## MICHIGAN ELECTION LAW (EXCERPT) Act 116 of 1954

## 168.642a Change of regular election schedule.

Sec. 642a.

- (1) After December 31, 2004, a city council that adopted a resolution so that its regular election is held on the May regular election date may change its regular election to the odd year general election by adopting a resolution in compliance with section 642. If a city council adopts the resolution in compliance with section 642 to hold its regular election at the odd year general election, after December 31 of the year in which the resolution is adopted, the city's regular election is at the odd year general election.
- (2) After December 31, 2004, a city council that holds its regular election for city offices annually or in the even year on the November regular election date may change its regular election schedule to the odd year general election and the odd year primary election by adopting a resolution in compliance with section 642. If a city council adopts the resolution in compliance with section 642, the city's regular election is at the odd year general election and its primary is at the odd year primary election.
- (3) After December 31, 2010, a city that adopted a resolution so that its regular election primary is held at the September election shall hold its regular election primary at the odd year primary election.
- (4) After December 31, 2011, a city that holds its regular election for city offices annually or in the odd year on the November regular election date may change its regular election schedule to the even year general election and the even year primary election by adopting a resolution in compliance with section 642. If a city council adopts the resolution in compliance with section 642, after December 31 of the year in which the resolution is adopted, the city's regular election is at the even year general election and its primary is at the even year primary election.
- (5) After December 31, 2012, a village that adopted a resolution so that its regular election is held at the September election shall hold its regular election at the general November election.

**History:** Add. 2003, Act 302, Eff. Sept. 1, 2004; -- Am. 2004, Act 294, Eff. Sept. 1, 2004; -- Am. 2005, Act 71, Imd. Eff. July 14, 2005; -- Am. 2010, Act 182, Imd. Eff. Sept. 30, 2010; -- Am. 2010, Act 222, Imd. Eff. Dec. 10, 2010; -- Am. 2011, Act 233, Eff. Jan. 1, 2012; -- Am. 2012, Act 523, Eff. Mar. 28, 2013

Compiler's Notes: Enacting section 4 of Act 71 of 2005 provides: "Enacting section 4. If any portion of this amendatory act or the application of this amendatory act to any person or circumstances is found invalid by a court, the invalidity shall not affect the remaining portions or applications of this amendatory act that can be given effect without the invalid portion or application, if the remaining portions are not determined by the court to be inoperable, and to this end this amendatory act is declared to be severable."

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