\hline
\end{tabular}

Party
Chairperson Secretary General
or another name *) or another name *)
\begin{tabular}{|c|c|}
\hline Revenue stamp & Seal \\
\hline (................... & \\
\hline
\end{tabular}
```

                Party
            Chairperson
                Secretary General
            or another name *)
                    or another name *)
    ```


Seal
(..................................................)

Prospective Candidate Pair

Prospective Candidate for President

Prospective Candidate for Vice President

Revenue stamp
(..................................................)

\section*{Notes:}
1. *) Choose one.
2. Each page is affixed with the initial of the Leaders of the Political Party as Election Contestant or the Leaders of Political Parties in coalition as Election Contestant and the Prospective Candidate Pair.

CHAIRPERSON OF THE GENERAL ELECTIONS COMMISSION, signed

HASYIM ASY'ARI
```

ANNEX V
REGULATION OF THE GENERAL ELECTIONS COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

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\section*{FORM MODEL B.RECOMMENDATION-PPWP (MODEL B.REKOMENDASI-PPWP)}

\section*{MODEL B.REKOMENDASI-PPWP}

\section*{LETTER OF RECOMMENDATION AND GUARANTEE OF POLITICAL PARTY/COALITION OF POLITICAL PARTIES*) AS ELECTION CONTESTANT}

We, the undersigned, the Leaders of Political Party/Leaders of Coalition of Political Parties as Election Contestant *), hereby thoroughly recommend and guarantee that:

The Prospective Candidate for President:
1. Name :
2. Place and date of birth
3. Sex : Male/Female *)
4. Occupation
5. Residential Address

The Prospective Candidate for Vice President:
1. Name
2. Place and date of birth
3. Sex : Male/Female *)
4. Occupation
5. Residential Address
has demonstrated attitude/behavior as the embodiment of loyalty to Pancasila as the principle of the state, the 1945 Constitution of the Republic of Indonesia and aspiration of the Proclamation of 17 August 1945 in the social, national, and state life.

This letter of recommendation and guarantee has been made truthfully in the fulfillment of requirements for the proposal of a Prospective Candidate Pair of President and Vice President.


> CHAIRPERSON OF THE GENERAL ELECTIONS COMMISSION,

\author{
signed
}

HASYIM ASY'ARI
```

ANNEX VI
REGULATION OF THE GENERAL ELECTIONS
COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN GENERAL
ELECTION FOR PRESIDENT AND VICE
PRESIDENT

```

FORM MODEL B.VISION.MISSION-PPWP (MODEL B.VISI.MISI-PPWP)

\section*{MODEL B.VISI.MISI-PPWP}

STATEMENT ON THE MANUSCRIPT OF VISION, MISSION, AND PROGRAM OF PROSPECTIVE CANDIDATE PAIR OF PRESIDENT AND VICE PRESIDENT

\author{
We, the undersigned, the Central Management Board(s) of the Political Party or Coalition of Political Parties*) as Election Contestant that include:
}
```

1. Party
2. Party ............................................................................; and
3. Party
```
hereby state that the manuscript of vision, mission, and program of the Prospective Candidate Pair of President and Vice President in the following names:
1. Prospective Candidate for President:
2. Prospective Candidate for Vice President:
is made on the basis of the principle that the President of the Republic of Indonesia holds government power pursuant to the Constitution as regulated in Article 4 section (1) of the 1945 Constitution of the Republic of Indonesia and constitutes the depiction of the National Long-term Development Plan in accordance with the provisions of legislation.

This statement letter has been made truthfully for duly use.
```

                    The Central Management Board(s) of
                Political Party/Coalition of Political Parties *)
                that Propose the Prospective Candidate Pair
            Party
            Chairperson Secretary General
    or another name *) or another name *)

```


\section*{Notes:}
```

1. *) Choose one.
2. Each page is affixed with the initial of the Leaders of the Political Party as Election Contestant or the Leaders of Political Parties in coalition as Election Contestant.
```

CHAIRPERSON OF
THE GENERAL ELECTIONS COMMISSION,
signed

HASYIM ASY'ARI

\author{
ANNEX VII \\ REGULATION OF THE GENERAL ELECTIONS COMMISSION \\ NUMBER 19 OF 2023 \\ ON \\ CANDIDACY FOR CONTESTANTS IN GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT
}

\section*{FORM MODEL BB.STATEMENT.CANDIDATE-PPWP (MODEL BB.PERNYATAAN.CALON-PPWP)}

MODEL BB.PERNYATAAN.CALON-PPWP

\section*{STATEMENT LETTER OF PROSPECTIVE CANDIDATE FOR PRESIDENT/VICE PRESIDENT *)}

I, the undersigned:
a. Name
b. Resident Identification Number
c. Sex
d. Occupation

f. Religion
g. Residential address
as a prospective candidate for President/Vice President*) proposed by the Political Party/Coalition of Political Parties*) as Election Contestant, namely:
1. Party \(\qquad\)
2. Party.
and
3. Party
hereby state truthfully that I:
1. have faith in Almighty God;
2. am loyal to Pancasila as the National Principle, the 1945 Constitution of the Republic of Indonesia, and aspiration of the Independence Proclamation of 17 August 1945 as referred to in the Preamble of the 1945 Constitution of the Republic of Indonesia;
3. have never betrayed the state and has never committed a crime of corruption and other serious crimes;
4. have never committed a disgraceful act;
5. am not being nominated as a member of the House of Representatives, Regional Representative Council, and/or Regional House of Representatives;
6. have never served as a President or Vice President for 2 (two) terms in the same office;
7. am willing to be proposed as a prospective candidate for President and/or prospective candidate for Vice President in pairs;
8. am not a former member of the forbidden organization Indonesian Communist Party, including its mass organizations, or am not a person directly involved in the 30 September Movement/Indonesian Communist Party or a member of a forbidden organization in the Unitary State of the Republic of Indonesia;
9. have vision, mission, and program for running the government of the Republic of Indonesia;
10. am willing to have a health examination and receive the results issued by the Health Examination Team appointed by the General Elections Commission;
11. am willing for my information to be publicized to the extent not in contravention of legislation; and
12. state that the data and documents that have been inputted and uploaded through Silon are correct and complete in accordance with legislation.
In addition, I also state that I:
(please tick ( \(\sqrt{ }\) ) the provided boxes)
a am willing to resign as a state official, which cannot be withdrawn.
वロ am willing to resign as a member of the Indonesian National Armed Force, effective since the determination as a Candidate Pair.
םa am willing to resign as a member of the Indonesian National Police, effective since the determination as a Candidate Pair.
वロ am willing to resign as a Civil Servant, effective since the determination as a Candidate Pair.
ㅁㅁ am willing to resign as an employee or official of a state-owned enterprise, local-owned enterprise, or village-owned enterprise, effective since the determination as a Candidate Pair.
This statement letter is made in accordance with the provisions of legislation and made in a single counterpart as a requirement for registration of Candidate for President/Vice President *).

2023

The statement maker, Prospective Candidate for President/Vice President *) Revenue stamp

Note:
*) Choose one.

> CHAIRPERSON OF
> THE GENERAL ELECTIONS COMMISSION,

> signed

ANNEX VIII
REGULATION OF THE GENERAL ELECTIONS COMMISSION
NUMBER 19 OF 2023
ON
CANDIDACY FOR CONTESTANTS IN THE GENERAL ELECTION FOR PRESIDENT AND VICE PRESIDENT

FORM MODEL BB. CURRICULUM VITAE-PPWP (FORM MODEL BB.RIWAYAT.HIDUP-PPWP)

\section*{MODEL BB.RIWAYAT.HIDUP-PPWP}

\section*{CURRICULUM VITAE OF PROSPECTIVE CANDIDATE FOR PRESIDENT/VICE PRESIDENT *) IN GENERAL ELECTION 2024}

\section*{Passport photo}

Colored
\(4 \times 6\)
1. Full name
2. Resident Identity Number
3. Place/date of birth/Age
4. Sex
5. Religion
6. Residential Address (as per Resident ID Card)
7. Marital Status
8. Latest Education
9. Occupation
10. Educational History
\begin{tabular}{|l|c|c|c|c|c|}
\hline \multicolumn{1}{|c|}{ No. } & \begin{tabular}{c} 
Strata of \\
Education
\end{tabular} & \begin{tabular}{c} 
Name of \\
Institution
\end{tabular} & \begin{tabular}{c} 
Year of \\
Start
\end{tabular} & \begin{tabular}{c} 
Year of \\
Completion
\end{tabular} & Title \\
\hline 1. & & & & & \\
\hline 2. & & & & & \\
\hline Etc. & & & & & \\
\hline
\end{tabular}

\section*{11. History of Courses/Education \& Training:}
\begin{tabular}{|l|c|c|c|c|c|}
\hline No. & \begin{tabular}{c} 
Name of \\
Course/Education \\
and Training
\end{tabular} & \begin{tabular}{c} 
Providing \\
Institution
\end{tabular} & \begin{tabular}{c} 
Certificate \\
Number
\end{tabular} & \begin{tabular}{c} 
Year \\
of \\
Start
\end{tabular} & \begin{tabular}{c} 
Year of \\
Completion
\end{tabular} \\
\hline 1. & & & & & \\
\hline 2. & & & & & \\
\hline Etc. & & & & & \\
\hline
\end{tabular}
12. Organizational History
\begin{tabular}{|l|l|l|l|l|}
\hline No. & Name of Organization & Position & \begin{tabular}{c} 
Year of \\
Start
\end{tabular} & \begin{tabular}{c} 
Year of \\
Completion
\end{tabular} \\
\hline 1. & & & & \\
\hline 2. & & & & \\
\hline Etc. & & & & \\
\hline
\end{tabular}
13. Occupational History
\begin{tabular}{|l|l|l|l|l|}
\hline \multicolumn{1}{|c|}{ No. } & \begin{tabular}{c} 
Name of \\
Company/Institution
\end{tabular} & Position & \begin{tabular}{c} 
Year of \\
Start
\end{tabular} & \begin{tabular}{c} 
Year of \\
Completion
\end{tabular} \\
\hline 1. & & & & \\
\hline 2. & & & & \\
\hline Etc. & & & & \\
\hline
\end{tabular}
14. Awards
\begin{tabular}{|l|c|c|c|}
\hline No. & Name of Awards & \begin{tabular}{c} 
Awards Providing \\
Institution
\end{tabular} & Year \\
\hline 1. & & & \\
\hline 2. & & & \\
\hline Etc. & & & \\
\hline
\end{tabular}
15. Publication
\begin{tabular}{|c|c|c|}
\hline Title & Publisher & Year of Publication \\
\hline & & \\
\hline & & \\
\hline
\end{tabular}
16. Motivation of Candidacy: (containing the matters of background for submitting myself as a prospective candidate for President or Vice President)
17. Target/Goal : (containing examples of the matters to be achieved when becoming President and Vice President)
This information has been made truthfully as a requirement for the registration of prospective candidates for President and Vice President*) in accordance with the applicable legislation for duly use.

2023

The statement maker, Prospective Candidate for President/Vice President *)

Revenue stamp
(.........................................................................)

Acknowledged by:
The Central Management Board(s) of Political Party/Coalition of Political Parties *) that Propose the Prospective Candidate Pair

\section*{Party}
\begin{tabular}{ll} 
Chairperson & \begin{tabular}{l} 
Secretary General \\
or another name *)
\end{tabular}
\end{tabular}


\section*{CHAIRPERSON OF \\ THE GENERAL ELECTIONS COMMISSION,}
signed
HASYIM ASY'ARI```

