

LEE COUNTY SUPERVISOR OF ELECTIONS CANDIDATE CAMPAIGN FILE COVER SHEET

☒ ORIGINAL☐ REVISED

(Please Check One)

Candidate Name	RAYMOND A Povich		
Residence Address	10137 COLONIAL COUNTRY CLUB BLVD UNIT #1110		
City and Zip Code	FORT MYERS, FL 33913		
Mailing Address (if different)	<input checked="" type="checkbox"/> Check if same as above.		
Telephone Number(s) (Daytime)	585-74-0068	OR	
Email Address	RPovich@comcast.net		
Office Sought	COLONIAL COUNTRY CLUB CAP		
Area, District, Group Or Seat Number	SEAT 4		
Political Party (if applicable for office sought)			
Date Of Birth Or Voter ID #	SEPT 1, 1950 114498885		
Date	MAY 16, 2012		
Candidate Signature	X Raymond A Povich		

All candidate information becomes a public record upon receipt by the
Lee County Supervisor of Elections.

Under Florida Law, email addresses are public records; if you do not want your personal email address released, you may wish to create a "campaign-specific" email address. An email address will allow the Lee County Supervisor of Elections Office to provide a candidate with expedited written-communications and notices in addition to mailed written-communications and notifications.

LEE COUNTY—FLORIDA
AFFIDAVIT OF INTENT
SPECIAL DISTRICT CANDIDATE

12 MAY 25 AM 9 27 SDE LEE CO FL

A special district candidate is prohibited from financing ANY PORTION OF his/her campaign with personal funds except as provided in this affidavit.

State of Florida
County of Lee

I, RAYMOND A POND, am a candidate for the independent special district office of:
(print name)

COLONIAL COUNTRY CLUB CDD SEAT 4

(include district name AND .district, seat, area or group #)

in the November 6, 2012 General Election. I declare that my only campaign expense, from personal funds, shall be the \$25 candidate-qualifying fee OR the signature verification fee for candidates who qualify by the candidate-petition method by submitting the valid signatures of 25 registered voters residing within the District boundaries.

Provided that this is my only campaign expense, I will not be required to: appoint a campaign treasurer, designate a campaign depository or file periodic campaign treasurer's reports as required by Florida Statutes §99.061 or §106.07. I understand that I am prohibited from expending, collecting, soliciting, or accepting any money or contribution(s) in-kind, in connection with my campaign.

In the event I later decide to, collect, solicit, or accept any money or contribution(s) in-kind, or make any additional campaign expense, I understand that prior to doing so, I am required to file Form DS-DE 9 (Appointment of Campaign Treasurer/Designation of Campaign Depository Form) with the Lee County Supervisor of Elections. My campaign shall then be subject to campaign finance regulations in accordance with Florida Statutes, Chapter 106 and I will be required to file periodic campaign treasurer's reports, as required by Florida Statute §106.07, with the Lee County Supervisor of Elections.

x Raymond A Pond
Signature of Candidate

MAY 16, 2012
Date

FS 106.021(1)(a) "No person shall accept any contribution or make any expenditure with a view to bringing about his or her nomination, election, or retention in public office, or authorize another to accept such contributions or make such expenditure on the person's behalf, unless such person has appointed a campaign treasurer and designated a primary campaign depository."

STATEMENT OF CANDIDATE

(Section 106.023, F.S.)

(Please print or type)

OFFICE USE ONLY

'12MAY25AM 9 28 SOE LEE CO F1

I, RAYMOND A Povia,
candidate for the office of COLONIAL COUNTRY CLUB CDD SEAT;
have been provided access to read and understand the requirements of
Chapter 106, Florida Statutes.

X Raymond A Povia
Signature of Candidate

May 16, 2012
Date

Each candidate must file a statement with the qualifying officer within 10 days after the Appointment of Campaign Treasurer and Designation of Campaign Depository is filed. Willful failure to file this form is a first degree misdemeanor and a civil violation of the Campaign Financing Act which may result in a fine of up to \$1,000, (ss. 106.19(1)(c), 106.265(1), Florida Statutes).