

Why is Kentucky Purging Voter Registrations?

- Federal and state laws require it
- The Commonwealth’s voter rolls have not been purged since 2015
- To give citizens confidence that our voter rolls are as accurate as possible

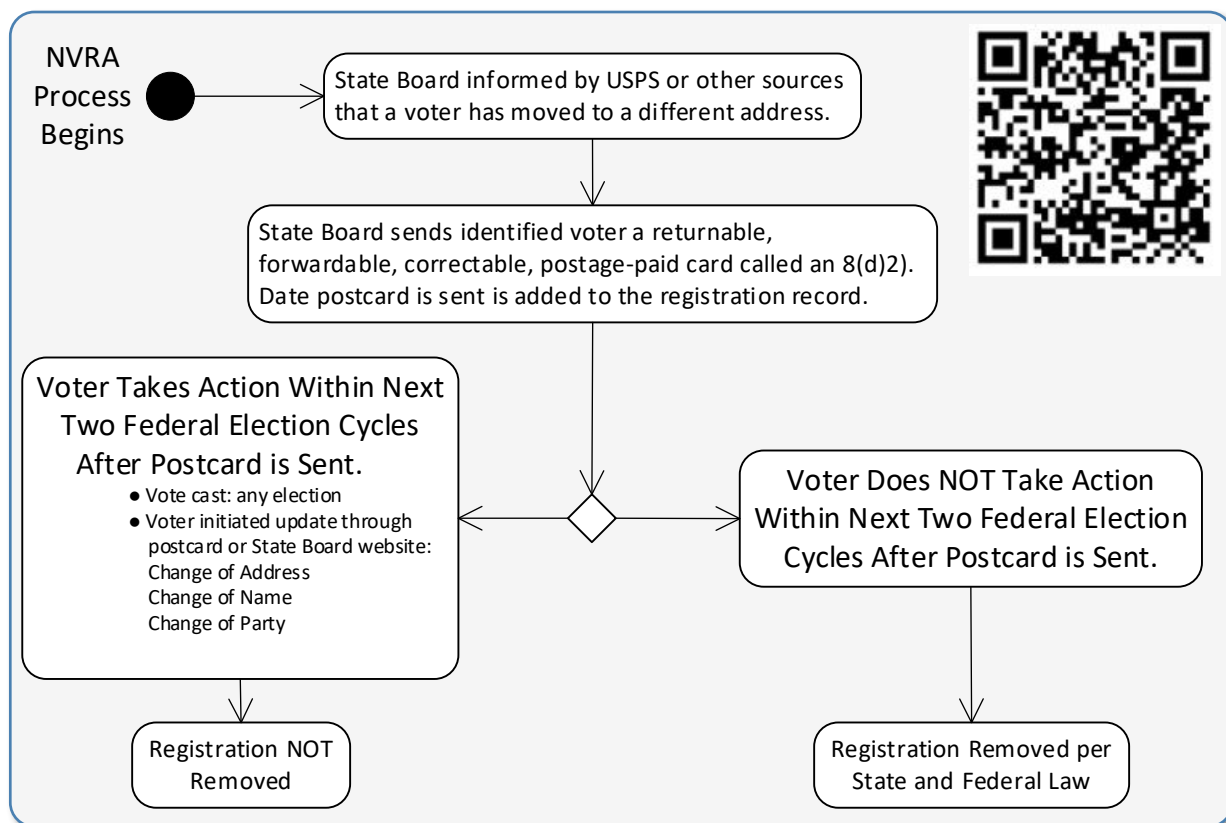
Under the federal National Voter Registration Act of 1993, states are required to “conduct a general program that makes a reasonable effort to remove the names of ineligible voters from the official lists of eligible voters.”

In accordance with KRS 117.015(1), the Kentucky State Board of Elections is the independent state agency tasked to “supervise the registration and purgation of voters within the state.”

On February 10, 2023, the State Board of Elections, following a multi-year process outlined in both federal and state law, removed approximately 127,000 ineligible registrations, the first such state-initiated purge of the state’s voter rolls since 2015.

No registration is removed under this process solely for a person’s failure to vote. For a registration to be purged, a voter must be proven to have been inactive over the course of at least two federal elections.

Basic NVRA Voter Lifecycle 8(d)2



Because clean voter rolls are good for all Kentuckians!

— For more information, please visit the State Board of Elections website: www.elect.ky.gov —