First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 13-0527.02 Kate Meyer x4348

HOUSE BILL 13-1303

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A BILL FOR AN ACT

101	CONCERNING MEASURES TO STRENGTHEN THE PARTICIPATION OF
102	INDIVIDUALS IN THE ELECTORAL PROCESS, AND, IN CONNECTION
103	THEREWITH, REDUCING THE MINIMUM DURATIONAL
104	REQUIREMENT FOR AN ELECTOR TO QUALIFY AS A STATE
105	RESIDENT, ALLOWING ELECTORS TO REGISTER TO VOTE
106	THROUGH ELECTION DAY, REPEALING THE CATEGORY OF VOTER
107	INACTIVITY TRIGGERED BY AN ELECTOR'S FAILURE TO VOTE,
108	REQUIRING MAIL BALLOTS TO BE SENT TO ACTIVE ELECTORS
109	FOR ELECTIONS CONDUCTED UNDER THE "UNIFORM ELECTION
110	CODE OF 1992", REPLACING POLLING PLACES WITH VOTER
111	SERVICE AND POLLING CENTERS AND BALLOT DROP-OFF
112	LOCATIONS FOR MAIL BALLOT ELECTIONS, AND MAKING AN

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill implements various changes to the "Uniform Election Code of 1992" (code).

Residency. Currently, to be eligible to register to vote, a person must have resided both in the state and in the precinct in which he or she intends to register for at least 30 days prior to an election. The bill shortens the time required for state residency to 22 days and eliminates the minimum time that an elector must have resided within a Colorado precinct.

Registration. Under current law, voter registration must be effected no later than 29 days before an election for a person to cast a ballot in that election. The bill expands the time during which a person may register to vote in an election, and describes the deadlines associated with the various methods of voter registration. Specifically, a person may register by:

- ! Submitting a voter registration application through the mail, a voter registration agency, or a voter registration drive no later than 22 days prior to an election;
- ! Appearing in person at his or her county clerk and recorder's office when registration is permitted at the office or submitting an application at a high school in accordance with high school registration procedures;
- ! Applying via a local driver's license examination facility or through the on-line voter registration system maintained by the secretary of state through 8 days prior to an election;
- ! Visiting a voter service and polling center during the time that such location is open, including on or prior to the date of the election.

The bill harmonizes the content of self-affirmations made in connection with registering to vote.

Mail ballot elections. Under the bill, a mail ballot election is an election for which active registered electors receive a ballot by mail and may then cast the ballot by mail, deposit it at a drop-off location, or go to a voter service and polling center to cast a ballot in person. The bill requires all general, primary, odd-year, coordinated, presidential, special legislative, recall, and congressional vacancy elections to be conducted

as mail ballot elections. Consequently, the ability of an elector to apply for permanent mail-in status is removed from the code.

The bill limits current code provisions relating to early and mail-in voting to municipality and special district elections conducted under state law.

Voter service and polling centers and ballot drop-off locations.

To complement the implementation of mail ballot elections, the bill requires county clerk and recorders to establish a minimum number of voter service and polling centers, depending on the number of active registered voters in the county. Factors that county clerk and recorders must consider in designating voter service and polling centers are enumerated.

Each voter service and polling center must provide the following:

- ! The ability for an eligible elector to register to vote;
- ! The ability for an eligible elector to cast a ballot;
- ! The ability for an eligible elector to update his or her address;
- ! The ability for an eligible elector who has legally changed his or her name to have his or her name changed in the registration records;
- ! The ability for an unaffiliated registered elector to affiliate with a political party and cast a ballot in a primary election;
- ! Secure computer access; except that smaller counties may seek a waiver of this requirement upon demonstrating hardship and securing approval of a plan to access the statewide voter database and conduct real-time verification of voter eligibility via telephone or other means;
- ! Facilities and equipment for persons with disabilities, including direct record electronic voting machines or other voting systems accessible to electors with disabilities;
- ! Voting booths;
- ! Original and replacement ballots for distribution;
- ! Mail ballots to requesting electors;
- ! The ability to accept mail ballots that are deposited by electors; and
- ! The ability of a person to cast a provisional ballot.

In addition to voter service and polling centers, certain counties must also establish stand-alone drop-off locations.

Inactivity by reason of failure to vote. The bill repeals the category of voter inactivity that is triggered by an elector's failure to vote and makes all such voters active. As a result, such voters will receive mail ballots in future elections.

Electronic communications transmission. Except for ballots and voter information cards, upon request, county clerks and recorders are authorized to transmit electronically elections-related communications to

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voters.

Colorado voter access and modernized elections commission.

The Colorado voter access and modernized elections commission (commission) is created for the purpose of evaluating implementation of the bill and assessing systems used in the state for voting and registration. The composition, terms, and duties of the commission are specified, and the commission is directed to prepare and present 4 separate reports to the state, veterans, and military affairs committees of the house of representatives and the senate. The commission is subject to the sunset review process for newly created advisory committees.

Accuracy of voter information. Beginning July 1, 2013, the secretary of state must conduct a monthly national change of address search on all electors whose names appear in the statewide voter registration list. The secretary of state must transmit data gathered in such searches to county clerk and recorders, who are required to update electors' records pursuant to statutorily prescribed procedures.

Currently, the secretary of state and the department of revenue maintain a reciprocal information-sharing agreement that allows each entity to verify information provided in connection with applications for voter registration. The bill directs the secretary of state to enter into similar information accessibility agreements with the department of public health and environment and the department of corrections.

Terminology. The bill alters various terms used in the code, including:

- ! Replaces "voter information card" with "confirmation card":
- ! Except in the case of municipal and special district elections, replaces "polling place" with "voter service and polling center", and creates the term "polling location" to refer to voter service and polling centers or polling places, as applicable;
- ! Changes the term used to describe overseeing election judges from "supply judge" to "supervisor judge"; and
- ! Implements "people first" drafting where applicable.

Conforming amendments. The bill makes myriad conforming amendments.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1. Short title.** This act shall be known and may be
- 3 cited as the "Voter Access and Modernized Elections Act".
- 4 **SECTION 2. Legislative declaration.** (1) The general assembly

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hereby finds, determines, and declares that the intent of this act is to remove barriers to participation in the electoral process by making both voting and voter registration more convenient and accessible. Therefore, all eligible citizens who want to exercise their right to vote should have the opportunity to exercise their right to vote by being able to register to vote up to and on election day.

- (2) The general assembly further finds, determines, and declares that the peoples' self-government through the electoral process is more legitimate and better accepted when voter participation increases. By implementing this act, the general assembly hereby concludes that it is appropriate to expand the use of mail ballot elections as a means to increase voter participation. Recognizing the continued need for in-person voting options through early voting and on election day, the general assembly also finds that mail ballot elections must include voter service and polling centers to enable electors to register to vote, update their registration information, and cast ballots in person.
- SECTION 3. In Colorado Revised Statutes, 1-1-104, amend (2), (27), (28), (36), (47), (50.4), and (50.5); repeal (49.8); and add (2.8), (9.8), (27.5), and (50.3) as follows:
 - **1-1-104. Definitions.** As used in this code, unless the context otherwise requires:
 - (2) "Ballot box" means the locked and sealed container in which ballots are deposited by eligible electors. The term includes the container in which ballots are transferred from a polling place LOCATION to the office of the designated election official and the transfer case in which electronic ballot cards and paper tapes and the "prom" or any other electronic tabulation device are sealed by election judges for transfer to

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1	the central counting center.
2	(2.8) "CONFIRMATION CARD" MEANS A COMMUNICATION MAILED
3	FROM A COUNTY CLERK AND RECORDER TO AN ELECTOR PURSUANT TO
4	SECTION 1-2-302.5, 1-2-509, OR 1-2-605, WHICH CARD MUST:
5	(a) BE MAILED TO THE ELECTOR'S ADDRESS OF RECORD, UNLESS
6	THE ELECTOR HAS REQUESTED THAT SUCH COMMUNICATION BE SENT TO
7	HIS OR HER DELIVERABLE MAILING ADDRESS PURSUANT TO SECTION
8	1-2-204 (2) (k);
9	(b) BE SENT BY FORWARDABLE MAIL;
10	$(c) \ Comply \ with \ all \ relevant \ requirements \ of the \ federal$
11	"NATIONAL VOTER REGISTRATION ACT OF 1993", 42 U.S.C. SEC. 1973gg,
12	AS AMENDED; AND
13	(d) INCLUDE A POSTAGE-PREPAID, PREADDRESSED FORM BY WHICH
14	THE ELECTOR MAY VERIFY OR CORRECT HIS OR HER ADDRESS
15	INFORMATION.
16	$(9.8) \ "Drop-offlocation" means a location established for$
17	THE RECEIPT OF MAIL BALLOTS AS SPECIFIED IN SECTION 1-5-102.9 (4).
18	THE TERM DOES NOT INCLUDE MAIL BALLOT BOXES MAINTAINED AT VOTER
19	SERVICE AND POLLING CENTERS PURSUANT TO SECTION $\underline{1-5-102.9}$ (3) (1).
20	(27) "Pollbook" means the list, MAINTAINED IN THE STATEWIDE
21	VOTER REGISTRATION SYSTEM CREATED IN SECTION 1-2-301, of eligible
22	electors who are permitted to vote at a POLLING LOCATION or by mail
23	ballot in an election conducted under this code.
24	(27.5) "POLLING LOCATION" MEANS A POLLING PLACE OR A VOTER
25	SERVICE AND POLLING CENTER, AS APPLICABLE.
26	(28) "Polling place" means the A place established for holding
27	elections CONDUCTED UNDER ARTICLE 8 OF THIS TITLE.

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1	(36) "Registration book" means the original elector registration
2	records for each county retained and stored by one of the following
3	methods: ON THE STATEWIDE VOTER REGISTRATION SYSTEM CREATED IN
4	SECTION 1-2-301.
5	(a) On registration records by precinct in bound books arranged
6	alphabetically for all active and all inactive registrations with all
7	withdrawn and canceled registrations kept in separate bound books or on
8	film; or
9	(b) On film and computer with access to the registration records
10	available both alphabetically and by precinct. The system shall MUST have
11	the capability to print out EXPORT active and inactive registration records,
12	to retain the voting history for each active and inactive registration by
13	surname, and to film RETAIN completed voter signature forms by precinct
14	for each election. Computer lists of registration records shall be furnished
15	for use at the precinct polling places on election days.
16	(47) "Supply "SUPERVISOR judge" means the election judge
17	appointed by the designated election official to be in charge of the
18	election process at the polling place on election day A POLLING LOCATION.
19	(49.8) "Vote center" means a polling place at which any registered
20	elector in the political subdivision holding the election may vote,
21	regardless of the precinct in which the elector resides.
22	(50.3) "VOTER REGISTRATION DRIVE" MEANS THE DISTRIBUTION
23	AND COLLECTION OF VOTER REGISTRATION APPLICATIONS BY TWO OR
24	MORE PERSONS FOR DELIVERY TO A COUNTY CLERK AND RECORDER.
25	(50.4) "Voter registration drive" means the distribution and
26	collection of voter registration applications by two or more persons for
27	delivery to a county clerk and recorder. "VOTER REGISTRATION DRIVE

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1	ORGANIZER" MEANS A PERSON, AS DEFINED IN SECTION 2-4-401 (8),
2	C.R.S., THAT ORGANIZES A VOTER REGISTRATION DRIVE IN THE STATE.
3	(50.5) "Voter registration drive organizer" means a person, as
4	defined in section 2-4-401 (8), C.R.S., that organizes a voter registration
5	drive in the state "VOTER SERVICE AND POLLING CENTER" MEANS A
6	LOCATION ESTABLISHED FOR HOLDING ELECTIONS, OTHER THAN A POLLING
7	PLACE, THAT OFFERS THE SERVICES DESCRIBED IN SECTION 1-5-102.9.
8	SECTION 4. In Colorado Revised Statutes, 1-1-110, amend (4)
9	(a); and add (4) (c) and (5) as follows:
10	1-1-110. Powers of the county clerk and recorder and deputy
11	- communication to electors. (4) (a) EXCEPT AS OTHERWISE PROVIDED
12	IN PARAGRAPH (c) OF THIS SUBSECTION (4) OR IN SECTION 1-2-204 (2), any
13	communication by mail from the county clerk and recorder to any
14	registered elector pursuant to this title, including a voter information card
15	provided pursuant to section 1-5-206 or an elector A confirmation card
16	provided pursuant to section 1-2-605, shall MUST be sent to the elector's
17	address of record.
18	(c) A COUNTY CLERK AND RECORDER SHALL SEND A
19	CONFIRMATION CARD IN ACCORDANCE WITH SECTION 1-2-302.5.
20	(5) (a) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION (5)
21	AND NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN ELECTOR MAY
22	REQUEST TO RECEIVE ELECTIONS COMMUNICATION, EXCEPT FOR BALLOTS
23	AND CONFIRMATION CARDS, FROM HIS OR HER COUNTY CLERK AND
24	RECORDER BY ELECTRONIC TRANSMISSION. WITH THE REQUEST, THE
25	ELECTOR MUST SUBMIT AN ELECTRONIC-MAIL ADDRESS TO WHICH THE
26	COUNTY CLERK AND RECORDER MAY SEND COMMUNICATION FROM THE
27	COUNTY CLERK AND RECORDER. THE COUNTY CLERK AND RECORDER,

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1	UPON RECEIVING THE REQUEST, MAY SEND ALL FUTURE ELECTIONS
2	COMMUNICATION, EXCEPT FOR BALLOTS AND CONFIRMATION CARDS, BY
3	ELECTRONIC TRANSMISSION TO THE ELECTRONIC ADDRESS PROVIDED BY
4	THE ELECTOR; EXCEPT THAT:
5	(I) If an elector subsequently requests to cease the
6	ELECTRONIC TRANSMISSION AND REQUESTS TO RECEIVE FUTURE
7	ELECTIONS COMMUNICATION BY MAIL, THE COUNTY CLERK AND RECORDER
8	SHALL COMPLY WITH THE REQUEST; OR
9	(II) IF THE COUNTY CLERK AND RECORDER, AFTER SENDING SUCH
10	AN ELECTRONIC TRANSMISSION, RECEIVES AN UNDELIVERABLE MESSAGE
11	OR ANY OTHER MESSAGE INDICATING THAT THE ELECTOR'S
12	ELECTRONIC-MAIL ADDRESS IS NO LONGER VALID, THE COUNTY CLERK AND
13	RECORDER MUST SEND THAT PARTICULAR COMMUNICATION BY REGULAR
14	MAIL AND SHALL NOT SEND ANY FUTURE ELECTIONS COMMUNICATION BY
15	ELECTRONIC TRANSMISSION, UNLESS THE ELECTOR REAPPLIES FOR
16	ELECTRONIC COMMUNICATIONS.
17	(b) AN ELECTRONIC-MAIL ADDRESS PROVIDED BY AN ELECTOR
18	SHALL NOT BE MADE AVAILABLE TO THE PUBLIC OR ANY INDIVIDUAL OR
19	ORGANIZATION OTHER THAN AN AUTHORIZED AGENT OF THE LOCAL
20	ELECTION OFFICIAL, AND IS EXEMPT FROM DISCLOSURE UNDER ARTICLE 72
21	OF TITLE 24, C.R.S. THE ADDRESS MAY BE USED ONLY FOR OFFICIAL
22	COMMUNICATION WITH THE ELECTOR ABOUT THE VOTING PROCESS, IF THE
23	ELECTOR HAS REQUESTED SUCH ELECTRONIC TRANSMISSION UNDER THIS
24	SUBSECTION (5).
25	(c) ALL CORRESPONDENCE SENT TO AN ELECTOR PURSUANT TO
26	THIS SUBSECTION (5) SHALL BE MAINTAINED IN THE ELECTOR'S
27	REGISTRATION RECORDS STORED IN THE STATEWIDE VOTER REGISTRATION

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1	SYSTEM CREATED IN SECTION 1-2-301.
2	(d) THE FAILURE OF AN ELECTOR TO RECEIVE ELECTIONS
3	COMMUNICATION BY ELECTRONIC TRANSMISSION IS NOT GROUNDS TO
4	INVALIDATE AN ELECTION IF THE COUNTY CLERK AND RECORDER ACTED
5	IN GOOD FAITH IN MAKING THE ELECTRONIC TRANSMISSION.
6	(e) NOTHING IN PARAGRAPH (a) OF THIS SUBSECTION (5) PREVENTS
7	THE RECEIPT OR RETURN OF A BALLOT VIA ELECTRONIC TRANSFER AS SET
8	FORTH IN SECTION 1-7.5-115.
9	SECTION 5. In Colorado Revised Statutes, add 1-1-115 as
10	follows:
11	1-1-115. Colorado voter access and modernized elections
12	commission - creation - composition - terms - duties - report -
13	definition - repeal. (1) There is hereby created the Colorado
14	VOTER ACCESS AND MODERNIZED ELECTIONS COMMISSION, REFERRED TO
15	IN THIS SECTION AS THE "COMMISSION".
16	(2) THE COMMISSION CONSISTS OF ELEVEN MEMBERS, APPOINTED
17	OR DESIGNATED AS FOLLOWS:
18	(a) THE SECRETARY OF STATE OR HIS OR HER DESIGNEE;
19	(b) THE CHIEF INFORMATION OFFICER, AS THE HEAD OF THE OFFICE
20	OF INFORMATION TECHNOLOGY IN THE OFFICE OF THE GOVERNOR, WHO IS
21	APPOINTED PURSUANT TO SECTION 24-37.5-103, C.R.S., OR THAT
22	OFFICER'S DESIGNEE;
23	(c) (I) TWO MEMBERS OF THE JOINT TECHNOLOGY COMMITTEE OF
24	THE SENATE AND HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR
25	COMMITTEE, AS APPOINTED BY THE COMMITTEE, OR THOSE APPOINTEES
26	DESIGNEES;
27	(II) TWO MEMBERS OF THE HOUSE OF REPRESENTATIVES OR

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1	SENATE STATE, VETERANS, AND MILITARY AFFAIRS COMMITTEES, OR ANY
2	SUCCESSOR COMMITTEES, AS APPOINTED BY THE COMMITTEE, OR THOSE
3	APPOINTEES' DESIGNEES;
4	(III) THE MEMBERS APPOINTED OR DESIGNATED UNDER THIS
5	PARAGRAPH (c) SHALL NOT BE AFFILIATED WITH THE SAME MAJOR
6	POLITICAL PARTY.
7	(d) A REPRESENTATIVE OF THE COLORADO COUNTY CLERKS
8	ASSOCIATION FROM A COUNTY WITH AT LEAST TWENTY-FIVE THOUSAND
9	ACTIVE ELECTORS AS OF THE DATE OF APPOINTMENT, APPOINTED BY THE
10	COLORADO COUNTY CLERKS ASSOCIATION;
11	(e) A REPRESENTATIVE OF THE COLORADO COUNTY CLERKS
12	ASSOCIATION FROM A COUNTY WITH FEWER THAN TWENTY-FIVE
13	THOUSAND ACTIVE ELECTORS AS OF THE DATE OF APPOINTMENT, WHICH
14	MEMBER IS AFFILIATED WITH A DIFFERENT MAJOR POLITICAL PARTY THAN
15	THE REPRESENTATIVE LISTED IN PARAGRAPH (d) OF THIS SUBSECTION (2) ,
16	APPOINTED BY THE COLORADO COUNTY CLERKS ASSOCIATION;
17	(f) A MEMBER WHO REPRESENTS THE INTERESTS OF PEOPLE WITH
18	DISABILITIES, APPOINTED BY THE SECRETARY OF STATE;
19	$(g)\ Two {\tt MEMBERS} with {\tt EXPERTISE} on voting {\tt RIGHTS}, appointed$
20	BY THE GOVERNOR; AND
21	(h) Two members, each representing a major political
22	PARTY, AS APPOINTED BY THE CHAIRPERSON OF EACH MAJOR POLITICAL
23	${\tt PARTY.} As used {\tt in} {\tt THIS} {\tt PARAGRAPH} (h) {\tt ONLY}, {\tt "MAJOR} {\tt POLITICAL} {\tt PARTY}"$
24	MEANS ANY POLITICAL PARTY THAT AT THE LAST TWO PRECEDING
25	GUBERNATORIAL ELECTIONS WAS REPRESENTED ON THE OFFICIAL BALLOT
26	EITHER BY POLITICAL PARTY CANDIDATES OR BY INDIVIDUAL NOMINEES
27	AND WHOSE CANDIDATE AT THOSE ELECTIONS RECEIVED AT LEAST TEN

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1	PERCENT OF THE TOTAL GUBERNATORIAL VOTES CAST.
2	(3) (a) The commission members must be appointed or
3	DESIGNATED ON OR BEFORE JUNE 1, 2013.
4	(b) (I) The terms of the commission members are for two
5	YEARS.
6	(II) IF A VACANCY ARISES DURING A MEMBER'S TERM, A NEW
7	MEMBER, APPOINTED IN THE SAME MANNER AND MEETING THE SAME
8	QUALIFICATIONS AS THE VACATING MEMBER, IS TO SERVE THE REMAINDER
9	OF THE TERM.
10	(III) MEMBERS OF THE COMMISSION SERVE WITHOUT
11	COMPENSATION, BUT ARE ENTITLED TO RECEIVE REIMBURSEMENT FOR
12	REASONABLE EXPENSES TO BE PAID OUT OF THE DEPARTMENT OF STATE
13	CASH FUND CREATED IN SECTION 24-21-104 (3) (b), C.R.S.
14	(IV) THE SECRETARY OF STATE SHALL PROVIDE TECHNICAL
15	ASSISTANCE AND SUPPORT, TO THE EXTENT PRACTICABLE WITHIN EXISTING
16	RESOURCES, TO ASSIST THE COMMISSION IN COMPLETING THE DUTIES
17	SPECIFIED IN THIS SECTION.
18	(4) (a) THE SECRETARY OF STATE OR THE SECRETARY'S DESIGNEE
19	AND ANOTHER MEMBER OF THE COMMISSION, AS ELECTED BY A MAJORITY
20	OF ITS MEMBERS, SHALL SERVE AS CO-CHAIRS OF THE COMMISSION.
21	(b) THE SECRETARY OF STATE SHALL CALL THE FIRST MEETING OF
22	THE COMMISSION, WHICH MUST BE HELD NO LATER THAN JUNE 15, 2013.
23	AFTER THE FIRST MEETING, THE CO-CHAIRS SHALL SCHEDULE MEETINGS
24	OF THE COMMISSION AS NECESSARY TO COMPLETE THE COMMISSION'S
25	DUTIES SPECIFIED IN THIS SECTION.
26	(c) ALL MEETINGS OF THE COMMISSION ARE OPEN TO THE PUBLIC,
27	AND THE COMMISSION SHALL ENDEAVOR TO SOLICIT PUBLIC COMMENT AS

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1	PART OF ITS EVALUATION AND REVIEW PROCESS. TO THE EXTENT IT DEEMS
2	APPROPRIATE, THE COMMISSION SHALL INCORPORATE THE COMMENTS
3	RECEIVED FROM THE PUBLIC INTO ITS RECOMMENDATIONS AND FINDINGS.
4	(5) THE COMMISSION SHALL EVALUATE THE IMPLEMENTATION OF
5	THE "VOTER ACCESS AND MODERNIZED ELECTIONS ACT", ENACTED IN
6	2013.
7	(6) THE COMMISSION SHALL PREPARE AND PRESENT THE
8	FOLLOWING REPORTS TO THE HOUSE OF REPRESENTATIVES AND SENATE
9	STATE, VETERANS, AND MILITARY AFFAIRS COMMITTEES, OR ANY
10	SUCCESSOR COMMITTEES:
11	(a) An independent needs assessment that assesses the
12	CURRENT STATE OF VOTING AND REGISTRATION SYSTEM TECHNOLOGY,
13	INCLUDING THE STATEWIDE VOTER REGISTRATION SYSTEM CREATED IN
14	SECTION 1-2-301 AND THE ON-LINE VOTER REGISTRATION SYSTEM
15	ESTABLISHED PURSUANT TO SECTION 1-2-202.5. THE REPORT MUST BE
16	PRESENTED ON OR BEFORE JULY 15, 2013.
17	(b) An independent needs assessment that assesses the
18	CURRENT STATE OF TECHNOLOGY, INCLUDING VOTING SYSTEMS,
19	CERTIFICATION OF VOTING SYSTEMS, AND REPLACEMENT OF VOTING
20	SYSTEMS. THE REPORT SHALL INCLUDE AN ANALYSIS OF
21	ELECTION-RELATED TECHNOLOGICAL COSTS AND FUNDING SOURCES. THE
22	REPORT MUST BE PRESENTED ON OR BEFORE SEPTEMBER 2, 2013.
23	(c) RECOMMENDATIONS BASED ON THE TWO NEEDS ASSESSMENTS
24	REPORTS DESCRIBED IN PARAGRAPHS (a) AND (b) OF THIS SUBSECTION (6).
25	THE REPORT SHALL ALSO SET FORTH A PROCESS BY WHICH THE
26	COMMISSION WILL REVIEW, UNDER PARAGRAPH (d) OF THIS SUBSECTION
27	(6), the use of technology used during the $2014\mathrm{General}$ election.

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1	THE REPORT MUST BE PRESENTED ON OR BEFORE JANUARY 15, 2014.
2	(d) AN EVALUATION OF THE USE OF TECHNOLOGY DURING THE
3	2014 GENERAL ELECTION GENERATED USING AN ESTABLISHED REVIEW
4	PROCESS, WHICH REPORT ALSO INCLUDES TECHNICAL RECOMMENDATIONS
5	FOR THE 2016 GENERAL ELECTION. THE REPORT MUST BE PRESENTED ON
6	or before February 16, 2015.
7	(7) FOR THE PURPOSES OF THIS SECTION ONLY, "MAJOR POLITICAL
8	PARTY" MEANS ANY POLITICAL PARTY THAT, AT THE LAST TWO PRECEDING
9	GUBERNATORIAL ELECTIONS, WAS REPRESENTED ON THE OFFICIAL BALLOT
10	EITHER BY POLITICAL PARTY CANDIDATES OR BY INDIVIDUAL NOMINEES
11	AND WHOSE CANDIDATE AT THE LAST TWO PRECEDING GUBERNATORIAL
12	ELECTIONS RECEIVED AT LEAST TEN PERCENT OF THE TOTAL
13	GUBERNATORIAL VOTES CAST.
14	(8) This section is repealed, effective July 1, 2015. Prior to
15	SUCH REPEAL, THE COMMISSION SHALL BE REVIEWED AS PROVIDED IN
16	SECTION 2-3-1203, C.R.S.
17	SECTION 6. In Colorado Revised Statutes, 1-2-101, amend (1)
18	(b) as follows:
19	1-2-101. Qualifications for registration. (1) Every person who
20	is eighteen years of age or older on the date of the next election and who
21	has the following qualifications is entitled to register to vote at all
22	elections:
23	(b) The person has resided in this state and the precinct in which
24	the person intends to register thirty TWENTY-TWO days immediately prior
25	to the election at which the person intends to vote. but, in case of an
26	annexation that changes county boundaries, any person otherwise
27	qualified to register to vote under the provisions of this section who has

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1	resided within the territory annexed for the time prescribed shall be
2	deemed to have met the residence requirements for the precinct to which
3	the territory was annexed.
4	SECTION 7. In Colorado Revised Statutes, 1-2-102, amend (1)
5	(b), (1) (e), and (1) (f) as follows:
6	1-2-102. Rules for determining residence. (1) The following
7	rules shall be used to determine the residence of a person intending to
8	register or to vote in any precinct in this state and shall be used by
9	election judges in challenge procedures:
10	(b) In determining what is the principal or primary place of abode
11	of a person, the following circumstances relating to the person shall be
12	taken into account: Business pursuits, employment, income sources,
13	residence for income or other tax purposes, age, marital status, residence
14	of parents, spouse OR CIVIL UNION PARTNER, and children, if any,
15	leaseholds, situs of personal and real property, existence of any other
16	residences and the amount of time spent at each residence, and motor
17	vehicle registration.
18	(e) If a person moves to any other state with the intention of
19	making it a permanent residence, that person shall be IS considered to
20	have lost Colorado residence after thirty TWENTY-TWO days' absence from
21	this state unless the person has evidenced an intent to retain a residence
22	in this state by a self-affirmation executed pursuant to section 1-8-114
23	SECTION 1-7.5-107 (3) (b.5).
24	(f) If a person moves from one county or precinct in this state to
25	another with the intention of making the new county or precinct a
26	permanent residence, after thirty days the person shall be IS considered to
27	have lost residence in the county or precinct from TO which the person

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1	moved.
2	SECTION 8. In Colorado Revised Statutes, 1-2-201, amend (3)
3	as follows:
4	1-2-201. Registration required - deadlines. (3) (a) Any other
5	provisions of this title to the contrary notwithstanding, electors shall be
6	AN ELECTOR IS permitted to vote IN ANY PRIMARY, PRESIDENTIAL,
7	GENERAL, COORDINATED, SPECIAL LEGISLATIVE, MUNICIPAL,
8	CONGRESSIONAL VACANCY, SPECIAL DISTRICT, OR OTHER ELECTION if the
9	elector is registered HE OR SHE TIMELY REGISTERS to vote no later than
10	twenty-nine days before any primary, presidential, general, special
11	legislative election, municipal, congressional vacancy, special district, or
12	other election, and, if the twenty-ninth day before an election is a
13	Saturday, Sunday, or legal holiday, then electors shall be permitted to
14	register on the next day that is not a Saturday, Sunday, or legal holiday
15	BEFORE OR ON THE DATE OF SUCH ELECTION.
16	(b) AN ELECTOR MAY TIMELY REGISTER TO VOTE BY:
17	(I) SUBMITTING AN APPLICATION THROUGH THE MAIL, A VOTER
18	REGISTRATION AGENCY, A LOCAL DRIVER'S LICENSE EXAMINATION
19	FACILITY, OR A VOTER REGISTRATION DRIVE NO LATER THAN TWENTY-TWO
20	DAYS BEFORE THE ELECTION; EXCEPT THAT, IF THE TWENTY-SECOND DAY
21	BEFORE AN ELECTION IS A SATURDAY, SUNDAY, OR LEGAL HOLIDAY, THE
22	ELECTOR IS PERMITTED TO REGISTER ON THE NEXT DAY THAT IS NOT A
23	SATURDAY, SUNDAY, OR LEGAL HOLIDAY;
24	(II) REGISTERING THROUGH A HIGH SCHOOL, IN ACCORDANCE WITH
25	PART 4 OF THIS ARTICLE 2;
26	(III) USING THE ON-LINE VOTER REGISTRATION SYSTEM
27	ESTABLISHED PURSUANT TO SECTION 1-2-202.5 (7) (c) THROUGH

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1	THE EIGHTH DAY PRIOR TO AN ELECTION;
2	(IV) APPEARING IN-PERSON AT THE ELECTOR'S COUNTY CLERK AND
3	RECORDER'S OFFICE AT ANY TIME DURING WHICH REGISTRATION IS
4	PERMITTED AT THE OFFICE; OR
5	(V) APPEARING IN-PERSON AT A VOTER SERVICE AND POLLING
6	CENTER PURSUANT TO SECTION 1-2-217.7 AT ANY TIME DURING WHICH
7	THE VOTER SERVICE AND POLLING CENTER IS OPEN, INCLUDING ON
8	ELECTION DAY.
9	SECTION 9. In Colorado Revised Statutes, 1-2-202, amend (7)
10	as follows:
11	1-2-202. Registration by county clerk and recorder.
12	(7) Registration records for any election shall include all those electors
13	who have registered at least twenty-nine days before the election UP TO
14	AND INCLUDING ELECTION DAY.
15	SECTION 10. In Colorado Revised Statutes, 1-2-202.5, amend
16	(1) (a), (2), (3) introductory portion, (3) (a) (I), (4) (d), (6), (7) (b), and (7)
17	(c); and repeal (4) (c) as follows:
18	1-2-202.5. On-line voter registration - on-line changes in
19	elector information. (1) (a) An elector may register to vote, and a
20	registered elector may change his or her residence on IN the registration
21	record OR change or withdraw his or her affiliation, apply for permanent
22	mail-in ballot status, or amend his or her existing mail-in ballot status, by
23	completing an electronic form on the official web site of the secretary of
24	state if the elector's signature is stored in digital form in the database
25	systems maintained by the department of state pursuant to section 1-2-301
26	(1) or accessible to the department of state in accordance with the
27	requirements of sections 1-2-302 (6) and 42-1-211 (1.5), C.R.S.

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(2) No later than April 1, 2010, The secretary of state shall make available on the secretary of state's official web site electronic forms for persons to apply to register to vote and for a registered elector to change his or her residence OR change or withdraw his or her affiliation. apply for permanent mail-in ballot status, or amend his or her existing mail-in ballot status.

- (3) The electronic voter registration form shall MUST include:
- (a) (I) The questions "Are you a citizen of the United States of America?", "Will you be "ARE YOU AT LEAST SIXTEEN YEARS OF AGE, AND DO YOU UNDERSTAND THAT YOU MUST BE at least eighteen years of age on election day TO BE ELIGIBLE TO VOTE?", "Have you resided in Colorado and in the precinct in which you intend to register for at least thirty TWENTY-TWO days immediately prior to the election?", "DO YOU RESIDE IN THE PRECINCT IN WHICH YOU INTEND TO REGISTER?", "IS THE ADDRESS YOU HAVE LISTED YOUR SOLE LEGAL PLACE OF RESIDENCE, FOR PURPOSES OF VOTING?" AND "DO YOU AFFIRM THAT YOU WILL NOT CAST MORE THAN ONE BALLOT IN ANY ELECTION?" and places for the elector to input answers to the questions.
- (4) (c) The electronic form for a registered elector to apply for permanent mail-in ballot status shall meet the requirements of section 1-8-104.5 (1).
- (d) In addition to any other requirements of this section, in order for a registered elector to access the electronic form to change his or her residence OR change or withdraw his or her affiliation, apply for permanent mail-in ballot status, or amend his or her existing mail-in ballot status, the registered elector shall submit his or her birth date and the last four digits of his or her social security number.

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(6) The county clerk and recorder shall determine if the information submitted on the electronic form is complete prior to approving a new registration or approving an elector's change in residence OR change in or withdrawal of his or her affiliation. or change to permanent mail-in ballot status.

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(7) (b) When a registered elector completes an electronic form to change his or her residence OR change or withdraw his or her affiliation, or apply for permanent mail-in ballot status, the county clerk and recorder shall search for the registered elector's signature in the database systems specified in subsection (1) of this section. In the case of a change in residence, the county clerk and recorder shall also send a nonforwardable postcard to the registered elector at his or her old address of record, by regular mail, giving notice to the registered elector that a change in residence form has been submitted by the registered elector and asking the registered elector to contact the county clerk and recorder within ten calendar days of receiving the postcard if it is not the registered elector's intent to change his or her address of record. If the signature is found and, in the case of a change in residence, if the registered elector has not timely contacted the county clerk and recorder pursuant to this paragraph (b), the county clerk and recorder shall approve the change in status pursuant to subsection (6) of this section and shall make the changes indicated on the electronic form in the computerized statewide voter registration list maintained by the secretary of state pursuant to section 1-2-301 (1).

(c) (I) A voter registration OR change of residence change or withdrawal of affiliation, or application for permanent mail-in ballot status made in accordance with this section shall apply APPLIES to an

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1	election if the elector completes the electronic form no later than
2	twenty-nine EIGHT days before the election. A PERSON ATTEMPTING TO
3	REGISTER OR UPDATE HIS OR HER RESIDENCE THROUGH THE ON-LINE
4	VOTER REGISTRATION SYSTEM AFTER THE EIGHTH DAY BEFORE AN
5	ELECTION SHALL BE IMMEDIATELY INFORMED THAT THE PERSON MAY
6	INSTEAD VISIT A VOTER SERVICE AND POLLING CENTER TO REGISTER OR
7	MAKE THOSE CHANGES FOR THE ELECTION.
8	(II) A CHANGE OR WITHDRAWAL OF AFFILIATION MADE IN
9	ACCORDANCE WITH THIS SECTION APPLIES TO AN ELECTION IF THE
10	ELECTOR COMPLETES THE ELECTRONIC FORM NO LATER THAN
11	TWENTY-NINE DAYS BEFORE THE ELECTION.
12	SECTION 11. In Colorado Revised Statutes, 1-2-204, amend (2)
13	(k), (4) (a) introductory portion, (4) (a) (II), and (4) (a) (IV); repeal (2)
14	(g) and (4) (a) (III); and add (2) (l) as follows:
15	1-2-204. Questions answered by elector - rules. (2) In addition,
16	each eligible elector shall be asked, and the elector shall correctly answer,
17	the following:
18	(g) The elector's complete social security number, if the elector
19	wishes to state it;
20	(k) Whether any communication by mail from the county clerk
21	and recorder to such eligible elector, including, but not limited to, a voter
22	information provided pursuant to section 1-5-206 or an elector
23	information A CONFIRMATION card provided pursuant to section 1-2-605,
24	should be sent to the elector's deliverable mailing address;
25	(l) THE QUESTION "DO YOU AFFIRM THAT YOU MEET THE VOTER
26	REGISTRATION QUALIFICATIONS AND THAT THE INFORMATION YOU HAVE
27	PROVIDED IN THIS APPLICATION IS TRUE TO THE BEST OF YOUR

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1	KNOWLEDGE AND BELIEF?".
2	(4) (a) In the event that IF the registration record of a registered
3	elector does not contain the last four digits of the elector's social security
4	number, the county clerk and recorder shall request the elector to provide
5	either the last four digits of the elector's social security number. or the
6	elector's full social security number if the elector wishes to state such
7	number. Such a THE request may be made of the registered elector by the
8	county clerk and recorder:
9	(II) At the registered elector's polling place on the day of the
10	election ANY VOTER SERVICE AND POLLING CENTER IN THE REGISTERED
11	ELECTOR'S COUNTY;
12	(III) At the registered elector's early voters' polling place;
13	(IV) In a mail-in ballot application form or in materials to be
14	returned by the registered elector with the mail-in A MAIL ballot.
15	SECTION 12. In Colorado Revised Statutes, 1-2-205, amend (1):
16	and amend as amended by House Bill 13-1135 (2) as follows:
17	1-2-205. Self-affirmation made by elector. (1) The registration
18	record to be signed by the elector shall bear the following statement:
19	WARNING:
20	IT IS A CRIME CLASS 1 MISDEMEANOR:
21	To swear or affirm falsely as to your qualifications to register to vote.
22	(2) Each elector making application for registration must SHALL
23	make the following self-affirmation: "I,, affirm that:
24	• I am a citizen of the United States;
25	• I am HAVE BEEN a resident of the state of Colorado FOR AT
26	LEAST TWENTY-TWO DAYS;
27	I am at least sixteen years old and understand that I must be

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1	eignteen years old to be engible to vote; and
2	• I further affirm that I meet the registration qualification
3	and that the information I have provided on this application
4	is true to the best of my knowledge and belief; AND
5	I FURTHER AFFIRM THAT I WILL NOT CAST MORE THAN ON
6	BALLOT IN ANY ELECTION.".
7	SECTION 13. In Colorado Revised Statutes, 1-2-205, amend (2
8	as follows:
9	1-2-205. Self-affirmation made by elector. (2) Each elector
10	making application for registration shall MUST make the following
11	self-affirmation: "I,, do solemnly affirm that:
12	• I am a citizen of the United States; and that
13	• On the date of the next election I shall have attained the age of
14	eighteen years; and shall have resided in
15	• I AM A RESIDENT OF the state of Colorado; at least thirty day
16	and in precinct no at least thirty days before the election.
17	further affirm that the present address I listed herein is my sol
18	legal place of residence and that I claim no other place as m
19	legal residence.
20	• I MEET THE REGISTRATION QUALIFICATIONS AND THAT TH
21	INFORMATION I HAVE PROVIDED ON THIS APPLICATION IS TRUI
22	TO THE BEST OF MY KNOWLEDGE AND BELIEF; AND
23	• I FURTHER AFFIRM THAT I WILL NOT CAST MORE THAN ON
24	BALLOT IN ANY ELECTION.".
25	SECTION 14. In Colorado Revised Statutes, 1-2-213, amend (2
26	(a) as follows:
2.7	1-2-213. Registration at driver's license examination facilities

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1	(2) (a) An applicant who wishes to complete an application for
2	registration shall MUST read and answer the questions required by section
3	1-2-204 and shall make a self-affirmation by signing the following
4	statement: "I,, do solemnly affirm that I am a citizen of the
5	United States and that on the date of the next election I shall have attained
6	the age of eighteen years and shall have resided in the state of Colorado
7	at least thirty days and in my precinct at least thirty days before the
8	election. I further affirm that the present address I listed herein is my sole
9	legal place of residence and that I claim no other place as my legal
10	residence." THE SELF-AFFIRMATION REQUIRED UNDER SECTION 1-2-205.
11	Each application for registration shall MUST bear the following statement:
12	"Warning: It is a class 1 misdemeanor to affirm falsely as to your
13	qualifications to register to vote.".
14	SECTION 15. In Colorado Revised Statutes, 1-2-216, amend (1)
15	and (4); and repeal (5) as follows:
15 16	and (4); and repeal (5) as follows: 1-2-216. Change of address. (1) Any eligible elector who has
16	1-2-216. Change of address. (1) Any eligible elector who has
16 17	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the
16 17 18	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county
16 17 18 19	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGH THE ON-LINE
16 17 18 19 20	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGH THE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION
16 17 18 19 20 21	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGH THE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION 1-2-202.5. The letter or form for the change shall MUST include the
16 17 18 19 20 21 22	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGH THE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION 1-2-202.5. The letter or form for the change shall MUST include the elector's new residence address, mailing address if different from the
16 17 18 19 20 21 22 23	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGHTHE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION 1-2-202.5. The letter or form for the change shall MUST include the elector's new residence address, mailing address if different from the residence address, old address, printed name, birth date, LASTFOUR DIGITS
16 17 18 19 20 21 22 23 24	1-2-216. Change of address. (1) Any eligible elector who has moved within the state may have his or her residence changed on the registration record by submitting a letter or form furnished by the county clerk and recorder, either by mail, or in person, OR THROUGH THE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION 1-2-202.5. The letter or form for the change shall MUST include the elector's new residence address, mailing address if different from the residence address, old address, printed name, birth date, LAST FOUR DIGITS OF THE ELECTOR'S social security number, if the elector wishes to state it

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clerk and recorder of the county in which the elector resides, or by submitting by mail a change of address form that is received by the county clerk and recorder no later than the close of business on the seventh day before any election, may complete a change of address form stating, under penalty of perjury, that the elector moved no later than the thirtieth day before the election and that, on the day of the election, the elector will have lived BE LIVING at the new address in the new precinct. for at least thirty days. Upon the receipt of the request, the county clerk and recorder shall verify the registration of the elector and, upon verification, if the elector does not choose to vote at the time the request is verified, shall issue or authorize a certificate of registration showing the information required in section 1-2-215 plus the change of address; except that the county shall only be required to issue or authorize a certificate of registration in accordance with the provisions of this paragraph (a) where it has printed its pollbooks. SUCH CHANGE OF ADDRESS FORMS MUST BE SUBMITTED AS FOLLOWS:

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- (I) BY APPEARING IN-PERSON AT A VOTER SERVICE AND POLLING CENTER OR CLERK AND RECORDER'S OFFICE IN THE COUNTY IN WHICH THE ELECTOR RESIDES, AT ANY TIME DURING WHICH THE VOTER SERVICE AND POLLING CENTER OR OFFICE IS OPEN;
- (II) BY SUBMITTING, ON OR BEFORE THE EIGHTH DAY BEFORE AN ELECTION, AN ELECTRONIC CHANGE OF ADDRESS FORM THROUGH THE ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO SECTION 1-2-202.5; OR
- (III) BY SUBMITTING BY MAIL A CHANGE OF ADDRESS FORM THAT IS RECEIVED BY THE ELECTOR'S COUNTY CLERK AND RECORDER NO LATER THAN THE CLOSE OF BUSINESS ON THE EIGHTH DAY BEFORE ANY ELECTION.

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(b) The election judges shall allow the registered elector to vote in the precinct where the new address is located. The election judges shall use the certificate of registration as a substitute registration record, entering the date of the election and pollbook ballot number on the certificate and including it with the registration book when it is returned to the county clerk and recorder following the election. CAST THE BALLOT FOR THEIR CURRENT RESIDENCE.

- or after the time early voting has begun, the elector may vote at the time the change of address request is received. The elector may also vote by mail-in ballot if the ballots have been prepared. If the request is received on the election day, the elector may, at the discretion of the county clerk and recorder, vote in the office of the county clerk and recorder rather than voting in the precinct where the new address is located.
- (5) A change of residence within the same precinct may be made on the day of any primary, general, odd-numbered year, congressional vacancy, or coordinated election at the polls by the elector.
- **SECTION 16.** In Colorado Revised Statutes, **add** 1-2-217.7 as follows:

1-2-217.7. Registration on or immediately prior to election day
-locations - rules - legislative declaration. (1) The General assembly
Hereby Declares that the intent of this section is to remove
Barriers to participation in the political process and make
Voting and registration more convenient and accessible so all
Citizens who want to vote have the opportunity to exercise their
Right to vote by allowing such persons to register to vote up to
And on election day.

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1	(2) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN
2	ELECTOR WHO IS NOT REGISTERED TO VOTE IN COLORADO OR WHO IS
3	REGISTERED TO VOTE IN COLORADO BUT HAS MOVED WITHIN THE STATE
4	AND NEEDS TO MAKE A CHANGE OF ADDRESS MAY REGISTER OR UPDATE
5	HIS OR HER ADDRESS IMMEDIATELY PRIOR TO AND ON ELECTION DAY IN
6	ACCORDANCE WITH THIS SECTION AND RULES ADOPTED PURSUANT TO THIS
7	SECTION. UPON SO REGISTERING OR UPDATING HIS OR HER INFORMATION,
8	THE ELECTOR IS ENTITLED TO VOTE AT ANY VOTER SERVICE AND POLLING
9	CENTER IN THE COUNTY WHERE THE ELECTOR REGISTERED.
10	(3) Timing. Voter registration within the twenty-two
11	DAYS PRIOR TO AN ELECTION MUST BE CONDUCTED:
12	(a) From the fifteenth day prior to and including election
13	DAY, AT LOCATIONS DESIGNATED AS VOTER SERVICE AND POLLING
14	CENTERS BY COUNTY CLERK AND RECORDERS PURSUANT TO SECTIONS
15	1-5-102.9 or 1-7.5-107;
16	(b) BY COUNTY CLERK AND RECORDERS, OR THEIR DESIGNEES WHO
17	HAVE RECEIVED SUCH SPECIFIC TRAINING OR INSTRUCTION AS MAY BE
18	PROVIDED OR PRESCRIBED BY THE SECRETARY OF STATE, AT THE OFFICES
19	OF THE COUNTY CLERK AND RECORDERS AT ANY TIME DURING WHICH
20	REGISTRATION IS PERMITTED AT SUCH OFFICES; AND
21	(c) THROUGH THE EIGHTH DAY PRIOR TO ELECTION DAY, VIA THE
22	ON-LINE VOTER REGISTRATION SYSTEM ESTABLISHED PURSUANT TO
23	SECTION 1-2-202.5.
24	(4) Registration at voter service and polling centers. (a) AN
25	ELECTOR MAY REGISTER AND VOTE PRIOR TO AN ELECTION OR ON
26	ELECTION DAY IF THE ELECTOR:
27	(I) APPEARS IN PERSON AT A VOTER SERVICE AND POLLING CENTER

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1	IN THE COUNTY IN WHICH THE ELECTOR RESIDES AT A TIME WHEN THAT
2	VOTER SERVICE AND POLLING CENTER IS OPEN;
3	(II) COMPLETES AND SIGNS A VOTER REGISTRATION APPLICATION
4	IN THE FORM PRESCRIBED BY THE SECRETARY OF STATE BY RULE, WHICH
5	APPLICATION MUST INCLUDE THE QUESTIONS CONTAINED IN SECTION
6	1-2-204 (1) AND (2);
7	(III) COMPLETES AND SIGNS THE SELF-AFFIRMATION SPECIFIED IN
8	SECTION 1-2-205; AND
9	(IV) COMPLETES AND SIGNS THE AFFIDAVIT DESCRIBED IN
10	PARAGRAPH (b) OF THIS SUBSECTION (4).
11	(b) In addition to executing the self-affirmation required
12	UNDER SECTION 1-2-205 (2), AN ELECTOR REGISTERING TO VOTE UNDER
13	THIS SECTION SHALL COMPLETE AND SIGN A VOTER REGISTRATION
14	AFFIDAVIT, IN A FORM PRESCRIBED BY THE SECRETARY OF STATE, THAT
15	CONTAINS THE FOLLOWING OATH:
16	I,, HEREBY CERTIFY UNDER PENALTY OF PERJURY
17	THAT, TO THE BEST OF MY KNOWLEDGE, I HAVE NOT, NOR
18	WILL I, CAST MORE THAN ONE BALLOT IN THIS ELECTION.
19	$(5) \ \textbf{Change of residence at voter service and polling centers.} \ IN$
20	ACCORDANCE WITH SECTION 1-2-216 (4), A REGISTERED ELECTOR WHO
21	HAS MOVED WITHIN THE STATE MAY UPDATE HIS OR HER RESIDENCE BY
22	APPEARING AT A VOTER SERVICE AND POLLING CENTER IN THE ELECTOR'S
23	COUNTY OF RESIDENCE WHEN THE VOTER SERVICE AND POLLING CENTER
24	IS OPEN. THE ELECTOR MAY THEN VOTE AT THE VOTER SERVICE AND
25	POLLING CENTER WHERE THE ELECTOR UPDATED HIS OR HER
26	INFORMATION.
27	(6) AS SOON AS PRACTICABLE, A COUNTY CLERK AND RECORDER

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1	SHALL ACCESS THE STATEWIDE VOTER REGISTRATION LIST MAINTAINED
2	PURSUANT TO SECTION 1-2-301 (1) TO ADD OR UPDATE VOTER
3	REGISTRATION INFORMATION WHEN AN ELECTOR REGISTERS OR UPDATES
4	HIS OR HER INFORMATION PURSUANT TO THIS SECTION. THE SECRETARY OF
5	STATE SHALL PRESCRIBE PROCEDURES TO ENABLE SUCH ADDITIONS OR
6	UPDATES TO BE ACCOMPLISHED ON AN EXPEDITED BASIS.
7	(7) The secretary of state shall promulgate rules in
8	ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., AS MAY BE NECESSARY
9	TO IMPLEMENT THIS SECTION.
10	SECTION 17. In Colorado Revised Statutes, amend 1-2-218 as
11	follows:
12	1-2-218. Change of name. (1) Any eligible elector who has been
13	registered in the county and who subsequently has had a name change by
14	reason of marriage, divorce, or other ANY legal means may have his or her
15	name changed on the registration book by:
16	(a) Appearing before the county clerk and recorder by OR AT A
17	VOTER SERVICE AND POLLING CENTER AT ANY TIME DURING WHICH
18	REGISTRATION AT THOSE LOCATIONS IS PERMITTED AND submitting the
19	change on forms prescribed by the secretary of state; or
20	(b) In the form of SENDING a personal letter RECEIVED BY THE
21	COUNTY CLERK AND RECORDER at any time during which registration is
22	permitted; or
23	(c) On election day by Completing and Submitting, on
24	ELECTION DAY, TO an election judge on forms prescribed by the secretary
25	of state. and supplied to each polling place by the county clerk and
26	recorder.
27	(2) The prescribed form or personal letter for the change shall

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1	MUST include the elector's printed former legal name, printed present
2	legal name, birth date, LAST FOUR DIGITS OF THE ELECTOR'S social security
3	number, if the elector wishes to state it THEM, and signature of present
4	legal name and the date. Prescribed forms may SHALL be furnished by the
5	county clerk and recorder upon oral or written request by the elector.
6	(3) A name change may SHALL not be made by anyone other than
7	the elector.
8	SECTION 18. In Colorado Revised Statutes, add 1-2-229 as
9	follows:
10	1-2-229. Change in status of electors deemed "Inactive - failed
11	to vote" - update to active status - repeal. (1) Notwithstanding any
12	OTHER PROVISION OF LAW, ANY REGISTERED ELECTOR WHOSE
13	REGISTRATION RECORD HAS BEEN MARKED AS "INACTIVE - FAILED TO
14	VOTE" IS, AS OF THE EFFECTIVE DATE OF THIS SECTION, AN ACTIVE
15	ELECTOR.
16	(2) By August 1, 2013, the secretary of state shall update
17	THE STATEWIDE VOTER REGISTRATION DATABASE TO REFLECT THE
18	ELIMINATION OF "INACTIVE - FAILED TO VOTE" VOTER STATUS PURSUANT
19	TO SUBSECTION (1) OF THIS SECTION.
20	(3) This section is repealed, effective July 1, 2014.
21	SECTION 19. In Colorado Revised Statutes, 1-2-302, amend
22	(6.5) and (8) as follows:
23	1-2-302. Maintenance of computerized statewide voter
24	registration list - confidentiality. (6.5) (a) At the earliest practical time,
25	the secretary of state, acting on behalf of the department of state, and the
26	executive director of the department of revenue, as the official
27	responsible for the division of motor vehicles, shall enter into an

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agreement to match information in the database of the centralized statewide registration system with information in the database of the division of motor vehicles to the extent required to enable each department to verify the accuracy of the information provided on applications for voter registration in conformity with the requirements of section 1-2-301.

(b) At the Earliest Practical time, the secretary of State, acting on Behalf of the Department of State, shall enter into agreements with the executive directors of the Department of Public Health and environment and the Department of Corrections to access information in the Databases of the Department of Public Health and environment and the Department of Corrections, to the extent required to enable the Verification of the accuracy of the information provided on Applications for voter registration in conformity with the Requirements of Section 1-2-301.

(8) The secretary of state shall provide adequate technological security measures to prevent unauthorized access to the computerized statewide voter registration list. The secretary of state, the department of revenue, THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT, THE DEPARTMENT OF CORRECTIONS, and the clerk and recorders shall not sell, disclose, or otherwise release a social security number, a driver's license or a state-issued identification number, or the unique identification number assigned by the secretary of state to the voter pursuant to section 1-2-204 (2.5) or electronic copies of signatures created, transferred, or maintained pursuant to this section part 1 of article 8 of this title, or section 42-1-211, C.R.S., to any individual other than the elector who

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created such signature absent such elector's consent; except that nothing
in this subsection (8) shall prohibit PROHIBITS the sale, disclosure, or
release of an electronic copy of such signature for use by any other public
entity in carrying out its functions, or the sale, disclosure, or release of a
photocopied or microfilmed image of an elector's signature.
SECTION 20. In Colorado Revised Statutes, add 1-2-302.5 as
follows:
1-2-302.5. Change of address search - rules. (1) BEGINNING
July 1, 2013, the secretary of state shall conduct a monthly
NATIONAL CHANGE OF ADDRESS SEARCH FOR ALL ELECTORS WHOSE NAMES
APPEAR IN THE STATEWIDE VOTER REGISTRATION LIST.
(2) (a) The secretary of state shall transmit monthly to
THE APPROPRIATE COUNTY CLERK AND RECORDERS THE DATA OBTAINED
FROM THE SEARCH CONDUCTED UNDER SUBSECTION (1) OF THIS SECTION.
(b) If the search indicates an elector has moved, the
COUNTY CLERK AND RECORDER SHALL ACT AS FOLLOWS:
(I) (A) Except as provided in subsection (3) of this section,
IF THE SEARCH INDICATES THAT THE ELECTOR MOVED WITHIN THE
COUNTY, THE COUNTY CLERK AND RECORDER SHALL UPDATE THE
ELECTOR'S REGISTRATION RECORD WITH THE ELECTOR'S NEW ADDRESS
AND SEND A CONFIRMATION CARD IN ACCORDANCE WITH SECTION 1-2-605
TO THE ELECTOR'S OLD ADDRESS; EXCEPT THAT, IF THE ELECTOR IS
ALREADY MARKED INACTIVE, THE COUNTY CLERK AND RECORDER SHALL
PROCEED ACCORDING TO THE PROCEDURES SET FORTH IN SUBPARAGRAPH
(II) OF THIS PARAGRAPH (b).
(B) If the elector returns the confirmation card sent
PURSUANT TO SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (I) AND

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1	INDICATES THE ELECTOR HAS NOT MOVED, THE COUNTY CLERK AND
2	RECORDER SHALL FORTHWITH CORRECT THE ELECTOR'S PREVIOUSLY
3	UPDATED ADDRESS IN THE STATEWIDE VOTER REGISTRATION DATABASE.
4	(C) IF THE ELECTOR RETURNS THE CONFIRMATION CARD
5	AFFIRMING THE NEW ADDRESS OR IF THE ELECTOR DOES NOT RETURN THE
6	CONFIRMATION CARD, THE COUNTY CLERK AND RECORDER SHALL LEAVE
7	THE ELECTOR'S NEW ADDRESS AS UPDATED IN THE REGISTRATION RECORD
8	PURSUANT TO SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (I).
9	(II) (A) IF THE SEARCH INDICATES THAT THE ELECTOR MOVED TO
10	A DIFFERENT COUNTY WITHIN THE STATE, THE COUNTY CLERK AND
11	RECORDER SHALL SEND A CONFIRMATION CARD TO THE ELECTOR'S NEW
12	ADDRESS IN ACCORDANCE WITH SECTION 1-2-605.
13	(B) If the elector returns the confirmation card and
14	CONFIRMS HIS OR HER NEW ADDRESS, THE COUNTY CLERK AND RECORDER
15	SHALL FORTHWITH NOTIFY THE COUNTY CLERK AND RECORDER OF THE
16	COUNTY TO WHICH THE ELECTOR MOVED, AND THE COUNTY CLERK AND
17	RECORDER OF THE NEW COUNTY SHALL FORTHWITH UPDATE THE
18	ELECTOR'S ADDRESS IN THE STATEWIDE VOTER REGISTRATION DATABASE.
19	(C) IF THE ELECTOR RETURNS THE CONFIRMATION CARD AND
20	INDICATES THAT THE ELECTOR HAS NOT MOVED, OR IF THE ELECTOR DOES
21	NOT RETURN THE CONFIRMATION CARD, THE COUNTY CLERK AND
22	RECORDER MAY NOT CHANGE THE ELECTOR'S REGISTRATION RECORD.
23	(III) IF THE SEARCH INDICATES THAT THE ELECTOR MOVED TO A
24	DIFFERENT STATE, THE COUNTY CLERK AND RECORDER SHALL MARK THE
25	ELECTOR'S REGISTRATION RECORD "INACTIVE" AND SEND A CONFIRMATION
26	CARD, IN ACCORDANCE WITH SECTION 1-2-605, TO THE ELECTOR'S NEW
27	ADDRESS AND:

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1	(A) IF THE ELECTOR RETURNS THE CONFIRMATION CARD AND
2	CONFIRMS THE NEW ADDRESS, THE COUNTY CLERK AND RECORDER SHALL
3	CANCEL THE ELECTOR'S REGISTRATION RECORD IN THE STATEWIDE VOTER
4	REGISTRATION DATABASE;
5	(B) If the elector does not return the confirmation card,
6	THE ELECTOR'S REGISTRATION RECORD MUST REMAIN "INACTIVE". IF THE
7	INACTIVE ELECTOR SUBSEQUENTLY FAILS TO VOTE IN TWO CONSECUTIVE
8	GENERAL ELECTIONS, THE COUNTY CLERK AND RECORDER SHALL CANCEL
9	THE ELECTOR'S REGISTRATION RECORD IN ACCORDANCE WITH SECTION
10	1-2-605 (7).
11	(C) IF THE ELECTOR RETURNS THE CONFIRMATION CARD AND
12	INDICATES THE ELECTOR HAS NOT MOVED, THE COUNTY CLERK AND
13	RECORDER SHALL IMMEDIATELY CORRECT THE ELECTOR'S REGISTRATION
14	RECORD IN THE STATEWIDE VOTER REGISTRATION DATABASE AND MARK
15	THE VOTER "ACTIVE".
16	(3) A COUNTY CLERK AND RECORDER SHALL NOT CHANGE AN
17	ELECTOR'S RECORD DURING THE SIXTY DAYS IMMEDIATELY PRECEDING A
18	PRIMARY OR GENERAL ELECTION UNLESS THE COUNTY CLERK AND
19	RECORDER RECEIVES CONFIRMATION OF THE NEW ADDRESS FROM THE
20	ELECTOR.
21	SECTION 21. In Colorado Revised Statutes, 1-2-305, amend (1)
22	as follows:
23	1-2-305. Postelection procedures - voting history - definitions.
24	(1) Not later than sixty days after a state election, the secretary of state
25	shall generate a list of electors showing who voted and who did not vote
26	in the election. The list shall be drawn from the statewide voter
27	registration database. For electors who voted, the list shall show such

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1	elector's method of voting, whether by early voting, mail-in ballot, mail
2	ballot, polling place voter service and polling center voting, or
3	otherwise.
4	SECTION 22. In Colorado Revised Statutes, 1-2-403, amend (3)
5	as follows:
6	1-2-403. Training and registration materials for high school
7	deputy registrars - processing applications. (3) (a) The HIGH SCHOOL
8	deputy registrar shall stamp the application for registration with a
9	validation stamp and provide the applicant with a receipt verifying the
10	registration application.
11	(b) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
12	PARAGRAPH (b), THE HIGH SCHOOL DEPUTY REGISTRAR SHALL FORWARD
13	applications and changes shall be forwarded on a weekly basis to the
14	county clerk and recorder of the county in which the high school is
15	located.
16	(II) (A) During the last week allowed for registrations
17	REGISTRATION APPLICATIONS SUBMITTED BY MAIL prior to any election,
18	such THE HIGH SCHOOL DEPUTY REGISTRAR SHALL FORWARD applications
19	shall be forwarded daily to the county clerk and recorder of the county in
20	which the high school is located.
21	(B) WITHIN TWENTY-TWO DAYS PRIOR TO AN ELECTION, A HIGH
22	SCHOOL DEPUTY REGISTRAR SHALL ACCEPT AN APPLICATION TENDERED
23	UNDER THIS SECTION AND SHALL IMMEDIATELY INFORM THE APPLICANT
24	THAT, TO REGISTER OR MAKE REGISTRATION CHANGES FOR THE UPCOMING
25	ELECTION, THE VOTER MUST GO TO AN APPROPRIATE LOCATION CAPABLE
26	OF PROCESSING THE REGISTRATION APPLICATION PRIOR TO THE ELECTION
27	PURSUANT TO SECTION 1-2-217.7.

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1	SECTION 23. In Colorado Revised Statutes, 1-2-501, amend (1)
2	introductory portion, (1.5) introductory portion, and (1.5) (b); and repeal
3	(1) (e) as follows:
4	1-2-501. Form for mail and agency registration - procedures
5	for registration by mail for first-time electors - additional identifying
6	information to be provided by first-time registrants. (1) The secretary
7	of state, in consultation with the federal election assistance commission,
8	shall develop an application form that may be used for mail voter
9	registration, voter registration at voter registration agencies, and voter
10	change of address. The form developed shall MUST:
11	(e) Include the question, "Do you wish to be designated as a
12	permanent mail-in voter?" and boxes for the applicant to indicate whether
13	the applicant does or does not wish such designation. An elector who
14	requests designation as a permanent mail-in voter that meets the
15	requirements of section 1-8-104.5 shall be added to the list of permanent
16	mail-in voters maintained pursuant to section 1-8-108.
17	(1.5) An elector who submits a voter registration form by mail and
18	has not previously voted in the county or in the state if the statewide voter
19	registration system required by section 1-2-301 is operating, shall:
20	(b) Submit a copy of identification as defined in section 1-1-104
21	(19.5) with the elector's mail ballot in accordance with section 1-7.5-107
22	(3.5). or with the elector's mail-in ballot in accordance with section
23	1-8-113 (3).
24	SECTION 24. In Colorado Revised Statutes, amend 1-2-507 as
25	follows:
26	1-2-507. Transmittal of voter registration applications.
27	(1) EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, a

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completed agency registration application accepted at a voter registration
agency shall be transmitted to the county clerk and recorder for the county
in which the agency is located not later than ten FIVE days after the date
of acceptance. except that, if a registration application is accepted during
the five days before the last day for registration to vote in an election, the
application shall be transmitted to the county clerk and recorder for the
county in which the agency is located not later than five days after the
date of acceptance.
(2) WITHIN TWENTY-TWO DAYS BEFORE AN ELECTION, A VOTER
REGISTRATION AGENCY SHALL ACCEPT THE APPLICATION AND
IMMEDIATELY INFORM THE APPLICANT THAT, TO REGISTER OR MAKE
REGISTRATION CHANGES FOR THE UPCOMING ELECTION, THE VOTER MUST
GO TO AN APPROPRIATE LOCATION CAPABLE OF PROCESSING THE
REGISTRATION APPLICATION PRIOR TO THE ELECTION PURSUANT TO
REGISTRATION APPLICATION PRIOR TO THE ELECTION PURSUANT TO SECTION 1-2-217.7.
SECTION 1-2-217.7.
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1)
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows:
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to vote in an election if:
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to vote in an election if: (a) In the case of registration with a driver's license application,
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to vote in an election if: (a) In the case of registration with a driver's license application, the valid voter registration application of the applicant is accepted by a
SECTION 25. In Colorado Revised Statutes, 1-2-508, amend (1) (a), (1) (b), (1) (d), (1) (e), and (2); and add (1) (a.5) as follows: 1-2-508. Effective date of voter registration. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to vote in an election if: (a) In the case of registration with a driver's license application, the valid voter registration application of the applicant is accepted by a driver's license examination facility no later than twenty-nine

THE APPLICATION IS SUBMITTED NO LATER THAN THE EIGHTH DAY BEFORE

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THE DATE OF THE ELECTION;

- (b) In the case of registration by mail, the valid voter registration application of the applicant is postmarked not later than twenty-nine TWENTY-TWO days before the date of the election;
- (d) In the case of registration at a voter registration agency, the valid agency voter registration application of the applicant is accepted at the voter registration agency not later than twenty-nine TWENTY-TWO days before the date of the election; and
- (e) In any other case, the valid voter registration application of the applicant is received by the appropriate county clerk and recorder not later than twenty-nine TWENTY-TWO days before the date of the election, EXCEPT AS OTHERWISE PERMITTED BY SECTION 1-2-217.7.
- (2) (a) The effective date of a voter registration application or change of registration that is completed at the office of the county clerk and recorder or in the presence of a deputy registrar shall be IS the date received by the office of the county clerk and recorder or by the registrar.
- (b) The effective date of an application or change of registration that is completed at a driver's license examination facility or voter registration agency shall be IS the date that the application or change is accepted by the facility or agency.
- (c) The effective date of a voter registration application or change of registration that is completed by a mail registration form shall be IS the date of the postmark or receipt by the county clerk and recorder, whichever is earlier.
- (d) The effective date of a voter registration application or change of registration made at a voter service and polling center pursuant to section 1-2-217.7 is the date that the

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1	APPLICATION IS MADE BY THE ELECTOR.
2	SECTION 26. In Colorado Revised Statutes, amend 1-2-605 as
3	follows:
4	1-2-605. Canceling registration - confirmation card.
5	(1) (a) (1) Communication by mail from the county clerk and recorder to
6	the A registered eligible electors ELECTOR of a county shall MUST be in the
7	form of a voter information CONFIRMATION card including but not limited
8	to AND MUST INCLUDE, AT A MINIMUM, the elector's name and address AND
9	precinct number. and polling place, which THE COUNTY CLERK AND
10	RECORDER shall be mailed MAIL THE CARD to the elector's address of
11	record unless the elector has requested that the card be sent COUNTY
12	CLERK AND RECORDER SEND THE CARD to his or her deliverable mailing
13	address pursuant to section 1-2-204 (2) (k). The county clerk and recorder
14	shall send a voter information card by forwardable mail to each active
15	registered eligible elector of the county, as defined in section 1-1-104
16	(16), and by nonforwardable mail to each inactive registered eligible
17	elector, except an elector whose previous communication from the county
18	clerk and recorder was returned by the United States postal service as
19	undeliverable or an elector whose registration record was marked
20	"Inactive" by the county clerk and recorder pursuant to subsection (2) of
21	this section before the general election of 2006.
22	(II) The voter information card shall inform the elector of whether
23	he or she is designated as a permanent mail-in voter and shall have a
24	returnable portion that allows the elector to request designation as a
25	permanent mail-in voter pursuant to section 1-8-104.5.
26	(b) For all electors whose communication pursuant to paragraph
27	(a) of this subsection (1) IF AN ELECTOR'S CONFIRMATION CARD is

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returned by the United States postal service as undeliverable, at the elector's voting address, the county clerk and recorder may SHALL mark the ELECTOR'S registration record of that elector with the word "Inactive".

- (c) All electors whose communication pursuant to paragraph (a) of this subsection (1) If AN ELECTOR'S CONFIRMATION CARD is not returned to the county clerk and recorder as undeliverable, shall be deemed "Active", and no mark shall be made on the electors' THE COUNTY CLERK AND RECORDER SHALL NOT CHANGE THE ELECTOR'S registration records RECORD.
- (2) A IF AN ACTIVE registered elector who is deemed "Active" but who fails to vote in a general election, shall have the elector's registration record marked "Inactive (insert date)" by the county clerk and recorder following the general election. In the case of a registered elector to whom the county clerk and recorder mailed a confirmation card pursuant to paragraph (a) of subsection (6) of this section no later than ninety days after the 2008 general election and was SHALL MAIL THE ELECTOR A CONFIRMATION CARD. IF THE ELECTOR RETURNS THE CONFIRMATION CARD CONFIRMING THE ELECTOR'S INFORMATION OR IF THE ELECTOR DOES NOT RETURN THE CONFIRMATION CARD, THE ELECTOR REMAINS ACTIVE. IF THE CONFIRMATION CARD IS returned by the United States postal service as undeliverable, the county clerk and recorder shall mark the ELECTOR'S registration record of that elector with the words "Inactive undeliverable" "INACTIVE".
- (3) Any registered elector whose registration record has been IS marked "Inactive" shall be IS eligible to vote in any election where registration is required and IF the elector meets all other requirements.
 - (4) Any "Inactive" elector shall be deemed A COUNTY CLERK AND

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1	RECORDER SHALL MARK AN "INACTIVE" ELECTOR'S REGISTRATION RECORD
2	AS "Active" if:
3	(a) The elector updates the HIS OR HER registration information;
4	with the county clerk and recorder; or
5	(b) The elector votes in any AN election conducted by a county
6	clerk and recorder or any AN election for which the REGISTRATION
7	information has been provided to the clerk and recorder; or
8	(c) The elector applies for a mail-in ballot for any election which
9	the county clerk and recorder conducts, regardless of whether or not the
10	ballot is returned; or
11	(d) The elector completes, signs, and returns a confirmation card
12	OR CHANGE OF ADDRESS CARD.
13	(5) If a AN ACTIVE ELECTOR'S mail or mail-in ballot that was
14	mailed pursuant to the requirements of this article to an elector who has
15	been deemed "Active" is returned to the county clerk and recorder by the
16	United States postal service as undeliverable, the county clerk and
17	recorder shall MARK THE ELECTOR'S REGISTRATION RECORD "INACTIVE"
18	AND send to the elector's address of record, unless the elector has
19	requested that such communication be sent to his or her deliverable
20	mailing address pursuant to section 1-2-204 (2) (k), a notice pursuant to
21	section 1-2-509 by forwardable mail and a postage prepaid, preaddressed
22	form ELECTOR A CONFIRMATION CARD by which the elector may verify or
23	correct the address information. If the elector verifies that he or she
24	resides in a county other than the county mailing the mail or mail-in ballot
25	HAS MOVED WITHIN THE STATE, the county clerk and recorder shall
26	forward the address information to the county clerk and recorder of the

county in which the voter resides TO UPDATE THE ELECTOR'S

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REGISTRATION RECORD WITH THE NEW ADDRESS. IF THE ELECTOR VERIFIES THAT HE OR SHE HAS MOVED OUTSIDE THE STATE, THE COUNTY CLERK AND RECORDER SHALL CANCEL THE ELECTOR'S REGISTRATION RECORD. If the elector fails to respond, the county clerk and recorder shall mark LEAVE the registration record of that elector with the word MARKED "Inactive".

(6) (a) No later than ninety days after any general election, any registered elector whose registration record is marked "Inactive" and who has not previously been mailed a confirmation card shall be mailed a confirmation card by the county clerk and recorder.

(b) A confirmation card shall be mailed, shall have a place for an address change, shall be sent by forwardable mail to the elector's address of record, unless the elector has requested that such communication be sent to his or her deliverable mailing address pursuant to section 1-2-204 (2) (k), and shall have a returnable portion that has the return postage prepaid, is preaddressed to the sending county clerk and recorder, and shall include a form on which the elector may provide the necessary information to effect a change of address pursuant to section 1-2-216.

(7) If the county clerk and recorder receives no response to the confirmation card and the AN elector has been designated whose REGISTRATION RECORD IS MARKED "Inactive" for FAILS TO UPDATE HIS OR HER REGISTRATION RECORD, FAILS TO RESPOND TO ANY CONFIRMATION CARD, AND FAILS TO VOTE IN ANY ELECTION CONDUCTED BY THE COUNTY CLERK AND RECORDER DURING THE TIME PERIOD THAT INCLUDES two CONSECUTIVE general elections since the confirmation card was mailed pursuant to the requirements of this article ELECTOR'S REGISTRATION RECORD WAS MARKED "INACTIVE", the county clerk and recorder shall cancel the ELECTOR'S registration record. of the elector; except that,

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notwithstanding any other provision of law, no NOTHING IN THIS SECTION ALLOWS AN elector's registration record shall TO be canceled solely for failure to vote.

- (8) No later than ninety days following any general election, the county clerk and recorder shall furnish to the county chairperson of each major political party a list containing the names, addresses, precinct numbers, and party affiliations of the electors whose names REGISTRATION RECORDS were canceled from the registration record pursuant to this section.
- (9) As soon as is practicable after a general election, the county clerk and recorder shall transmit to the secretary of state, in a media format acceptable to the secretary of state, a list of the electors canceled from the registration records pursuant to this section.
- previously registered elector finds that his or her registration record has been canceled during the prior six years pursuant to this section, the elector shall have the canceled notation deleted and shall be reinstated and given a "Certificate of Reinstatement" if the elector provides proof to the county clerk and recorder that he or she has not moved outside the county since the last three general elections. The "Certificate of Reinstatement" may be issued any time during the twenty-eight days before or on election day, and the elector may then vote at his or her precinct polling place or, if authorized by the county clerk and recorder, at the office of the county clerk and recorder. The county clerk and recorder shall not issue a provisional ballot in lieu of or to substitute for a "Certificate of Reinstatement" to an elector who is entitled to receive a "Certificate of Reinstatement" pursuant to this section.

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1	(11) Notwithstanding any other provision of this section,
2	requirements pertaining to the verification by a county clerk and recorder
3	of the status of a registered elector who has been deemed "Inactive" in
4	preparation for a mail ballot election shall be governed by the provisions
5	of section 1-7.5-108.5.
6	SECTION 27. In Colorado Revised Statutes, 1-2-702, amend (2)
7	as follows:
8	1-2-702. Conducting a voter registration drive. (2) A circulator
9	working on a voter registration drive shall collect a voter registration
10	application distributed by the voter registration drive and offered by an
11	elector and deliver the application to the voter registration drive
12	organizer. A voter registration drive organizer shall deliver the
13	application to the county clerk and recorder of the county in which the
14	elector resides according to the address indicated on the application. The
15	application shall be delivered no later than fifteen business days after the
16	application is signed, or, if the application is sent by mail, it shall be
17	postmarked no later than fifteen business days after the application is
18	signed; except that an application shall be delivered or mailed no later
19	than the registration deadline set forth in section 1-2-201 (3). and an
20	application signed less than thirty days before the registration deadline
21	shall be delivered or postmarked no later than five business days after the
22	application is signed.
23	SECTION 28. In Colorado Revised Statutes, 1-4-101, amend (1)
24	and (2) as follows:
25	1-4-101. Primary election nominations made. (1) Except as
26	provided in section 1-4-104.5, a primary election shall be held at the
27	regular polling places in each precinct on the last Tuesday in June of

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1	even-numbered years to nominate candidates of political parties to be
2	voted for at the succeeding general election. Except as provided by
3	section 1-4-1304 (1.5), only a major political party, as defined in section
4	1-1-104 (22), shall be IS entitled to nominate candidates in a primary
5	election.
6	(2) Each political party that is entitled to participate in the primary
7	election shall have a separate party ballot. The primary election of all
8	political parties shall be held at the same time and at the same polling
9	places and shall be conducted by the same election officials.
10	SECTION 29. In Colorado Revised Statutes, 1-5-101, amend (6)
11	as follows:
12	1-5-101. Establishing precincts and polling places for partisan
13	elections - repeal. (6) (a) A precinct containing no more than one
14	hundred fifty electors may be designated as a mail-in polling precinct at
15	the discretion of the election official for the precinct. NOTWITHSTANDING
16	ANY PROVISION OF THIS SECTION TO THE CONTRARY, PRIOR TO JUNE 1,
17	2015, A COUNTY IS NOT REQUIRED TO REDRAW PRECINCTS TO COMPLY
18	WITH SUBSECTIONS (2) AND (3) OF THIS SECTION.
19	(b) This subsection (6) is repealed, effective June 1, 2015.
20	SECTION 30. In Colorado Revised Statutes, 1-5-102, amend (2)
21	and (3) as follows:
22	1-5-102. Establishing precincts and voter service and polling
23	centers for nonpartisan elections. (2) The county clerk and recorder, no
24	later than one hundred twenty days prior to a regular special district
25	election or regular election of any other political subdivision, shall
26	prepare a map of the county showing the location of the polling places
27	VOTER SERVICE AND POLLING CENTERS and precinct boundaries utilized

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1	in the last November election. Copies of the map shall be available for
2	inspection at the office of the county clerk and recorder and for
3	distribution to the designated election official of each political
4	subdivision.
5	(3) The county clerk and recorder shall maintain a list of owners
6	or contact persons who, to the clerk's knowledge, may grant permission
7	to political subdivisions to use the locations identified on the map for
8	polling places VOTER SERVICE AND POLLING CENTERS. The clerk shall,
9	upon request of the designated election official of a political subdivision,
10	provide a copy of the list, or a part of the list as requested by the
11	designated election official.
12	SECTION 31. In Colorado Revised Statutes, add 1-5-102.9 as
13	follows:
14	1-5-102.9. Voter service and polling centers - number required
15	- services provided - drop-off locations - repeal. (1) (a) For ${\tt GENERAL}$
15 16	- services provided - drop-off locations - repeal. (1) (a) FOR GENERAL ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A
16	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A
16 17	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS
16 17 18	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS:
16 17 18 19	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE
16 17 18 19 20	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE ELECTORS:
16 17 18 19 20 21	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE ELECTORS: (A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT
16 17 18 19 20 21 22	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE ELECTORS: (A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT LEAST ONE VOTER SERVICE AND POLLING CENTER FOR EACH THIRTY
16 17 18 19 20 21 22 23	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE ELECTORS: (A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT LEAST ONE VOTER SERVICE AND POLLING CENTER FOR EACH THIRTY THOUSAND ACTIVE ELECTORS; EXCEPT THAT THERE MUST BE AT LEAST
16 17 18 19 20 21 22 23 24	ELECTIONS, EACH COUNTY CLERK AND RECORDER SHALL DESIGNATE A MINIMUM NUMBER OF VOTER SERVICE AND POLLING CENTERS, AS FOLLOWS: (I) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND ACTIVE ELECTORS: (A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT LEAST ONE VOTER SERVICE AND POLLING CENTER FOR EACH THIRTY THOUSAND ACTIVE ELECTORS; EXCEPT THAT THERE MUST BE AT LEAST ONE VOTER SERVICE AND POLLING CENTER IN EACH SUCH COUNTY; AND

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1	(II) FOR COUNTIES WITH AT LEAST TEN THOUSAND, BUT FEWER
2	THAN TWENTY-FIVE THOUSAND, ACTIVE ELECTORS:
3	(A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT
4	LEAST ONE VOTER SERVICE AND POLLING CENTER; AND
5	(B) ON ELECTION DAY, AT LEAST THREE VOTER SERVICE AND
6	POLLING CENTERS.
7	(III) FOR COUNTIES WITH FEWER THAN TEN THOUSAND ACTIVE
8	ELECTORS:
9	(A) DURING THE PERIOD DESIGNATED FOR EARLY VOTING, AT
10	LEAST ONE VOTER SERVICE AND POLLING CENTER; AND
11	(B) ON ELECTION DAY, AT LEAST ONE VOTER SERVICE AND
12	POLLING CENTER.
13	(b) (I) On and after November $8,2016$, for the purposes of
14	PARAGRAPH (a) OF THIS SUBSECTION (1), THE NUMBER OF ACTIVE
15	ELECTORS IN A COUNTY IS THE NUMBER OF ACTIVE ELECTORS REGISTERED
16	IN THE COUNTY ON THE DATE OF THE PREVIOUS PRESIDENTIAL ELECTION.
17	(II) (A) Until November 8, 2016, the number of active
18	ELECTORS IN A COUNTY FOR THE PURPOSES OF PARAGRAPH (a) OF THIS
19	SUBSECTION (1) IS THE NUMBER OF ACTIVE ELECTORS ON THE DATE OF THE
20	2012 GENERAL ELECTION PLUS THE NUMBER OF VOTERS MARKED
21	"INACTIVE- FAILED TO VOTE" ON THAT DATE.
22	(B) This subparagraph (II) is repealed, effective January
23	1, 2017.
24	(c) (I) IN DESIGNATING VOTER SERVICE AND POLLING CENTER
25	LOCATIONS PURSUANT TO THIS SUBSECTION (1), EACH COUNTY CLERK AND
26	RECORDER SHALL CONSIDER THE FOLLOWING FACTORS TO ADDRESS THE
27	NEEDS OF THE COUNTY:

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1	(A) PROXIMITY TO PUBLIC TRANSPORTATION LINES AND
2	AVAILABILITY OF PARKING;
3	(B) GEOGRAPHIC FEATURES, SUCH AS MOUNTAIN PASSES, THAT
4	TEND TO AFFECT ACCESS AND CONVENIENCE;
5	(C) EQUITABLE DISTRIBUTION ACROSS THE COUNTY SO AS TO
6	AFFORD MAXIMALLY CONVENIENT OPTIONS FOR ELECTORS;
7	(D) THE EXISTENCE AND LOCATION OF POPULATION CENTERS;
8	(E) ACCESS FOR PERSONS WITH DISABILITIES;
9	(F) USE OF EXISTING VOTING LOCATIONS THAT TYPICALLY SERVE
10	A SIGNIFICANT NUMBER OF ELECTORS;
11	$(G) \ \ Use \ of \ public \ buildings \ that \ are \ known \ to \ electors \ in$
12	THE COUNTY, ESPECIALLY TO THE EXTENT THAT USING SUCH BUILDINGS
13	RESULTS IN COST SAVINGS COMPARED TO OTHER POTENTIAL LOCATIONS;
14	AND
15	(H) WHEN PRIVATE LOCATIONS ARE CONSIDERED OR DESIGNATED
16	AS VOTER SERVICE AND POLLING CENTERS IN ACCORDANCE WITH SECTION
17	1-5-105 (3), METHODS AND STANDARDS TO ENSURE THE SECURITY OF
18	VOTING CONDUCTED AT SUCH LOCATIONS.
19	(II) IN DESIGNATING VOTER SERVICE AND POLLING CENTERS, A
20	COUNTY CLERK AND RECORDER SHALL SOLICIT PUBLIC COMMENTS.
21	(d) EACH COUNTY CLERK AND RECORDER SHALL SUBMIT THE
22	PROPOSED VOTER SERVICE AND POLLING CENTER LOCATIONS TO THE
23	SECRETARY OF STATE AS PART OF THE MAIL BALLOT PLAN.
24	(e) A COUNTY CLERK AND RECORDER MAY DESIGNATE A GREATER
25	NUMBER OF VOTER SERVICE AND POLLING CENTERS THAN THE MINIMUM
26	REQUIRED BY THIS SECTION.
27	(2) VOTER SERVICE AND POLLING CENTERS MUST BE OPEN, AT A

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1	MINIMUM, FOR THE FIFTEEN-DAY PERIOD PRIOR TO AND INCLUDING THE
2	DAY OF THE ELECTION, EXCEPT THAT VOTER SERVICE AND POLLING
3	CENTERS ARE NOT REQUIRED TO BE OPEN ON SUNDAYS.
4	(3) EACH VOTER SERVICE AND POLLING CENTER MUST PROVIDE:
5	(a) THE ABILITY FOR AN ELIGIBLE ELECTOR TO REGISTER TO VOTE
6	PURSUANT TO SECTION 1-2-217.7;
7	(b) THE ABILITY FOR AN ELIGIBLE ELECTOR TO CAST A BALLOT;
8	(c) THE ABILITY FOR AN ELIGIBLE ELECTOR TO UPDATE HIS OR HER
9	ADDRESS PURSUANT TO SECTION 1-2-217.7;
10	(d) THE ABILITY FOR AN ELIGIBLE ELECTOR WHO HAS LEGALLY
11	CHANGED HIS OR HER NAME TO HAVE HIS OR HER NAME CHANGED
12	PURSUANT TO SECTION 1-2-218;
13	(e) THE ABILITY FOR AN UNAFFILIATED REGISTERED ELECTOR TO
14	AFFILIATE WITH A POLITICAL PARTY AND CAST A BALLOT IN A PRIMARY
15	ELECTION;
16	(f) SECURE COMPUTER ACCESS; EXCEPT THAT A COUNTY
17	DESCRIBED IN SUBPARAGRAPHS (II) AND (III) OF PARAGRAPH (a) OF
18	SUBSECTION (1) OF THIS SECTION MAY SEEK A WAIVER OF THIS
19	REQUIREMENT UPON DEMONSTRATING HARDSHIP AND SECURING
20	APPROVAL OF A PLAN TO ACCESS THE STATEWIDE VOTER DATABASE AND
21	CONDUCT REAL-TIME VERIFICATION OF VOTER ELIGIBILITY VIA TELEPHONE
22	OR OTHER MEANS;
23	(g) FACILITIES AND EQUIPMENT THAT ARE COMPLIANT WITH THE
24	FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC.
25	12101 ET SEQ., AS AMENDED;
26	(h) DIRECT RECORD ELECTRONIC VOTING MACHINES OR OTHER
27	VOTING SYSTEMS ACCESSIBLE TO ELECTORS WITH DISABILITIES AS

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1	PROVIDED IN PART / OF ARTICLE 5 OF THIS TITLE;
2	(i) VOTING BOOTHS;
3	(j) ORIGINAL AND REPLACEMENT BALLOTS FOR DISTRIBUTION;
4	(k) MAIL BALLOTS TO REQUESTING ELECTORS;
5	(1) THE ABILITY TO ACCEPT MAIL BALLOTS THAT ARE DEPOSITED
6	BY ELECTORS; AND
7	(m) THE ABILITY OF A PERSON TO CAST A PROVISIONAL BALLOT.
8	(3.5) If an elector desires to vote by casting a ballot at
9	A VOTER SERVICE AND POLLING CENTER BUT THERE ARE TECHNICAL
10	PROBLEMS ACCESSING THE CENTRALIZED STATEWIDE VOTER
11	REGISTRATION SYSTEM MAINTAINED PURSUANT TO 1-2-301 AT THE VOTER
12	SERVICE AND POLLING CENTER, AND HIS OR HER ELIGIBILITY CANNOT BE
13	VERIFIED BY A VOTER SERVICE AND POLLING CENTER ELECTION JUDGE
14	AFTER THE JUDGE CONTACTS THE COUNTY CLERK AND RECORDER BY
15	TELEPHONE OR ELECTRONIC MAIL, IF PRACTICABLE, THE ELECTOR IS
16	ENTITLED TO CAST A PROVISIONAL BALLOT IN ACCORDANCE WITH ARTICLE
17	8.5 OF THIS TITLE.
18	(4) (a) In addition to providing voter service and polling
19	CENTERS IN ACCORDANCE WITH THIS SECTION, COUNTIES SHALL ALSO
20	ESTABLISH STAND-ALONE DROP-OFF LOCATIONS FOR THE PURPOSE OF
21	ALLOWING ELECTORS TO DEPOSIT THEIR COMPLETED MAIL BALLOTS.
22	(b) (I) (A) ALL COUNTIES DESCRIBED IN SUBPARAGRAPH (I) OF
23	PARAGRAPH (a) OF SUBSECTION (1) OF THIS SECTION SHALL PROVIDE AT
24	LEAST ONE DROP-OFF LOCATION FOR EACH THIRTY THOUSAND ACTIVE
25	VOTERS IN THE COUNTY, BUT MUST PROVIDE A MINIMUM OF ONE STAND
26	ALONE DROP-OFF LOCATION.
27	(B) Only counties with at least twenty-five thousand

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1	ACTIVE ELECTORS ARE REQUIRED TO PROVIDE STAND ALONE DROP-OFF
2	LOCATIONS ON THE DATE OF A GENERAL ELECTION AND ON THE SATURDAY
3	AND MONDAY IMMEDIATELY PRECEDING THE DATE OF A GENERAL
4	ELECTION.
5	(II) THE PLACEMENT AND SECURITY OF EACH DROP-OFF LOCATION
6	SHALL BE DETERMINED BY EACH COUNTY, IN ACCORDANCE WITH THE
7	SECRETARY OF STATE'S CURRENT SECURITY RULES. WITH THE EXCEPTION
8	OF TWENTY-FOUR HOUR SECURE DROP BOXES, EACH STAND ALONE
9	DROP-OFF LOCATION MUST BE SEPARATE FROM VOTER SERVICE AND
10	POLLING CENTERS.
11	(III) COUNTIES ARE ENCOURAGED TO DESIGNATE
12	COMMUNITY-BASED LOCATIONS AS STAND-ALONE DROP-OFF LOCATIONS.
13	SECTION 32. In Colorado Revised Statutes, 1-5-103, amend (1)
14	and (2) as follows:
15	1-5-103. Changes in boundaries - partisan elections.
16	(1) (a) Changes in the boundaries of precincts or the creation of new
17	precincts for partisan elections shall be completed no later than
18	twenty-nine days prior to the precinct caucus day, except in cases of
19	precinct changes resulting from changes in county boundaries.
20	(b) Repealed.
21	(2) Subject to approval by the board of county commissioners, the
22	county clerk and recorder shall change THE LOCATION OF any polling
23	place LOCATION upon a petition of a majority of the eligible electors
24	residing within a precinct COUNTY if the request is made at least ninety
25	days prior to the primary election.
26	SECTION 33. In Colorado Revised Statutes, amend 1-5-105 as
27	follows:

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1-5-105. Restrictions. (1) No election-related activity shall MAY
be conducted within one hundred feet of any building in which a polling
place LOCATION OR DROP-OFF LOCATION is located except that of the
conduct of the election at the polling place LOCATION OR DROP-OFF
LOCATION.
(2) No polling place LOCATION OR DROP-OFF LOCATION shall be
located in a room in which any intoxicating malt, spirituous, or vinous
liquors are being served.
(3) The polling places LOCATIONS OR DROP-OFF LOCATIONS shall
be in public locations wherever possible. A private location may be used
only when no appropriate public location is available.
(4) For THE purposes of subsection (1) of this section and sections
1-6-119 and SECTION 1-13-714, when a polling place LOCATION OR
DROP-OFF LOCATION is within A multi-use buildings BUILDING such as a
shopping mall or county office building, the "building" shall be IS
considered the room in which ballots are cast, any waiting room or hall
where electors wait to vote, as well as a primary corridor where electors
walk to an interior polling place LOCATION OR DROP-OFF LOCATION, and
the designated exterior door to the multi-use building in which the polling
place LOCATION OR DROP-OFF LOCATION is located.
SECTION 34. In Colorado Revised Statutes, amend 1-5-106 as
follows:
1-5-106. Polling location or drop-off location - designation by
sign. (1) All polling places shall LOCATIONS MUST be designated by a
sign conspicuously posted at least twelve TWENTY days before each
election AND DURING THE PERIOD POLLING LOCATIONS ARE OPEN. The sign

shall be substantially in the following form: "Polling place "POLLING

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1	PLACE/VOTER SERVICE AND POLLING CENTER for precinct no. COUNTY"
2	The lettering on the sign and the precinct number shall be black on a
3	white background. The letters and numerals of the title shall be at least
4	four inches in height. In addition, the sign shall state the hours the polling
5	place LOCATION will be open.
6	(2) ALL STAND-ALONE DROP-OFF LOCATIONS MUST BE DESIGNATED
7	BY A SIGN CONSPICUOUSLY POSTED DURING THE TIME THAT DROP-OFF
8	LOCATIONS ARE AVAILABLE TO RECEIVE MAIL BALLOTS.
9	SECTION 35. In Colorado Revised Statutes, amend 1-5-108 as
10	follows:
11	1-5-108. Election judges may change polling locations and
12	drop-off locations. (1) (a) If it becomes impossible or impracticable to
13	hold an election because of an emergency at the designated polling place
14	LOCATION, the election judges, after assembling at or as near as
15	practicable to the original designated polling place LOCATION, may move
16	to the nearest convenient place for holding the election and at the newly
17	designated place forthwith proceed with the election. The election judges
18	shall notify the designated election official of the change as soon as
19	possible.
20	(b) Upon moving to a new polling location, the election
21	JUDGES SHALL DISPLAY A PROCLAMATION OF THE CHANGE AT THE
22	ORIGINAL POLLING LOCATION TO NOTIFY ALL ELECTORS OF THE NEW
23	LOCATION FOR HOLDING THE ELECTION. THE PROCLAMATION MUST
24	CONTAIN A STATEMENT EXPLAINING THE SPECIFIC NATURE OF THE
25	EMERGENCY THAT REQUIRED THE CHANGE IN THE POLLING LOCATION AND
26	MUST PROVIDE THE STREET ADDRESS OF THE NEW LOCATION.
27	(2) Upon moving to a new polling place, the election judges shall

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1	display a proclamation of the change at the original polling place to notify
2	all electors of the new location for holding the election. The proclamation
3	shall contain a statement explaining the specific nature of the emergency
4	that required the change in the polling place and shall provide the street
5	address of the new location. If AN EMERGENCY RENDERS A DROP-OFF
6	LOCATION IMPOSSIBLE OR IMPRACTICABLE FOR USE IN AN ELECTION, THE
7	DESIGNATED ELECTION OFFICIAL SHALL RELOCATE THE DROP-OFF
8	LOCATION TO THE NEAREST CONVENIENT PLACE.
9	SECTION 36. In Colorado Revised Statutes, 1-5-205, amend (1)
10	introductory portion, (1) (b), (1) (c), and (1) (d) as follows:
11	1-5-205. Published and posted notice of election. (1) The
12	designated election official, or the coordinated election official if so
13	provided by an intergovernmental agreement, no later than ten TWENTY
14	days before each election, shall provide notice by publication of the
15	election as described by section 1-1-104 (34), which notice shall MUST
16	state, as applicable for the particular election for which notice is provided,
17	the following:
18	(b) The hours during which the polls will be open on election day
19	and for early voting POLLING LOCATIONS AND, AS APPROPRIATE, DROP-OFF
20	LOCATIONS WILL BE OPEN;
21	(c) The address of the walk-in location and hours during which
22	the walk-in location for the delivery of mail ballots and receipt of
23	replacement ballots will be open ADDRESSES OF THE POLLING LOCATIONS;
24	(d) The address of the location for application and the return of
25	mail-in ballots and the hours during which the office will be open
26	ADDRESSES OF THE DROP-OFF LOCATIONS;
27	SECTION 37. In Colorado Revised Statutes, amend 1-5-206 as

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follows:

definition. (1) (a) No later than twenty-five days before the general election or a special legislative election, the county clerk and recorder shall mail a voter information card concerning the general election or special legislative election by forwardable mail to each active registered eligible elector of the county, as defined in section 1-1-104 (16), and by nonforwardable mail to each inactive registered eligible elector, except an elector whose previous communication from the county clerk and recorder was returned by the United States postal service as undeliverable or an elector whose registration record was marked "Inactive" by the county clerk and recorder pursuant to section 1-2-605 (2) before the general election of 2006.

(b) As used in this section, unless the context otherwise requires, "voter information card" means written communication in the form of a card or letter that is mailed to the elector's address of record, unless the elector has requested that such communication be sent to the elector's deliverable mailing address pursuant to section 1-2-204 (2) (k), and shall contain THAT CONTAINS the eligible elector's name and address, precinct number, NEAREST polling location for the election, a returnable portion that allows the elector to request designation as a permanent mail-in AN ABSENTEE voter pursuant to section 1-8-104.5 SECTION 1-7.5-116, and any other information the designated election official deems applicable.

(2) (a) No later than fifteen days before a nonpartisan election and in addition to the publication required by section 1-5-205, the designated election official or coordinated election official may mail to each household where one or more active eligible electors reside a voter

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1	information card. The information on the voter information card may be
2	included with the ballot issue notice.
3	(a.5) and (b) (Deleted by amendment, L. 2002, p. 1629, § 6,
4	effective June 7, 2002.)
5	(3) and (4) (Deleted by amendment, L. 94, p. 1158, § 25, effective
6	July 1, 1994.)
7	(5) Repealed.
8	SECTION 38. In Colorado Revised Statutes, 1-5-208, amend (6)
9	as follows:
10	1-5-208. Election may be canceled - when. (6) The governing
11	body shall provide notice by publication of the cancellation of the
12	election. A copy of the notice shall be posted at each polling place
13	LOCATION of the political subdivision, in the office of the designated
14	election official, and in the office of the clerk and recorder for each
15	county in which the political subdivision is located and, for special
16	districts, a copy of the notice shall be filed in the office of the division of
17	local government. The governing body shall also notify the candidates
18	that the election was canceled and that they were elected by acclamation.
19	SECTION 39. In Colorado Revised Statutes, amend 1-5-301 as
20	follows:
21	1-5-301. Registration record for partisan elections. (1) A
22	COUNTY CLERK AND RECORDER SHALL RETAIN the original registration
23	records shall be retained in the office of the county clerk and recorder and
24	may be provided Provide the Records to Election Judges for use by
25	election judges at precinct polling places VOTER SERVICE AND POLLING
26	CENTERS in primary, general, and congressional vacancy elections.
27	(2) The designated election official, at least one day prior to any

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1	election, shall cause DELIVER the registration records and all necessary
2	registration supplies to be delivered to the supply SUPERVISOR judge. The
3	registration records shall be delivered in a sealed envelope or container
4	to the supply SUPERVISOR judge, who shall have custody of and shall give
5	a receipt for the registration records.
6	SECTION 40. In Colorado Revised Statutes, amend 1-5-401 as
7	follows:
8	1-5-401. Method of voting. The method of voting For all
9	GENERAL, PRIMARY, CONGRESSIONAL VACANCY, COORDINATED,
10	ODD-YEAR, AND RECALL elections CONDUCTED ON OR AFTER JULY 1, 2013,
11	AND FOR ANY ELECTION IN WHICH THE GOVERNING BODY OF A POLITICAL
12	SUBDIVISION OTHER THAN A COUNTY DETERMINES THAT AN ELECTION
13	SHALL BE BY MAIL BALLOT, THE COUNTY CLERK AND RECORDER OR
14	DESIGNATED ELECTION OFFICIAL FOR THE POLITICAL SUBDIVISION, AS
15	APPLICABLE, SHALL CONDUCT THE ELECTION BY MAIL BALLOT; EXCEPT
16	THAT VOTES CAST AT VOTER SERVICE AND POLLING CENTERS may be by
17	paper ballots or by electronic or electromechanical voting systems.
18	SECTION 41. In Colorado Revised Statutes, 1-5-408, amend (3);
19	and repeal (4) as follows:
20	1-5-408. Form of ballots - electronic voting. (3) Polling places
21	LOCATIONS that use electromechanical voting systems may use ballot
22	cards of different colors to ensure that electors receive a full ballot. Such
23	polling places LOCATIONS may also use ballot cards of different colors for
24	each party at primary elections.
25	(4) In polling places using electromechanical voting systems, each
26	ballot card may have two stubs attached. Stubs shall be separated from the
27	ballot card and from each other by perforated lines or other means of

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removal approved by the designated election official so that they may be readily detached. Stubs shall have the serial ballot number printed on them. The size of the ballot stubs and the spacing of the printed material may be varied to suit the conditions imposed by the use of the ballot cards. The ballot stub may also include color marking or wording to indicate that the stub must show when the ballot is voted and placed in the privacy envelope for deposit in the ballot box. The face of the ballot card shall include the endorsement "Official ballot for", and after the word "for" shall follow the designation of the precinct, if appropriate, and the political subdivision for which the ballot is prepared, the date of the election, and a facsimile of the signature of the designated election official.

SECTION 42. In Colorado Revised Statutes, **amend** 1-5-410 as follows:

1-5-410. Printing and distribution of ballots. (1) In political subdivisions using paper ballots or electronic ballot cards, the designated election official shall have a sufficient number of ballots printed and distributed to the election judges in the respective precincts. The ballots shall be sent in one or more sealed packages for each precinct with marks on the outside of each clearly stating the precinct and polling place for which it is intended, together with the beginning and ending sequence number of the ballots enclosed. The packages shall be delivered on any day on which a judges' school of instruction is held or by 8 p.m. on the Monday before election day. Receipts for ballots thus delivered shall be given by the election judges who receive the ballots. The receipts shall be filed with the designated election official, who shall also keep a record of the time when and the manner in which each of the packages was

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1	delivered. The election judges receiving the packages shall produce them,
2	with the seals unbroken, in the proper polling place at the opening of the
3	polls on election day and, in the presence of all election judges, shall open
4	the packages POLLING LOCATIONS.
5	(2) THIS SECTION DOES NOT APPLY TO ANY ELECTION IN WHICH A
6	BALLOT-ON-DEMAND SYSTEM IS USED.
7	SECTION 43. In Colorado Revised Statutes, amend 1-5-501 as
8	follows:
9	1-5-501. Sufficient voting booths, voting machines, or
10	electronic voting equipment. (1) At all elections in political
11	subdivisions which THAT use paper ballots, the governing body shall
12	provide in each polling place LOCATION a sufficient number of voting
13	booths. Each voting booth shall be situated so as to permit eligible
14	electors to prepare their ballots screened from observation and shall be
15	furnished with supplies and conveniences necessary for voting.
16	(2) (a) At all elections in political subdivisions that use electronic
17	or electromechanical voting systems, the designated election official shall
18	supply each precinct POLLING LOCATION with sufficient voting equipment.
19	(b) At general elections in counties that use electronic or
20	electromechanical voting systems, the county clerk and recorder shall
21	supply each precinct with one voting booth for each four hundred active
22	registered electors or fraction thereof.
23	SECTION 44. In Colorado Revised Statutes, amend 1-5-502 as
24	follows:
25	1-5-502. Ballot boxes for nonmachine voting. The governing
26	body of each political subdivision using paper ballots or an electronic
27	vote counting system EQUIPMENT shall provide at least one ballot box for

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each polling place. For elections which have both receiving and counting
judges, the governing body shall provide no less than one ballot box for
each set of receiving judges and one ballot box for each set of counting
judges at each place of voting LOCATION. The ballot boxes shall be
strongly constructed so as to prevent tampering, with a small opening at
the top and with a lid to be locked. The DESIGNATED ELECTION OFFICIAL
SHALL KEEP THE ballot boxes and keys shall be kept by the designated
election official and delivered DELIVER THEM, PRIOR TO THE DATE ON
WHICH THE POLLING LOCATIONS OPEN, to the election judges. no later than
the day preceding any election, to be returned as provided in section
1-6-109.5.
SECTION 45. In Colorado Revised Statutes, amend 1-5-503 as
follows:
1-5-503. Arrangement of voting equipment or voting booths
and ballot boxes. The voting equipment or voting booths and the ballot
box shall be situated in the polling place LOCATION so as to be in plain
view of the election officials and watchers. No person other than the
election officials and those admitted for the purpose of voting shall be
ARE permitted within the immediate voting area, which shall be IS
considered as within six feet of the voting equipment or voting booths
and the ballot box, except by authority of the election judges or the
designated election official, and then only when necessary to keep order
and enforce the law.
SECTION 46. In Colorado Revised Statutes, 1-5-504, amend (1)
introductory portion as follows:
1-5-504. Instruction cards. (1) The designated election official
· / 2

of each political subdivision shall furnish to the election judges a

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1	sufficient number of instruction cards for the guidance of eligible electors
2	in preparing their ballots. The election judges shall post at least one of the
3	cards in each polling place upon the day of the election LOCATION. The
4	cards shall be printed in large, clear type and shall contain full
5	instructions to the eligible electors as to what should be done:
6	SECTION 47. In Colorado Revised Statutes, 1-5-504.5, amend
7	(1) introductory portion, (1) (a), and (1) (b) as follows:
8	1-5-504.5. Items to be posted at polling locations. (1) The
9	following items shall be posted at each polling place on or before election
10	day LOCATION:
11	(a) A polling place LOCATION sign visible from the outside of the
12	closest entrance to the polling place LOCATION pursuant to section
13	1-5-106;
14	(b) A sign notifying persons outside and inside of the polling
15	place LOCATION that no electioneering is permitted within one hundred
16	feet of the polling place LOCATION pursuant to section 1-13-714;
17	SECTION 48. In Colorado Revised Statutes, amend 1-5-612 as
18	follows:
19	1-5-612. Use of electronic and electromechanical voting
20	systems. (1) The governing body of any political subdivision may, upon
21	consultation with the designated election official, adopt an electronic or
22	electromechanical voting system, including any upgrade in hardware,
23	firmware, or software, for use at the polling places LOCATIONS in the
24	political subdivision. The system may be used for recording, counting,
25	and tabulating votes at all elections held by the political subdivision.
26	(2) An electronic or electromechanical voting system may be used
27	on or after May 28, 2004, only if the system has been certified by the

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1	secretary of state in accordance with this part 6.
2	SECTION 49. In Colorado Revised Statutes, 1-5-615, amend (1)
3	introductory portion, (1) (m), (1) (n), and (1) (o) as follows:
4	1-5-615. Electronic and electromechanical voting systems -
5	requirements. (1) No The secretary of state shall not certify
6	ANY electronic or electromechanical voting system shall be certified by
7	the secretary of state unless such system:
8	(m) Can tabulate the total number of votes for each candidate for
9	each office and the total number of votes for and against each ballot
10	question and ballot issue for the polling place LOCATION;
11	(n) Can tabulate votes from ballots of different political parties at
12	the same polling place VOTER SERVICE AND POLLING CENTER in a primary
13	election;
14	(o) Can automatically produce vote totals for the polling place
15	LOCATION in printed form; and
16	SECTION 50. In Colorado Revised Statutes, amend 1-5-701 as
17	follows:
18	1-5-701. Legislative declaration - federal funds. (1) The
19	general assembly hereby finds and declares that:
20	(a) It is the intent of the general assembly that all state
21	requirements should meet or exceed the minimum federal requirements
22	for accessibility of voting systems and polling places LOCATIONS to
23	persons with disabilities.
24	(b) All state laws, rules, standards, and codes governing voting
25	systems and polling place LOCATION accessibility shall be maintained to
26	ensure that the state is eligible for federal funds.
27	SECTION 51. In Colorado Revised Statutes, amend 1-5-703 as

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1	follows:
2	1-5-703. Accessibility of polling locations to persons with
3	disabilities. (1) Each polling place LOCATION shall be made accessible
4	to persons with disabilities by complying with the following standards of
5	accessibility: COMPLY FULLY WITH THE CURRENT "ADA STANDARDS FOR
6	ACCESSIBLE DESIGN" SET FORTH IN 28 CFR 36 AND PROMULGATED IN
7	ACCORDANCE WITH THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF
8	1990", AS AMENDED, 42 U.S.C. SEC. 12101 ET SEQ., AND NO BARRIER
9	SHALL IMPEDE THE PATH OF ELECTORS WITH DISABILITIES TO THE VOTING
10	воотн.
11	(a) Doors, entrances, and exits used to enter or exit the polling
12	place shall have a minimum width of thirty-two inches.
13	(b) Any curb adjacent to the main entrance to a polling place shall
14	have curb cuts or temporary ramps.
15	(c) Any steps necessarily used to enter the polling place shall have
16	a temporary handrail and ramp with edge protection.
17	(d) At the polling place no barrier shall impede the path of
18	electors with disabilities to the voting booth.
19	(2) Emergency polling places LOCATIONS are exempt from
20	compliance with this section.
21	(3) Except as otherwise provided in subsection (2) of this section,
22	a designated election official shall only select as polling places
23	LOCATIONS SUCH sites that meet the standards of accessibility set forth in
24	subsection (1) of this section.
25	(4) Before selecting polling places LOCATIONS, the designated
26	election official shall submit to the secretary of state an accessibility
27	survey in the form prescribed by the secretary of state identifying the

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1	criteria for selecting accessible polling places LOCATIONS and applying
2	the criteria to proposed polling places LOCATIONS.
3	SECTION 52. In Colorado Revised Statutes, 1-5-704, amend (1)
4	(f) as follows:
5	1-5-704. Standards for accessible voting systems.
6	(1) Notwithstanding any other provision of this article, each voting
7	system certified by the secretary of state for use in local, state, and federal
8	elections shall have the capability to accept accessible voter interface
9	devices in the voting system configuration to allow the voting system to
10	meet the following minimum standards:
11	(f) Any voting system that requires any visual perception shall
12	allow the font size as it appears to the voter to be set from a minimum of
13	fourteen points to a maximum of twenty-four points before the voting
14	system is delivered to the polling place LOCATION.
15	SECTION 53. In Colorado Revised Statutes, amend 1-5-705 as
16	follows:
17	1-5-705. Accessible voter interface devices - minimum
18	requirement. (1) A voting system shall MUST include at least one direct
19	recording electronic voting system specially equipped for individuals with
20	disabilities or other accessible voter interface device installed at each
21	polling place LOCATION that meets the requirements of this section.
22	(2) Repealed.
23	SECTION 54. In Colorado Revised Statutes, 1-6-101, amend (2)
24	(e), (5), and (7) (c) (VI) as follows:
25	1-6-101. Qualifications for election judges - student election
26	judges - student election judges - definition - legislative declaration.
27	(2) The persons appointed as election judges, except for persons

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1	appointed as student election judges pursuant to the provisions of
2	subsection (7) of this section, shall certify in writing that they meet the
3	following qualifications:
4	(e) They are neither a candidate whose name appears on the ballot
5	in the precinct that they are appointed to serve nor a member of the
6	immediate family, related by blood, or marriage, OR CIVIL UNION to the
7	second degree, of a candidate whose name appears on the ballot in the
8	precinct that they are appointed to serve.
9	(5) The county clerk and recorder or the designated election
10	official shall hold a class of instruction concerning the tasks of an election
11	judge and a special school of instruction concerning the task of a supply
12	SUPERVISOR judge not more than forty-five days prior to each election.
13	(7) (c) The designated election officials may work with school
14	districts and public or private secondary educational institutions to
15	identify students willing and able to serve as student election judges. Such
16	school districts or educational institutions may submit the names of the
17	students to the designated election official of the jurisdiction in which the
18	school district or educational institution is located for appointment as
19	student election judges. Home-schooled students may apply to the
20	designated election official for appointment as a student election judge
21	pursuant to this section. From among the names submitted, the designated
22	election officials may select students to serve as student election judges
23	who meet the following qualifications:
24	(VI) They are not a member of the immediate family, related by
25	blood, or marriage, OR CIVIL UNION to the second degree, of a candidate
26	whose name appears on the ballot in the precinct that they are appointed
27	to serve;

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1	SECTION 55. In Colorado Revised Statutes, 1-6-109.5, amend
2	(1), (2), (3), and (4) as follows:
3	1-6-109.5. Appointment and duties of supervisor judge -
4	definition - repeal. (1) The designated election official shall appoint one
5	election judge in each precinct as supply SUPERVISOR judge. To the extent
6	possible, the supply SUPERVISOR judge shall MUST be from a major
7	political party. The designated election official shall notify the supply
8	SUPERVISOR judge of the appointment.
9	(2) For partisan elections, each major political party is entitled to
10	one-half of the total number of supply SUPERVISOR judges appointed. If
11	an odd number of supply SUPERVISOR judges is appointed, the county
12	clerk and recorder shall determine which major political party is entitled
13	to the one extra supply SUPERVISOR judge. The county clerk and recorder
14	shall make MAKES this determination by the mutual agreement of the two
15	major political parties or, if the two major political parties cannot agree,
16	by lot.
17	(3) Prior to the election, the supply SUPERVISOR judge shall attend
18	a special school of instruction held by the designated election official.
19	(4) (a) The supply SUPERVISOR judge shall coordinate the conduct
20	of the election in the precinct POLLING LOCATION. For nonpartisan
21	elections, the supply SUPERVISOR judge's responsibilities shall include
22	receiving election supplies and equipment from the designated election
23	official; delivering election supplies and equipment to the polling place
24	LOCATION, and returning all election supplies, election equipment, and
25	ballots to the designated election official once the election is concluded.
26	(b) For partisan elections, the county clerk and recorder may
27	deputize a courier to return the election supplies, election equipment, and

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ballots to the county clerk and recorder once the election is concluded. If the county clerk and recorder does not deputize a courier, the supply SUPERVISOR judge and a second election judge from the precinct VOTER SERVICE AND POLLING CENTER shall return the election supplies, election equipment, and the ballots to the county clerk and recorder. The second election judge shall be IS selected by the election judges in the precinct VOTER SERVICE AND POLLING CENTER other than the supply SUPERVISOR judge and shall be of MUST HAVE a political affiliation different than the supply SUPERVISOR judge. **SECTION 56.** In Colorado Revised Statutes, **amend** 1-6-111 as follows: **1-6-111.** Number of election judges. (1) For partisan elections, the county clerk and recorder shall appoint at least three election judges to serve as polling place judges for each precinct VOTER SERVICE AND POLLING CENTER to perform the designated functions, one of whom may be a student election judge appointed pursuant to the provisions of section 1-6-101 (7). In each precinct VOTER SERVICE AND POLLING CENTER, notwithstanding any other provision of this article and subject to the

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- notwithstanding any other provision of this article and subject to the availability of election judges who meet the affiliation requirements of section 1-6-109, of the election judges appointed to serve as VOTER SERVICE AND polling place CENTER judges pursuant to the provisions of this subsection (1), there shall be at least one election judge from each
- 24 (2) (Deleted by amendment, L. 98, p. 580, §10, effective April 30,

major political party who is not a student election judge.

(3) When two election judges who are not of the same political affiliation are present at the polls POLLING LOCATION, voting may

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proceed.

- (4) For nonpartisan elections, the designated election official shall appoint no less FEWER than two election judges to serve as polling place judges for each precinct POLLING LOCATION to perform the designated functions.
- (5) The designated election official and, for partisan elections, the county clerk and recorder may appoint other election judges as needed to perform duties other than polling place LOCATION duties. These duties may include but are not limited to inspecting ballots, duplicating ballots, and counting paper ballots. For partisan elections, if the county clerk and recorder appoints election judges to perform duties other than VOTER SERVICE AND polling place CENTER duties, the county clerk and recorder shall appoint two election judges to perform such duties. The two election judges so appointed shall not be of the same political affiliation.
- (6) For any election in which polling places or precincts are combined or vote centers are established in accordance with section 1-5-102.7, the county clerk and recorder or the designated election official may assign one set of election judges to perform the functions for all precincts and polling places so combined or for each vote center. The number of student election judges assigned to a combined polling place or vote center shall not exceed the number of election judges assigned to the combined polling place or vote center who are not student election judges.
- (7) Where student election judges have been appointed by the county clerk and recorder to serve in a particular precinct POLLING LOCATION pursuant to the provisions of this article, no more than two such student election judges shall serve as election judges in any one

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1	precinct HALF OF THE TOTAL NUMBER OF ELECTION JUDGES SERVING IN
2	ANY ONE POLLING LOCATION ARE PERMITTED TO BE STUDENT ELECTION
3	JUDGES.
4	(8) Subject to the requirements of this article regarding the
5	number and party affiliation of election judges, the county clerk and
6	recorder or designated election official may allow an election judge to
7	work at a polling place LOCATION for a shift lasting less than the AN entire
8	day; except that, at least two judges of different affiliations MUST BE
9	PRESENT at each polling place shall work the entire day POLLING
10	LOCATION AT ALL TIMES.
11	SECTION 57. In Colorado Revised Statutes, 1-6-115, amend (2)
12	and (2.5) as follows:
13	1-6-115. Compensation of judges. (2) In addition to the
14	compensation provided by subsection (1) of this section, each election
15	judge and student election judge may be paid expenses and reasonable
16	compensation for attending election schools which may be established by
17	the county clerk and recorder or the designated election official. Each
18	supply SUPERVISOR judge appointed by the county clerk and recorder shall
19	be reimbursed no less than five dollars for attending a special school of
20	instruction.
21	(2.5) The supply SUPERVISOR judge and, for partisan elections, the
22	second election judge selected in accordance with section 1-6-109.5 (4)
23	(b), shall be paid no less than four dollars for returning the election
24	supplies, election equipment, and the ballots to the designated election
25	official. The person providing the transportation may be paid a mileage
26	allowance, to be set by the designated election official but not to exceed

the mileage rate authorized for county officials and employees, for each

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1	mile necessarily traveled in excess of ten miles in going to and returning
2	from the office of the designated election official.
3	SECTION 58. In Colorado Revised Statutes, 1-6-119, amend (3)
4	as follows:
5	1-6-119. Removal of election judge by designated election
6	official. (3) On election day, the designated election official may remove
7	an election judge who has neglected the duties of the office by failing to
8	appear at the polling place LOCATION by 7:30 a.m., by leaving the precinct
9	polling place LOCATION before completing all of the duties assigned, by
10	being unable or unwilling or by refusing to perform the duties of the
11	office, or by electioneering.
12	SECTION 59. In Colorado Revised Statutes, 1-7-101, amend (1)
13	as follows:
14	1-7-101. Hours of voting on election day. (1) All polls POLLING
15	LOCATIONS shall be opened continuously from 7 a.m. until 7 p.m. of each
16	ON election day. If a full set of election judges is not present at the hour
17	of 7 a.m. and it is necessary for judges to be appointed to conduct the
18	election as provided in section 1-6-113 (2) SECTION 1-6-113, the election
19	may commence when two judges who are not of the same political
20	affiliation for partisan elections are present at any hour before the time for
21	closing the polls Polling Locations. The polls Polling Locations shall
22	remain open after 7 p.m. until every eligible elector who was at the
23	polling place LOCATION at or before 7 p.m. has been allowed to vote. Any
24	person arriving after 7 p.m. shall not be IS NOT entitled to vote.
25	SECTION 60. In Colorado Revised Statutes, amend 1-7-104 as
26	follows:
27	1-7-104. Affidavits of eligibility. (1) In any election where the

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list of registered electors and property owners is not divided by precinct where an eligible elector may vote at any polling place in a political subdivision, or where an elector's name is not on the list of registered electors or property owners, an affidavit signed by the eligible elector stating that the elector has not previously voted in the election may be required prior to allowing the elector to cast a ballot.

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7 (2) (Deleted by amendment, L. 96, p. 1745, § 40, effective July 1, 8 1996.)

SECTION 61. In Colorado Revised Statutes, **amend** 1-7-106 as follows:

1-7-106. Watchers at general and congressional vacancy **elections.** Each participating political party or issue committee whose candidate or issue is on the ballot, and each unaffiliated and write-in candidate whose name is on the ballot for a general or congressional vacancy election, shall be IS entitled to have no more than one watcher at any one time in each precinct polling place VOTER SERVICE AND POLLING CENTER in the county and at each place where votes are counted in accordance with this article. The chairperson of the county central committee of each major political party, the county chairperson or other authorized official of each minor political party, the issue committee, or the write-in or unaffiliated candidate shall certify the names of one or more persons selected as watchers on forms provided by the county clerk and recorder and submit the names of the persons selected as watchers to the county clerk and recorder. To the extent possible, the chairperson, authorized official, issue committee, or candidate shall submit the names by the close of business on the Friday immediately preceding the election. The watchers shall surrender the certificates to the election judges at the

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1	time they enter the polling place VOTER SERVICE AND POLLING CENTER
2	and are sworn by the judges. This section shall DOES not prevent party
3	candidates or county party officers from visiting polling places VOTER
4	SERVICE AND POLLING CENTERS OR DROP-OFF LOCATIONS to observe the
5	progress of voting. in the precincts.
6	SECTION 62. In Colorado Revised Statutes, 1-7-108, amend (2)
7	as follows:
8	1-7-108. Requirements of watchers. (2) Neither candidates nor
9	members of their immediate families by blood, or marriage, OR CIVIL
10	UNION to the second degree may be poll watchers for that candidate.
11	SECTION 63. In Colorado Revised Statutes, 1-7-110, amend (1)
12	as follows:
13	1-7-110. Preparing to vote in person. (1) Except as provided in
14	subsection (4) of this section, an eligible elector desiring to vote IN
15	PERSON shall show his or her identification as defined in section 1-1-104
16	(19.5), write his or her name and address on the signature card, and give
17	the signature card to one of the election judges. An eligible elector who
18	is unable to write may request assistance from one of the election judges,
19	who shall also sign the signature card and witness the eligible elector's
20	mark. The signature card shall provide:
21	I,, who reside at, am an eligible
22	elector of this precinct or district and desire to vote at this
23	election.
24	Date
25	SECTION <u>64.</u> In Colorado Revised Statutes, 1-7-111, amend (2);
26	and repeal (3) as follows:
27	1-7-111 Registered elector requiring assistance

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(2) Notwithstanding the provisions of sections 1-8-115 and 1-8-302, In
every political subdivision, physically disabled eligible electors shall be
AN ELIGIBLE ELECTOR WITH A DISABILITY IS allowed to vote IN THE
MANNER OF HIS OR HER CHOOSING at the mail-in voters' polling place on
election day POLLING LOCATIONS. More than one mail-in voters' polling
place LOCATION may be established in a county for the purposes of this
subsection (2). Prior to voting, if possible, the disabled eligible elector
intending WITH A DISABILITY WHO INTENDS to vote at the mail-in voters'
polling place on election day LOCATION shall complete the following
self-affirmation form. If the disabled elector WITH A DISABILITY cannot
read or write, or is unable to sign his or her name, the election official or
person assisting the elector shall read the form aloud to the elector, and,
upon the affirmation of the elector, will mark that the elector requesting
assistance has affirmed that the facts on the form are true and correct. If
the disabled elector WITH A DISABILITY is able to read and write, he or she
shall complete the voter assistance/disabled voter ASSISTANCE/VOTER
WITH A DISABILITY self-affirmation form, The WHICH form shall provide
PROVIDES:

I,, affirm that I am an eligible elector in this political subdivision located in the county of, state of Colorado; that I shall vote today at this polling place LOCATION. I further affirm that I have not, nor will I, cast a vote by any other means in this election.

(3) After the voter assistance/disabled voter self-affirmation form is completed, a corresponding entry shall be made on the back of the printed list or computer list. If assistance to a disabled eligible elector occurs at the precinct polling place, an entry shall be made on the

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1	pollbook or list of the name of each eligible elector assisted and the name
2	of each person assisting.
3	SECTION <u>65.</u> In Colorado Revised Statutes, 1-7-116, amend (1)
4	as follows:
5	1-7-116. Coordinated elections - definition. (1) If more than
6	one political subdivision holds an election on the same day in November
7	and the eligible electors for each such election are the same or the
8	boundaries overlap, the county clerk and recorder shall be IS the
9	coordinated election official and, PURSUANT TO SECTION 1-5-401, shall
10	conduct the elections on behalf of all political subdivisions that are not
11	utilizing the mail ballot procedure set forth in sections 1-7.5-101 to
12	1-7.5-112 ARTICLE 7.5 OF THIS TITLE. As used in this subsection (1),
13	"political subdivision" shall include INCLUDES the state, counties,
14	municipalities, school districts, and special districts formed pursuant to
15	title 32, C.R.S.
16	SECTION <u>66.</u> In Colorado Revised Statutes, 1-7-201, amend (1)
17	as follows:
18	1-7-201. Voting at primary election. (1) Any registered elector
19	who has declared an affiliation with a political party that is participating
20	in a primary election and who desires to vote for candidates of that party
21	at a primary election shall show identification, as defined in section
22	1-1-104 (19.5), and write his or her name and address on a form available
23	at the VOTER SERVICE AND polling place CENTER, and give the form to one
24	of the election judges. who shall clearly and audibly announce the name.
25	SECTION <u>67.</u> In Colorado Revised Statutes, amend 1-7-303 as
26	follows:
27	1-7-303. Spoiled ballots. No person, EXCEPT AN ELECTION JUDGE

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AS AUTHORIZED BY THE DESIGNATED ELECTION OFFICIAL, shall remove any ballot from the polling place OR VOTER SERVICE AND POLLING CENTER before the close of the polls. Any eligible elector who spoils a ballot may obtain others, one at a time, not exceeding three in all, upon returning each spoiled ballot. The spoiled ballots thus returned shall be immediately canceled and shall be preserved and returned to the designated election official as provided in section 1-7-701. NOTHING IN THIS SECTION PROHIBITS AN ELECTOR FROM OBTAINING A REPLACEMENT BALLOT PURSUANT TO SECTION 1-7.5-107.

SECTION <u>68.</u> In Colorado Revised Statutes, **amend** 1-7-304 as follows:

1-7-304. Manner of voting in person. (1) Each eligible elector, upon receiving a ballot, shall immediately proceed unaccompanied to one of the voting booths provided. To cast a vote, the eligible elector shall clearly fill the oval, connect the arrow, or otherwise appropriately mark the name of the candidate or the names of the joint candidates of the elector's choice for each office to be filled. In the case of a ballot issue, the elector shall clearly fill the oval, connect the arrow, or otherwise appropriately mark the appropriate place opposite the answer that the elector desires to give. Before leaving the voting booth, the eligible elector shall fold the ballot without displaying the marks thereon, in the same way it was folded when received by the elector, so that the contents of the ballot are concealed and the stub can be removed without exposing any of the contents of the ballot, and shall keep the ballot folded until it is deposited in the ballot box.

(2) Each eligible elector who has completed the ballot and is ready to vote shall then leave the voting booth and approach the election judges

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having charge of the ballot box. The elector shall give his or her name to
one of the election judges, who shall clearly and audibly announce the
name in a loud and distinct tone of voice. The elector's ballot shall be
handed to the election judge in charge of the ballot box, who shall
announce the name of the eligible elector and the number upon the
duplicate stub of the ballot, which number shall correspond with the stub
number previously placed on the registration list. If the stub number of
the ballot corresponds and is identified by the initials that the issuing
election judge placed thereupon, the election judge shall then remove the
duplicate stub from the ballot. The ballot shall then be returned by the
election judge to The elector who shall, in full view of the election
judges, deposit it in the ballot box. with the official endorsement on the
ballot uppermost.
SECTION <u>69.</u> In Colorado Revised Statutes, amend 1-7-401 as
follows:
1-7-401. Judges to inspect machines. In each precinct POLLING
LOCATION using voting machines, the election judges shall meet at the
polling place at least forty-five minutes LOCATION before the time set for
the opening of the polls at each election. Before the polls are open for
election, each judge shall carefully examine each machine used in the
precinct POLLING LOCATION to ensure that no vote has yet been cast and
that every counter, except the protective counter, registers zero.
SECTION <u>70.</u> In Colorado Revised Statutes, amend 1-7-402 as
follows:
1-7-402. Sample ballots - ballot labels. (1) The designated

election official shall provide each election precinct POLLING LOCATION

in which voting machines are to be used with two sample ballots, which

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shall be arranged in the form of a diagram showing the front of the voting machine as it will appear after the official ballot labels are arranged thereon for voting on election day. The sample ballots may be either in full or reduced size and shall be delivered and submitted for public inspection in the same manner as provided by law for sample ballots used in nonmachine voting.

(2) The designated election official shall also prepare the official ballot for each voting machine and shall place the official ballot on each voting machine to be used in precinct polling places LOCATIONS under the election official's supervision and shall deliver the required number of voting machines to each election precinct POLLING LOCATION no later than the day before the polls POLLING LOCATIONS open.

SECTION <u>71.</u> In Colorado Revised Statutes, **amend** 1-7-406 as follows:

1-7-406. Close of polls and count - seals. As soon as the polls are closed ON ELECTION DAY, the election judges shall immediately lock and seal each voting machine against further voting, and it shall so remain for a period of thirty days unless otherwise ordered by the court and except as provided in section 1-7-407. Immediately after each machine is locked and sealed, the election judges shall open the counting compartment and proceed to count the votes. After the total vote for each candidate and ballot issue has been ascertained, the election judges shall record on a certificate the number of votes cast, in numerical figures only, and return it in the manner prescribed by section 1-7-701 TO THE DESIGNATED ELECTION OFFICIAL.

SECTION <u>72.</u> In Colorado Revised Statutes, 1-7-503, **amend** (4) as follows:

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1	1-7-503. Manner of voting. (4) Notwithstanding any provision
2	of subsection (1) or (2) of this section to the contrary, at a polling place
3	LOCATION at which a ballot marking device, as defined in section 1-5-702
4	(2.5), is available for accessible voting, the election judge in charge of the
5	ballot box shall deposit every elector's ballot card in the ballot box.
6	SECTION <u>73.</u> In Colorado Revised Statutes, amend 1-7-504 as
7	follows:
8	1-7-504. Spoiled ballot or ballot card. In precincts POLLING
9	LOCATIONS in which voting is on a ballot or ballot card, no person,
10	EXCEPT AN ELECTION JUDGE AS AUTHORIZED BY THE DESIGNATED
11	ELECTION OFFICIAL, shall remove any A SPOILED ballot or ballot card from
12	the polling place LOCATION before the close of the polls. Any eligible
13	elector who spoils a ballot or ballot card may successively obtain others,
14	one at a time, not exceeding three in all, upon returning each spoiled
15	ballot or ballot card. The spoiled ballots or ballot cards thus returned shall
16	be immediately canceled and shall be preserved and returned to the
17	designated election official as provided in section 1-7-701. NOTHING IN
18	THIS SECTION PROHIBITS AN ELECTOR FROM OBTAINING A REPLACEMENT
19	BALLOT PURSUANT TO SECTION 1-7.5-107.
20	SECTION <u>74.</u> In Colorado Revised Statutes, 1-7-505, amend (2)
21	and (3) as follows:
22	1-7-505. Close of polls - count and seals in electronic voting.
23	(2) In precincts POLLING LOCATIONS in which voting is on a ballot or
24	ballot card, election judges shall prepare a return in duplicate showing the
25	number of eligible electors, as indicated by the pollbook, who have voted
26	in the precinct, the number of official ballots or ballot cards received, and
27	the number of spoiled and unused ballots or ballot cards returned. The

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1	original copy of the return shall be deposited in the metal or durable
2	plastic transfer box, along with all voted and spoiled ballots. The transfer
3	box shall then be sealed in such a way as to prevent tampering with the
4	box or its contents. The designated election official shall provide a
5	numbered seal. The duplicate copy of the return shall be mailed at the
6	nearest post office or post-office box to the designated election official
7	by an election judge other than the one who delivers the transfer box to
8	the designated counting center. For partisan elections, two election judges
9	of different political affiliations, as provided in section 1-6-109.5, shall
10	deliver the sealed transfer box to the counting center designated by the
11	county clerk and recorder.
12	(3) In precincts POLLING LOCATIONS in which electronic voting is
13	by a method other than a ballot or ballot card, election judges shall, after
14	securing the voting devices, prepare the paper tape containing the votes.
15	SECTION <u>75.</u> In Colorado Revised Statutes, 1-7-507, amend (5);
16	and repeal (4) as follows:
17	1-7-507. Electronic vote-counting - procedure. (4) Mail-in
18	ballots shall be counted at the counting centers in the same manner as
19	precinct ballots.
20	(5) Write-in ballots may be counted in their precincts by the
21	precinct election judges or at the counting centers.
22	SECTION <u>76.</u> In Colorado Revised Statutes, 1-7-509, amend (1)
23	(b) as follows:
24	1-7-509. Electronic and electromechanical vote counting -
25	testing of equipment required - definition - repeal. (1) (b) The
26	designated election official shall conduct at least three tests on all
27	electronic and electromagnetic voting equipment, including a hardware

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test, a public logic and accuracy test conducted in accordance with subsection (2) of this section, and a postelection test or audit conducted in accordance with rules promulgated by the secretary of state. Each type of ballot, including mail-in, early voting MAIL, provisional, precinct, and audio ballots, shall be tested in accordance with rules promulgated by the secretary of state. The tests shall MUST ensure that the equipment will correctly count the votes cast for all offices and on all ballot questions and ballot issues and that the voting system will accurately count ballots of all types.

SECTION <u>77.</u> In Colorado Revised Statutes, 1-7-515, **amend** (2); and **repeal** (3) as follows:

1-7-515. Risk-limiting audits - rules - legislative declaration - definitions. (2) (a) Commencing with the 2014 general 2017 COORDINATED election and following each primary, general, coordinated, or congressional vacancy election held thereafter, each county shall make use of a risk-limiting audit in accordance with the requirements of this section. Races to be audited shall be selected in accordance with procedures established by the secretary of state, and all contested races shall be ARE eligible for such selection.

- (b) Upon written application from a county, the secretary of state may waive the requirements of paragraph (a) of this subsection (2) upon a sufficient showing by the county that the technology in use by the county will not enable the county to satisfy such requirements in preparation for the 2014 general 2017 COORDINATED election.
- (3) Prior to the 2010 primary election, the secretary of state shall establish a pilot program in selected counties for the purpose of testing the procedures and technical requirements necessary to conduct a

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1	risk-limiting audit in accordance with the requirements of this section.
2	The secretary shall work with equipment vendors to identify technical
3	modifications to election equipment that may be necessary to support the
4	use of risk-limiting audits in the state. The secretary shall draw upon the
5	experiences of the pilot program in making future recommendations for
6	modifications to this code.
7	SECTION <u>78.</u> In Colorado Revised Statutes, 1-7-905.5, amend
8	(1) as follows:
9	1-7-905.5. Form of notice. (1) The ballot issue notice shall MUST
10	begin with the words "All registered voters", regardless of whether the
11	electors of the political subdivision must be registered electors to be
12	eligible to vote in the election, and shall end ENDS at the conclusion of the
13	summary of comments. Any information included pursuant to section
14	1-5-206, information concerning procedure for a mail ballot election,
15	ballot, polling place AN ELECTION, or other information included with the
16	ballot issue notice prior to the words "All registered voters" or after the
17	conclusion of the summary of comments shall not be ARE NOT deemed to
18	be part of the ballot issue notice.
19	SECTION <u>79.</u> In Colorado Revised Statutes, 1-7-1003, amend
20	(5) (a), (6), and (7) (a) (II) as follows:
21	1-7-1003. Conduct of elections using ranked voting methods
22	- instant runoff voting - choice voting or proportional voting -
23	reports. (5) (a) In an election conducted using a ranked voting method,
24	an explanation of ranked voting and instructions for electors in the form
25	approved by the secretary of state by rule shall be posted at each polling
26	place LOCATION and included with each mail-in MAIL ballot.
27	(6) In an election using a ranked voting method, the election

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2	deliver all ballots cast in the election to the canvass board DESIGNATED
3	ELECTION OFFICIAL, which shall count the votes in accordance with this
4	section and the rules adopted by the secretary of state pursuant to section
5	1-7-1004 (1).
6	(7) (a) For an election conducted using a ranked voting method,
7	the designated election official shall issue the following reports:
8	(II) A ballot image report listing for each ballot the order in which
9	the elector ranked the candidates, the precinct of the ballot, and whether
10	the ballot is a mail-in MAIL ballot; and
11	SECTION 80. In Colorado Revised Statutes, amend 1-7.5-102
12	as follows:
13	1-7.5-102. Legislative declaration. The general assembly hereby
14	finds, determines, and declares that self-government by election is more
15	legitimate and better accepted as voter participation increases. By
16	enacting this article, the general assembly hereby concludes that it is
17	appropriate to provide for mail ballot elections under specified
18	circumstances. RECOGNIZING THE CONTINUED NEED FOR IN-PERSON
19	VOTING OPTIONS THROUGH EARLY VOTING AND ON ELECTION DAY, THE
20	GENERAL ASSEMBLY FINDS THAT MAIL BALLOT ELECTIONS MUST INCLUDE
21	VOTER SERVICE AND POLLING CENTERS SO VOTERS CAN REGISTER TO VOTE,
22	UPDATE VOTER REGISTRATION INFORMATION, AND VOTE IN PERSON.
23	SECTION <u>81.</u> In Colorado Revised Statutes, 1-7.5-103, amend
24	(4) as follows:
25	1-7.5-103. Definitions. As used in this article, unless the context
26	otherwise requires:
27	(4) "Mail ballot election" means an election for which eligible

judges shall not count votes at the polling-place LOCATION but shall

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1	electors may cast RECEIVE ballots by mail and in accordance with this
2	article in a primary election or an election that involves only nonpartisan
3	candidates or ballot questions or ballot issues VOTE BY MAILING THOSE
4	BALLOTS, DEPOSITING THE BALLOTS AT DROP-OFF LOCATIONS OR VOTER
5	SERVICE AND POLLING CENTERS, OR BY VOTING AT A VOTER SERVICE AND
6	POLLING CENTER.
7	SECTION <u>82.</u> In Colorado Revised Statutes, amend 1-7.5-104
8	as follows:
9	1-7.5-104. Mail ballot elections - optional for political
10	subdivisions other than a county. (1) If FOR ALL GENERAL, PRIMARY,
11	ODD-YEAR, COORDINATED, RECALL, AND CONGRESSIONAL VACANCY
12	ELECTIONS CONDUCTED ON OR AFTER JULY 1, 2013, AND FOR ANY
13	ELECTION IN WHICH the governing board of any A political subdivision
14	OTHER THAN A COUNTY determines that an election shall be by mail ballot,
15	the COUNTY CLERK AND RECORDER OR designated election official for the
16	political subdivision, AS APPLICABLE, shall conduct any election for the
17	political subdivision THE ELECTION by mail ballot under the supervision
18	of, the secretary of state and shall be subject to rules which shall be
19	promulgated in accordance with article 4 of title 24, C.R.S., by, the
20	secretary of state.
21	(2) Notwithstanding the provisions of subsection (1) of this
22	section, a mail ballot election shall not be held for:
23	(a) Elections or recall elections that involve partisan candidates,
24	except for primary elections;
25	(b) Elections held in conjunction with, or on the same day as, a
26	primary or congressional vacancy election, unless the primary election is
27	conducted as a mail ballot election.

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1	(3) Notwithstanding any other provision of law to the contrary
2	concerning the type of election to be held, elections by mail ballot shall
3	be conducted as provided in this article.
4	SECTION <u>83.</u> In Colorado Revised Statutes, add 1-7.5-104.5 as
5	follows:
6	1-7.5-104.5. Ballots and supplies for mail voting. (1) THE
7	COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL
8	PROVIDE MAIL BALLOTS, AFFIDAVITS, CERTIFICATES, ENVELOPES,
9	INSTRUCTION CARDS, AND OTHER NECESSARY SUPPLIES IN THE SAME
10	MANNER AS OTHER ELECTION SUPPLIES ARE PROVIDED FOR IN ALL
11	ELECTIONS AND WITHOUT COST TO ANY ELIGIBLE ELECTOR WISHING TO
12	VOTE PURSUANT TO THIS ARTICLE.
13	(2) (a) The ballots must be in the same form as other
14	OFFICIAL BALLOTS FOR THE SAME ELECTION.
15	(b) THE APPROVED FORM MUST INCLUDE, AT A MINIMUM:
16	(I) Instructions to return a copy of identification with the
17	BALLOT FOR FIRST-TIME ELECTORS WHO ARE REQUIRED TO PROVIDE
18	IDENTIFICATION IN ACCORDANCE WITH SECTION 1-2-501;
19	(II) INFORMATION REGARDING THE AVAILABILITY OF ACCESSIBLE
20	VOTING SYSTEMS IN ELECTIONS COORDINATED BY THE COUNTY CLERK AND
21	RECORDER;
22	(III) INFORMATION REGARDING HOW TO VOTE AND RETURN THE
23	BALLOT OR OBTAIN A REPLACEMENT; AND
24	(IV) INSTRUCTIONS TO INCLUDE ADEQUATE POSTAGE.
25	(3) IN COUNTIES INCLUDING MORE THAN ONE STATE SENATORIAL
26	DISTRICT OR MORE THAN ONE STATE REPRESENTATIVE DISTRICT, OR BOTH,
27	MAIL BALLOTS MUST BE DROVIDED IN A MANNED TO BE DETERMINED BY

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1	THE COUNTY CLERK AND RECORDER FOR EACH COMBINATION OF STATE
2	LEGISLATIVE DISTRICTS. DISTINCTIVE MARKINGS OR COLORS MAY BE USED
3	TO IDENTIFY POLITICAL SUBDIVISIONS WHEN SUCH COLORS OR DISTINCTIVE
4	MARKINGS WILL AID IN THE DISTRIBUTION AND TABULATION OF THE
5	BALLOTS. A COMPLETE BALLOT MAY CONSIST OF ONE OR MORE PAGES OR
6	CARDS SO LONG AS EACH PAGE OR CARD IS NUMBERED AND IDENTIFIED AS
7	PROVIDED FOR PAPER BALLOTS IN SECTIONS 1-5-407 AND 1-5-410. THIS
8	SUBSECTION(3)APPLIESTOBALLOTSTOBECASTONVOTINGMACHINESAS
9	WELL AS TO PAPER BALLOTS AND BALLOT CARDS THAT CAN BE
10	ELECTRONICALLY COUNTED.
11	(4) (a) On the mail ballot instructions and the secrecy
12	ENVELOPE OR SLEEVE OR ON THE COMBINED INSTRUCTIONS AND SECRECY
13	ENVELOPE OR SLEEVE, WHICHEVER IS APPLICABLE, THE STATEMENT "ALL
14	BALLOTS ARE COUNTED IN THE SAME MANNER." MUST BE PRINTED.
15	(b) THE MAIL BALLOT INSTRUCTIONS SHALL CONTAIN
16	INFORMATION ON HOW THE ELECTOR MAY VERIFY THAT HIS OR HER MAIL
17	BALLOT HAS BEEN RECEIVED BY THE COUNTY CLERK AND RECORDER OR
18	DESIGNATED ELECTION OFFICIAL AS PROVIDED IN SECTION 1-7.5-207.
19	SECTION <u>84.</u> In Colorado Revised Statutes, 1-7.5-105, amend
20	(1) and (3); and repeal (1.5) and (2) (b) as follows:
21	1-7.5-105. Preelection process. (1) The COUNTY CLERK AND
22	RECORDER OR designated election official responsible for conducting an
23	election that is to be by mail ballot pursuant to section 1-7.5-104 (1) shall
24	notify SEND A PROPOSED ELECTION PLAN FOR CONDUCTING THE MAIL
25	BALLOT ELECTION TO the secretary of state no later than fifty-five days
26	prior to a nonpartisan election or, for any mail ballot election that is
27	coordinated with or conducted by the county clerk and recorder, no later

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1	than ninety days prior to the election. The notification shall include a
2	proposed plan for conducting the mail ballot election, which PROPOSED
3	PLAN may be based on the standard plan adopted by the secretary of state
4	BY RULE.
5	(1.5) (a) Notwithstanding subsection (1) of this section, if a
6	primary election is conducted as a mail ballot election pursuant to this
7	article, the designated election official shall notify the secretary of state
8	no later than ninety days prior to the election. The notification shall
9	include a proposed plan for conducting the mail ballot election, which
10	may be based on the standard plan adopted by the secretary of state.
11	(b) Prior to making a determination to conduct a primary election
12	as a mail ballot election, a county clerk and recorder shall give public
13	notice and seek public comment on such determination. The secretary of
14	state shall adopt rules in accordance with article 4 of title 24, C.R.S., as
15	needed to implement this requirement.
16	(2) (b) In the case of a primary election conducted as a mail ballot
17	election, the secretary of state shall provide notice on the secretary of
18	state's official web site that a primary election is to be conducted by mail
19	ballot.
20	(3) The COUNTY CLERK AND RECORDER OR designated election
21	official shall supervise the distributing DISTRIBUTION, handling, AND
22	counting of ballots and the survey of returns in accordance with rules
23	promulgated by the secretary of state as provided in section 1-7.5-106 (2)
24	and shall take the necessary steps to protect the confidentiality of the
25	ballots cast and the integrity of the election.
26	SECTION 85. In Colorado Revised Statutes, add 1-7.5-106.5 as
27	follows:

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1	1-7.5-106.5. Registration record - list of mail ballots.
2	(1) BEFORE ANY MAIL BALLOT IS DELIVERED OR MAILED OR BEFORE ANY
3	ELIGIBLE ELECTOR IS PERMITTED TO CAST A VOTE AT AN ELECTION WHERE
4	THE COUNTY CLERK AND RECORDER IS THE DESIGNATED ELECTION
5	OFFICIAL, THE DESIGNATED ELECTION OFFICIAL SHALL RECORD THE DATE
6	THE BALLOT IS DELIVERED OR MAILED IN THE STATEWIDE VOTER
7	REGISTRATION DATABASE.
8	(2) FOR NONPARTISAN ELECTIONS COORDINATED BY THE COUNTY
9	CLERK AND RECORDER, VOTERS SHALL BE RECORDED IN THE STATEWIDE
10	VOTER REGISTRATION DATABASE.
11	(3) THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION
12	OFFICIAL SHALL KEEP A LIST OF NAMES AND PRECINCT NUMBERS OF
13	ELIGIBLE ELECTORS, TOGETHER WITH THE DATE ON WHICH THE MAIL
14	BALLOT WAS SENT AND THE DATE ON WHICH EACH MAIL BALLOT WAS
15	RETURNED OR OTHERWISE CAST. IF A MAIL BALLOT IS NOT RETURNED OR
16	OTHERWISE CAST, OR IF IT IS REJECTED AND NOT COUNTED, THAT FACT
17	SHALL BE NOTED ON THE LIST. THE LIST IS OPEN TO PUBLIC INSPECTION
18	UNDER APPLICABLE LAWS AND RULES.
19	SECTION 86. In Colorado Revised Statutes, 1-7.5-107, amend
20	(2) (a), (2.3) (a), (2.5) (a), (3) (a), (3) (c), (3) (d), (3.5) (c), (3.5) (d), (4)
21	(b), (4.3), (4.5), and (6) as follows:
22	1-7.5-107. Procedures for conducting mail ballot election -
23	primary elections - first-time voters casting a mail ballot after having
24	registered by mail to vote - in-person request for ballot. (2) (a) Except
25	for coordinated elections conducted as a mail ballot election where the
26	county clerk and recorder is the coordinated election official FOR A
27	MUNICIPAL MAIL BALLOT ELECTION THAT IS NOT COORDINATED WITH THE

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COUNTY CLERK AND RECORDER, no later than thirty days prior to election day, the county clerk and recorder shall submit to the designated election official of the political subdivision MUNICIPALITY conducting the mail ballot election a full and complete preliminary list of registered electors. For A special district mail ballot elections ELECTION THAT IS NOT COORDINATED WITH THE COUNTY CLERK AND RECORDER, the county clerk and recorder and county assessor of each county in which a special district is located shall certify and submit to the designated election official a list of property owners and a list of registered electors residing within the affected district.

(2.3) (a) Not less than thirty days nor more than forty-five days before a primary election, that is conducted as a mail ballot election pursuant to this article, the county clerk and recorder shall mail a notice by forwardable mail to each unaffiliated active registered eligible elector. and to each unaffiliated registered eligible elector whose registration record has been marked as "Inactive - failed to vote".

(2.5) (a) (I) No later than twenty days before an A GENERAL, PRIMARY, OR OTHER MAIL BALLOT election, the COUNTY CLERK AND RECORDER OR designated election official or the coordinated election official if so provided by an intergovernmental agreement, shall provide notice by publication of a mail ballot election conducted pursuant to the provisions of this article, which notice shall state, as applicable for the particular election for which the notice is provided, the items set forth in section 1-5-205 (1) (a) to (1) (d) TO (1) (c).

(II) If a primary election is conducted as a mail ballot election pursuant to this article FOR A PRIMARY MAIL BALLOT ELECTION, in addition to the items described in the notice required by subparagraph (I)

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of this paragraph (a), such notice shall advise eligible electors who are not affiliated with a political party of the ability to declare an affiliation with a political party and vote in the primary election.

(3) (a) (I) Not sooner than twenty-two days before an A GENERAL, PRIMARY, OR OTHER MAIL BALLOT election, and no later than eighteen days before an THE election, except as provided in subparagraph (II) of this paragraph (a), the COUNTY CLERK AND RECORDER OR designated election official shall mail to each active registered elector, at the last mailing address appearing in the registration records and in accordance with United States postal service regulations, a mail ballot packet, which shall be marked "DO NOT FORWARD. ADDRESS CORRECTION REQUESTED.", or any other similar statement that is in accordance with United States postal service regulations. Nothing in this subsection (3) shall affect AFFECTS any provision of this code governing the delivery of mail ballots to an absent uniformed services elector, nonresident overseas elector, or resident overseas elector covered by the federal "Uniformed and Overseas Citizens Absentee Voting Act", 42 U.S.C. sec. 1973ff et seq.

(II) (A) If a primary election is conducted as a mail ballot election pursuant to this article, in addition to active registered electors who are affiliated with a political party the mail ballot packet shall be mailed to each registered elector who is affiliated with a political party and whose registration record has been marked as "Inactive - failed to vote".

(B) If FOR a primary MAIL BALLOT election is conducted as a mail ballot election for a minor political party candidate, the mail ballot packet shall be mailed only to those registered electors described in sub-subparagraph (A) of this subparagraph (II) who are affiliated with the

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minor political party of such candidate.

(c) FOR A SPECIAL DISTRICT MAIL BALLOT ELECTION, no sooner than twenty-two days prior to election day, and until 7 p.m. on election day, mail ballots shall be made available at the designated election official's office, or the office designated in the mail ballot plan filed with the secretary of state, for eligible electors who are not listed or who are listed as "Inactive" on the county voter registration records or, for special district mail ballot elections, on the list of property owners or the registration list but who are authorized to vote pursuant to section 32-1-806, C.R.S., or other applicable law.

(d) (f) An eligible elector may obtain a replacement ballot if the ballot was destroyed, spoiled, lost, or for some other reason not received by the eligible elector. An eligible elector may obtain a ballot if a mail ballot packet was not sent to the elector because the eligibility of the elector could not be determined at the time the mail ballot packets were mailed. In order to obtain a ballot in such cases, the eligible elector must sign a sworn statement specifying the reason for requesting the ballot. The statement shall be presented to the designated election official no later than 7 p.m. on election day. The designated election official shall keep a record of each ballot issued in accordance with this paragraph (d) together with a list of each ballot obtained pursuant to paragraph (c) of this subsection (3).

(II) A designated election official shall not transmit a mail ballot packet under this paragraph (d) unless a sworn statement requesting the ballot is received on or before election day. A ballot may be transmitted directly to the eligible elector requesting the ballot at the election official's office or the office designated in the mail ballot plan filed with

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the secretary of state or may be mailed to the eligible elector at the address provided in the sworn statement. Ballots may be cast no later than 7 p.m. on election day.

- (3.5) (c) The COUNTY CLERK AND RECORDER OR designated election official shall include with the mail ballot packet required by paragraph (a) of subsection (3) of this section written instructions advising an elector who matches the description specified in paragraph (a) of this subsection (3.5) of the manner in which the elector shall be in compliance with the requirements contained in paragraph (a) of this subsection (3.5).
- (d) Any person who desires to cast his or her ballot by mail but does not satisfy the requirements of paragraph (b) of this subsection (3.5) may cast such ballot by mail. The COUNTY CLERK AND RECORDER OR designated election official shall, within three days after the receipt of a mail ballot that does not contain a copy of identification as defined in section 1-1-104 (19.5), but in no event later than two days after election day, send to the eligible elector at the address indicated in the registration records a letter explaining the lack of compliance with paragraph (b) of this subsection (3.5). If the COUNTY CLERK AND RECORDER OR designated election official receives a copy of identification in compliance with paragraph (b) of this subsection (3.5) within eight days after election day, and if the mail ballot is otherwise valid, the mail ballot shall be counted.
 - (4) (b) (I) The eligible elector may:
- (A) Return the marked ballot to the COUNTY CLERK AND RECORDER OR designated election official by United States mail or by depositing the ballot at the office of the COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION official or any place VOTER SERVICE AND

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POLLING CENTER OR DROP-OFF LOCATION designated by the COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION official AS SPECIFIED IN THE MAIL BALLOT PLAN FILED WITH THE SECRETARY OF STATE. The ballot must be returned in the return envelope.

- (B) DELIVER THE BALLOT TO ANY PERSON OF THE ELECTOR'S OWN CHOICE OR TO ANY DULY AUTHORIZED AGENT OF THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL FOR MAILING OR PERSONAL DELIVERY; EXCEPT THAT NO PERSON OTHER THAN A DULY AUTHORIZED AGENT OF THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL MAY RECEIVE MORE THAN TEN MAIL BALLOTS IN ANY ELECTION FOR MAILING OR DELIVERY; OR
- (C) CAST HIS OR HER VOTE IN PERSON AT THE VOTER SERVICE AND POLLING CENTER.

(II) If an eligible elector returns the ballot by mail, the elector must provide postage. The ballot shall be received at the office of the COUNTY CLERK AND RECORDER OR designated election official or a designated depository DROP-OFFLOCATION, which shall remain open until 7 p.m. on election day. All envelopes containing mail ballots must be in the hands of the county clerk and recorder or designated election official no later than 7 p.m. on the day of the election. Mail ballot envelopes received after 7 p.m. on the day of the election but postmarked on or before the day of the election will remain sealed and uncounted, but the election's registration record shall not be canceled for failure to vote in a general election. For an election coordinated by the county clerk and recorder, the depository drop-off location other than secure drop boxes shall be designated by the county clerk and recorder and located

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in a secure place under the supervision of a municipal clerk, an election judge, or a member of the clerk and recorder's staff. For an A MAIL BALLOT election not coordinated by the county clerk and recorder, the depository DROP-OFF LOCATION shall be designated by the designated election official and located in a secure place under the supervision of the designated election official, an election judge, or another person designated by the designated election official.

- (III) A PERSON WHO DELIVERS A BALLOT ON BEHALF OF AN ELECTOR PURSUANT TO SUB-SUBPARAGRAPH (B) OF SUBPARAGRAPH (I) OF THIS PARAGRAPH (b) IS NOT DEEMED TO BE VOTING MORE THAN ONCE PURSUANT TO SECTION 1-13-710.
- election pursuant to this article FOR ANY ELECTION, OTHER THAN A GENERAL ELECTION, CONDUCTED BY A COUNTY CLERK AND RECORDER, there shall be a minimum number of mail ballot drop-off locations where mail ballots may be deposited equal to at least one drop-off location for each thirty thousand affiliated active registered electors in the county. The drop-off locations shall be arrayed throughout the county in a manner that provides the greatest convenience to electors. The number and location of the drop-off locations shall be approved by the secretary of state as part of the mail ballot election plan required pursuant to section 1-7.5-105.
- (b) The minimum number of drop-off locations described in paragraph (a) of this subsection (4.3) shall accept mail ballots delivered by electors during, at A minimum, the fourteen FOUR days prior to and including the day of the primary election; except that mail ballots shall ARE not be required to be accepted on Sundays. or the first Saturday of such period. Mail ballots shall be accepted from electors at drop-off

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locations during, at a minimum, reasonable business hours.

(4.5) (a) (I) Except as provided in subparagraph (II) of this
paragraph (a), if a primary election is conducted as a mail ballot election
pursuant to this article FOR ANY ELECTION, OTHER THAN A GENERAL
ELECTION, CONDUCTED BY A COUNTY CLERK AND RECORDER, the county
clerk and recorder shall designate VOTER service AND POLLING centers
equal to no fewer than the number of county motor vehicle offices in the
county; except that each county shall have no fewer than one VOTER
service AND POLLING center, for every sixty thousand affiliated active
registered electors. Notwithstanding any provision of this subsection (4.5)
to the contrary, if a county has fewer than fifteen thousand affiliated
active registered electors for each county motor vehicle office in the
county, the county clerk and recorder shall designate at least one service
center for each twenty-five thousand affiliated active registered electors.
AND, FOR COUNTIES WITH FEWER THAN TWENTY-FIVE THOUSAND ACTIVE
ELECTORS, AS THAT TERM IS DESCRIBED IN SECTION 1-5-102.9 (1) (b),
ONLY ONE VOTER SERVICE AND POLLING CENTER IS REQUIRED. THE
COUNTY CLERK AND RECORDER MAY ADD ADDITIONAL VOTER SERVICE
AND POLLING CENTER LOCATIONS AS NECESSARY.

- (II) Any county having thirty thousand or fewer affiliated active registered electors shall have a minimum of one service center, regardless of the number of motor vehicle offices in such county.
 - (b) Each service center shall provide the following for electors:
- (I) The ability for unaffiliated registered electors to affiliate with a political party and cast ballots;
- 26 (H) Secure computer access;
 - (III) Facilities and equipment that are compliant with the federal

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1	"Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12101 et seq.,	
2	as amended;	
3	(IV) Direct record electronic voting machines or other voting	
4	systems accessible to electors with disabilities as provided in part 7 of	
5	article 5 of this title;	
6	(V) Voting booths;	
7	(VI) Original and replacement ballots for distribution;	
8	(VII) The ability to accept mail ballots that are deposited by	
9	electors;	
10	(VIII) Emergency voter registration; and	
11	(IX) The ability to cast provisional ballots.	
12	(c) The minimum number of VOTER service AND POLLING centers	
13	shall be open during, at A minimum, the eight days prior to and including	
14	the day of the primary election; except that VOTER service AND POLLING	
15	centers shall ARE not be required to be open on Sundays.	
16	(d) IN DESIGNATING VOTER SERVICE AND POLLING CENTERS UNDER	
17	THIS SUBSECTION (4.5), A COUNTY CLERK AND RECORDER SHALL TAKE	
18	INTO ACCOUNT THE FACTORS DESCRIBED UNDER SECTION 1-5-102.9 (1) (c)	
19	(I).	
20	(6) All deposited ballots shall be counted as provided in this	
21	article and by rules promulgated by the secretary of state. A mail ballot	
22	shall be IS valid and SHALL BE counted only if it is returned in the return	
23	envelope, the self-affirmation on the return envelope is signed and	
24	completed by the eligible elector to whom the ballot was issued, and the	
25	information on the return envelope is verified in accordance with	
26	subsection (5) of this section. Mail ballots shall be counted in the same	
27	manner provided by section 1-7-307 for counting paper ballots or section	

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1	1-7-507 for counting electronic ballots. If the election official determines
2	that an eligible elector to whom a replacement ballot has been issued has
3	voted RETURNED more than once ONE BALLOT, the first ballot returned by
4	the elector shall be considered the elector's official ballot RECEIVED IS THE
5	ACCEPTED BALLOT. ALL CANDIDATES AND ISSUES FOR WHICH THE VOTER
6	IS ELIGIBLE TO VOTE WILL BE COUNTED ON THE ACCEPTED BALLOT.
7	Rejected ballots shall be handled in the same manner as provided in
8	section 1-8-310 SECTIONS 1-7.5-204 AND 1-7.5-210.
9	SECTION <u>87.</u> In Colorado Revised Statutes, add 1-7.5-107.2 as
10	follows:
11	1-7.5-107.2. Manner of early voting - securing ballots cast
12	during early voting. (1) AN ELIGIBLE ELECTOR WHO RECEIVES A MAIL
13	BALLOT MAY CAST THE BALLOT AT A VOTER SERVICE AND POLLING CENTER
14	PRIOR TO ELECTION DAY. BALLOT BOXES MUST BE LOCKED AND SEALED
15	EACH NIGHT WITH A NUMBERED SEAL UNDER THE SUPERVISION OF THE
16	ELECTION JUDGES OR WATCHERS, AND THE DESIGNATED ELECTION
17	OFFICIAL SHALL RETAIN POSSESSION OF THE KEYS UNTIL HE OR SHE
18	TRANSFERS THE SAME TO THE COUNTING PLACE PURSUANT TO SECTION
19	1-7.5-203 FOR PREPARATION TO COUNT AND TABULATE. WHEN A SEAL IS
20	BROKEN, THE DESIGNATED ELECTION OFFICIAL AND A PERSON WHO IS NOT
21	OF THE SAME POLITICAL PARTY AS THE DESIGNATED ELECTION OFFICIAL
22	SHALL RECORD THE NUMBER OF THE SEAL AND MAINTAIN THE SEAL ALONG
23	WITH AN EXPLANATION OF THE REASONS FOR BREAKING THE SEAL.
24	(2) (a) EXCEPT AS PROVIDED IN PARAGRAPH (b) OF THIS
25	${\tt SUBSECTION(2), THEVOTINGMACHINES, ELECTRONICVOTINGMACHINES,}$
26	OR BALLOT BOXES MUST REMAIN LOCKED AND SECURED WITH A
27	NUMBERED SEAL, AND THE TABULATION OF THE VOTES CAST MUST REMAIN

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I	UNKNOWN UNTIL THE TIME PRESCRIBED IN SECTION 1-7.5-202 FOR
2	COUNTING VOTERS' BALLOTS. ALTERNATIVELY, EXCEPT FOR ELECTRONIC
3	VOTING EQUIPMENT AND MAIL BALLOT BOXES, THE BALLOT BOXES MUST
4	BE OPENED EACH NIGHT, AND THE VOTED BALLOTS MUST BE PLACED IN A
5	TRANSFER CASE THAT IS LOCKED AND SECURED WITH A NUMBERED SEAL.
6	A RECORD MUST BE MAINTAINED CONSISTING OF THE DATE AND SEAL
7	NUMBER OF EACH BALLOT BOX AND TRANSFER CASE UNTIL EACH BALLOT
8	BOX AND TRANSFER CASE IS TRANSFERRED PURSUANT TO SECTION
9	1-7.5-203 FOR PREPARATION FOR COUNTING AND TABULATING. WHEN A
10	SEAL IS BROKEN, THE DESIGNATED ELECTION OFFICIAL AND A PERSON WHO
11	IS NOT OF THE SAME POLITICAL PARTY AS THE DESIGNATED ELECTION
12	OFFICIAL SHALL RECORD THE NUMBER OF THE SEAL AND MAINTAIN THE
13	SEAL ALONG WITH AN EXPLANATION OF THE REASONS FOR BREAKING THE
14	SEAL. DURING THE TIME THE VOTER SERVICE AND POLLING CENTER IS NOT
15	OPEN, THE DESIGNATED ELECTION OFFICIAL SHALL HAVE THE CUSTODY
16	AND KEYS OF ANY VOTING MACHINE OR ELECTRONIC VOTING EQUIPMENT
17	BEING USED FOR THE CASTING OF BALLOTS.
18	(b) THE DESIGNATED ELECTION OFFICIAL SHALL PLACE IN A
19	LOCKED AND SECURED LOCATION ALL DIRECT RECORD ELECTRONIC
20	VOTING MACHINE CARTRIDGES THAT RECORD VOTES CAST ON SUCH
21	VOTING MACHINES. THE TABULATION OF VOTES CAST AND RECORDED ON
22	SUCH CARTRIDGES MUST REMAIN UNKNOWN UNTIL THE TIME PRESCRIBED
23	IN SECTION 1-7.5-202 FOR COUNTING BALLOTS.
24	SECTION 88. In Colorado Revised Statutes, 1-7.5-107.3, amend
25	(4) (b) and (5) (a); and add (6) as follows:
26	1-7.5-107.3. Verification of signatures. (4) (b) The designated
27	election official COUNTY CLERK AND RECORDER may provide training in

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the technique and standards of signature comparison to election judges who compare signatures pursuant to this section.

- (5) (a) A designated election official COUNTY CLERK AND RECORDER may allow an election judge to use a signature verification device to compare the signature on the self-affirmation on a return envelope of an eligible elector's ballot with the signature of the elector stored in the statewide voter registration system in accordance with this subsection (5) and the rules adopted ANY RULES PROMULGATED by the secretary of state pursuant to section 1-8-114.5 (5) (c) SUBSECTION (6) OF THIS SECTION.
- (6) THE SECRETARY OF STATE SHALL ADOPT RULES IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., ESTABLISHING PROCEDURES FOR USING SIGNATURE VERIFICATION DEVICES TO PROCESS BALLOTS USED IN MAIL BALLOT ELECTIONS PURSUANT TO THIS ARTICLE.

SECTION 89. In Colorado Revised Statutes, **amend** 1-7.5-108.5 as follows:

1-7.5-108.5. Designation of inactive status in connection with mailing of mail ballots. (1) Not less than ninety days before a mail ballot election conducted pursuant to this article, the county clerk and recorder shall mail a voter information card to any registered elector whose registration record has been marked "Inactive - failed to vote". For purposes of this section, "Inactive - failed to vote" shall mean a registered elector who is deemed "Active" but who failed to vote in a general election in accordance with the provisions of section 1-2-605 (2); except that the term "Inactive - failed to vote" shall not include an elector whose previous communication from the county clerk and recorder was returned by the United States postal service as undeliverable and is, accordingly,

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referred to in the registration records of the county as "Inactive -
undeliverable" pursuant to section 1-2-605 (2). The voter information
card required by this section may be sent as part of the voter information
card required to be mailed pursuant to section 1-5-206 (1). The voter
information card shall be sent to the elector's address of record unless the
elector has requested that such communication be sent to his or her
deliverable mailing address pursuant to section 1-2-204 (2) (k) and shall
be marked "DO NOT FORWARD".
(2) (a) If the voter information card required to be sent to a
registered elector whose registration record has been marked as "Inactive
- failed to vote" pursuant to subsection (1) of this section is returned by
the United States postal service as undeliverable, the county clerk and
recorder shall mark the registration record of that elector with the words
"Inactive - undeliverable".
(b) Repealed.
(c) In CONNECTION WITH any mail ballot election conducted on or
after July 1, 2008 THE EFFECTIVE DATE OF THIS SECTION, if a mail ballot
sent to a registered elector is returned by the United States postal service
as undeliverable, the county clerk and recorder shall mark the registration
record of that elector with the words "Inactive - undeliverable" WORD
"INACTIVE". THE CLERK AND RECORDER SHALL MAIL A CONFIRMATION
"INACTIVE". THE CLERK AND RECORDER SHALL MAIL A CONFIRMATION
"INACTIVE". THE CLERK AND RECORDER SHALL MAIL A CONFIRMATION CARD PURSUANT TO SECTION 1-2-605 TO ANY ELECTOR WHOSE BALLOT
"INACTIVE". THE CLERK AND RECORDER SHALL MAIL A CONFIRMATION CARD PURSUANT TO SECTION 1-2-605 TO ANY ELECTOR WHOSE BALLOT WAS RETURNED BY THE UNITED STATES POSTAL SERVICE AS

1-7.5-109. Write-in candidates. Write-in candidates shall be A

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1	WRITE-IN CANDIDATE IS allowed on IN mail ballot elections provided that
2	IF the candidate has filed an affidavit of intent with the designated
3	election official pursuant to section 1-4-1101. Ballots for write-in
4	candidates are to be counted pursuant to section 1-7-114 SECTION
5	1-7.5-206.
6	SECTION <u>91.</u> In Colorado Revised Statutes, add 1-7.5-113,
7	1-7.5-114, 1-7.5-115, and 1-7.5-116 as follows:
8	1-7.5-113. Voting at group residential facilities. (1) IF A GROUP
9	RESIDENTIAL FACILITY DOES NOT HAVE MAIL BOXES IN WHICH A
10	REPRESENTATIVE OF THE UNITED STATES POSTAL SERVICE MAY DIRECTLY
11	DEPOSIT MAIL, AND MORE THAN SEVEN MAIL BALLOTS ARE TO BE SENT TO
12	THAT GROUP RESIDENTIAL FACILITY, A COMMITTEE CONSISTING OF ONE
13	EMPLOYEE OF THE COUNTY CLERK AND RECORDER OF THE COUNTY IN
14	WHICH THE FACILITY IS LOCATED AND, WHERE AVAILABLE, A
15	REPRESENTATIVE APPOINTED BY EACH OF THE MAJOR POLITICAL PARTIES
16	SHALL DELIVER THE MAIL BALLOTS AND RETURN THOSE BALLOTS TO THE
17	OFFICE OF THE COUNTY CLERK AND RECORDER.
18	(2) FOR NONPARTISAN ELECTIONS, THE DESIGNATED ELECTION
19	OFFICIAL MAY APPOINT A COMMITTEE THAT CONSISTS OF TWO OR MORE
20	ELECTION JUDGES OR EMPLOYEES OR REPRESENTATIVES OF THE
21	DESIGNATED ELECTION OFFICIAL.
22	1-7.5-114. Watchers at voter service and polling centers. ANY
23	POLITICAL PARTY, CANDIDATE, PROPONENTS, OR OPPONENTS OF A BALLOT
24	ISSUE ENTITLED TO HAVE WATCHERS AT VOTER SERVICE AND POLLING
25	CENTERS EACH HAS THE RIGHT TO MAINTAIN ONE WATCHER IN THE OFFICE
26	OF THE DESIGNATED ELECTION OFFICIAL AND EACH VOTER SERVICE AND
27	POLLING CENTER DURING THE PERIOD IN WHICH MAIL BALLOTS MAY BE

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ELECTION.

2	1-7.5-115. Emergency voting - replacement ballots - electronic
3	transfer - rules - definition. (1) (a) In the event an eligible elector
4	OR A MEMBER OF AN ELIGIBLE ELECTOR'S IMMEDIATE FAMILY, RELATED BY
5	BLOOD OR MARRIAGE TO THE SECOND DEGREE, IS CONFINED IN A HOSPITAL
6	OR PLACE OF RESIDENCE ON ELECTION DAY, THE ELECTOR MAY REQUEST
7	IN A PERSONALLY SIGNED WRITTEN STATEMENT THAT THE COUNTY CLERK
8	AND RECORDER OR DESIGNATED ELECTION OFFICIAL SEND A REPLACEMENT
9	BALLOT. THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION
10	OFFICIAL SHALL DELIVER THE REPLACEMENT BALLOT, AT THE OFFICE OF
11	THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL
12	DURING THE REGULAR HOURS OF BUSINESS, TO ANY AUTHORIZED
13	REPRESENTATIVE OF THE ELECTOR. FOR THE PURPOSES OF THIS
14	PARAGRAPH (a), "AUTHORIZED REPRESENTATIVE" MEANS A PERSON WHO
15	POSSESSES A WRITTEN STATEMENT FROM THE ELECTOR CONTAINING THE
16	ELECTOR'S SIGNATURE, NAME, AND ADDRESS OF RESIDENCE AND
17	INDICATING THAT THE ELECTOR IS OR WILL BE CONFINED IN A HOSPITAL OR
18	PLACE OF RESIDENCE ON ELECTION DAY AND REQUESTING THAT THE
19	REPLACEMENT BALLOT BE GIVEN TO THE AUTHORIZED PERSON AS
20	IDENTIFIED BY NAME AND ADDRESS OF RESIDENCE. THE AUTHORIZED
21	PERSON SHALL ACKNOWLEDGE RECEIPT OF THE REPLACEMENT BALLOT
22	WITH A SIGNATURE, NAME, AND ADDRESS OF RESIDENCE.
23	(b) A REQUEST FOR A REPLACEMENT BALLOT UNDER THIS SECTION
24	SHALL BE MADE BEFORE 5 P.M. ON THE DAY OF THE ELECTION, AND THE

(c) IF THE ELIGIBLE ELECTOR IS UNABLE TO HAVE AN AUTHORIZED

BALLOT MUST BE RETURNED NO LATER THAN 7 P.M. ON THE DAY OF THE

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1	REPRESENTATIVE PICK UP THE BALLOT AT THE OFFICE OF THE COUNTY
2	CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL AND DELIVER
3	IT TO THE ELIGIBLE ELECTOR, THE DESIGNATED ELECTION OFFICIAL SHALL
4	DELIVER A REPLACEMENT BALLOT TO THE ELIGIBLE ELECTOR BY
5	ELECTRONIC TRANSFER IN ACCORDANCE WITH THE RULES OF THE
6	SECRETARY OF STATE. IF THE REPLACEMENT BALLOT IS DELIVERED TO THE
7	ELIGIBLE ELECTOR BY ELECTRONIC TRANSFER, THE ELIGIBLE ELECTOR MAY
8	RETURN THE BALLOT BY ELECTRONIC TRANSFER AS SET FORTH IN
9	SUBSECTION (4) OF THIS SECTION.
10	(2) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (4) OF THIS
11	SECTION, AFTER MARKING THE REPLACEMENT BALLOT, THE ELIGIBLE
12	ELECTOR SHALL PLACE IT IN A RETURN ENVELOPE PROVIDED BY THE
13	COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL. THE
14	ELECTOR SHALL THEN FILL OUT AND SIGN THE SELF-AFFIRMATION ON THE
15	ENVELOPE, AS PROVIDED IN SECTION 1-7.5-107, ON OR BEFORE ELECTION
16	DAY AND RETURN IT TO THE OFFICE OF THE COUNTY CLERK AND RECORDER
17	OR DESIGNATED ELECTION OFFICIAL. UPON RECEIPT OF THE ENVELOPE, THE
18	COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL
19	VERIFY THE ELECTOR'S NAME ON THE RETURN ENVELOPE AND SHALL
20	DEPOSIT THE ENVELOPE IN THE OFFICE IN A BALLOT BOX THAT IS LOCKED
21	AND SECURED WITH A NUMBERED SEAL.
22	(3) IF, FOLLOWING THE PROCEDURE SET FORTH IN THIS SECTION,
23	THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL
24	IS UNABLE TO PROVIDE A REPLACEMENT BALLOT TO AN ELECTOR, THE
25	COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL
26	PROVIDE A REPLACEMENT BALLOT TO THE ELECTOR BY ELECTRONIC

TRANSFER IN ACCORDANCE WITH THE ELECTION RULES OF THE SECRETARY

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1	OF STATE. IF THE REPLACEMENT BALLOT IS DELIVERED TO THE ELIGIBLE
2	ELECTOR BY ELECTRONIC TRANSFER, THE ELIGIBLE ELECTOR MAY RETURN
3	THE BALLOT BY ELECTRONIC TRANSFER AS SET FORTH IN SUBSECTION (4)
4	OF THIS SECTION.
5	(4) (a) If a replacement ballot is delivered to an eligible
6	ELECTOR BY ELECTRONIC TRANSFER PURSUANT TO PARAGRAPH (c) OF
7	${\tt SUBSECTION}(1){\tt OFTHIS}{\tt SECTION}{\tt OR}{\tt SUBSECTION}(3){\tt OFTHIS}{\tt SECTION}, {\tt THE}$
8	ELIGIBLE ELECTOR MAY RETURN THE VOTED BALLOT TO THE COUNTY
9	CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL BY
10	ELECTRONIC TRANSFER. IN ORDER TO BE COUNTED, THE RETURNED
11	BALLOT MUST BE RECEIVED IN THE OFFICE OF THE COUNTY CLERK AND
12	RECORDER OR DESIGNATED ELECTION OFFICIAL BY 7 P.M. ON ELECTION
13	DAY. ONCE THE BALLOT IS RECEIVED, A BIPARTISAN TEAM OF JUDGES
14	SHALL DUPLICATE THE BALLOT, AND THE BALLOT SHALL BE COUNTED IN
15	THE SAME MANNER AS ALL OTHER MAIL BALLOTS. SUCH JUDGES SHALL
16	NOT REVEAL HOW THE ELECTOR HAS CAST HIS OR HER BALLOT.
17	(b) Any elector who receives a replacement ballot by
18	ELECTRONIC TRANSFER PURSUANT TO PARAGRAPH (c) OF SUBSECTION (1)

(b) ANY ELECTOR WHO RECEIVES A REPLACEMENT BALLOT BY ELECTRONIC TRANSFER PURSUANT TO PARAGRAPH (c) OF SUBSECTION (1) OF THIS SECTION OR SUBSECTION (3) OF THIS SECTION SHALL BE INFORMED IN THE INSTRUCTIONS FOR COMPLETING THE BALLOT THAT, IF THE BALLOT IS RETURNED BY ELECTRONIC TRANSFER, THE BALLOT WILL NOT BE A CONFIDENTIAL BALLOT.

- (c) In handling a returned replacement ballot pursuant to this subsection (4), all reasonable means shall be taken to ensure that only the judges are aware of information connecting the elector to the returned ballot.
- (d) The secretary of state may prescribe by rule any

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1	PROCEDURES OR REQUIREMENTS AS MAY BE NECESSARY TO IMPLEMENT
2	THIS SUBSECTION (4). THE RULES MUST BE PROMULGATED IN ACCORDANCE
3	WITH ARTICLE 4 OF TITLE 24, C.R.S.
4	1-7.5-116. Applications for absentee ballot. (1) (a) AN
5	APPLICATION FOR AN ABSENTEE BALLOT MUST BE MADE IN WRITING, BY
6	ELECTRONIC MAIL, OR BY FAX, USING THE APPLICATION FORM FURNISHED
7	BY THE DESIGNATED ELECTION OFFICIAL OR IN THE FORM OF A LETTER
8	THAT INCLUDES THE APPLICANT'S PRINTED NAME, SIGNATURE, RESIDENCE
9	ADDRESS, MAILING ADDRESS IF THE APPLICANT WISHES TO RECEIVE THE
10	MAIL-IN BALLOT BY MAIL, AND DATE OF BIRTH.
11	(b) If the application is made for a primary election
12	BALLOT, THE APPLICATION SHALL NAME THE POLITICAL PARTY WITH
13	WHICH THE APPLICANT IS AFFILIATED OR WISHES TO AFFILIATE.
14	(2) The application for an absentee ballot must be
15	PERSONALLY SIGNED BY THE APPLICANT; OR, IN THE CASE OF THE
16	APPLICANT'S INABILITY TO SIGN, THE ELECTOR'S MARK MUST BE
17	WITNESSED BY ANOTHER PERSON.
18	(3) THE APPLICATION FOR AN ABSENTEE BALLOT MUST BE FILED
19	WITH THE DESIGNATED ELECTION OFFICIAL OF THE POLITICAL SUBDIVISION
20	IN WHICH THE APPLICANT RESIDES OR IS ENTITLED TO VOTE. THE
21	APPLICATION MUST BE FILED NO LATER THAN THE CLOSE OF BUSINESS ON
22	THE FRIDAY IMMEDIATELY PRECEDING THE ELECTION; EXCEPT THAT, IF
23	THE APPLICANT WISHES TO RECEIVE THE ABSENTEE BALLOT BY MAIL, THE
24	APPLICATION MUST BE FILED NO LATER THAN THE CLOSE OF BUSINESS ON
25	THE SEVENTH DAY BEFORE THE ELECTION.
26	(4) AN APPLICATION FOR AN ABSENTEE BALLOT IS SUBJECT TO THE
27	RULES OF RESIDENCY CONTAINED IN SECTION 1-2-102 AND IS SUBJECT TO

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CHALLENGE AS PROVIDED IN PARTS 1	1 AND 2 OF ARTICLE 9 OF THIS TITLE.

(5) A PRISONER IN PRETRIAL DETENTION MAY APPLY FOR AN ABSENTEE BALLOT FROM THE PRISONER'S COUNTY OF RESIDENCE. NO APPLICATION FOR AN ABSENTEE BALLOT SHALL BE ACCEPTED UNLESS PERSONALLY SIGNED BY THE APPLICANT AND ACCOMPANIED BY A CERTIFICATION FROM THE INSTITUTIONAL ADMINISTRATOR OR THE ADMINISTRATOR'S DESIGNEE THAT THE APPLICANT IS IN PRETRIAL DETENTION. THE INSTITUTIONAL ADMINISTRATOR SHALL CERTIFY THE

APPLICATION IMMEDIATELY UPON REQUEST BY THE PRISONER.

- (6) No person shall give to any eligible elector any form for the purpose of requesting an absentee ballot unless the form prompts the applicant to provide all the information required by subsection (1) of this section and is either provided by the state or the elector's county or contains the following statement: "Under Colorado Law, your absentee ballot application must contain your printed name, signature, residence address, mailing address if you wish to receive the ballot by mail, and date of birth. If you do not provide all of this information, you may not receive an absentee ballot according to the rules established by the secretary of state." Violation of this subsection (6) is an offense punishable as provided in section 1-13-803.
- (7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, NO ABSENTEE BALLOT SHALL BE MAILED TO AN APPLICANT UNLESS THE DESIGNATED ELECTION OFFICIAL HAS PREVIOUSLY RECEIVED AN APPLICATION FOR AN ABSENTEE BALLOT FROM THE APPLICANT.

SECTION <u>92.</u> In Colorado Revised Statutes, **add** part 2 to article

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1	7.5 of title 1 as follows:
2	PART 2
3	COUNTING MAIL BALLOTS
4	1-7.5-201. Appointment of election judges for counting mail
5	ballots. (1) If the county clerk and recorder or designated
6	ELECTION OFFICIAL HAS MAILED OR DELIVERED MAIL BALLOTS TO FIVE
7	HUNDRED OR MORE ELECTORS, THE COUNTY CLERK AND RECORDER OR
8	DESIGNATED ELECTION OFFICIAL SHALL APPOINT, IN ADDITION TO THE
9	VOTER SERVICE AND POLLING CENTER JUDGES APPOINTED TO STAFF VOTER
10	SERVICE AND POLLING CENTERS DESCRIBED IN SECTION 1-7.5-107, AT
11	LEAST THREE COUNTING JUDGES, NOT MORE THAN TWO OF WHOM SHALL
12	BE FROM ANY ONE MAJOR POLITICAL PARTY. FOR EACH ADDITIONAL FIVE
13	HUNDRED MAIL BALLOTS SO MAILED OR DELIVERED, THE COUNTY CLERK
14	AND RECORDER OR DESIGNATED ELECTION OFFICIAL MAY APPOINT
15	ADDITIONAL COUNTING JUDGES AS NEEDED.
16	(2) IN ALL POLITICAL SUBDIVISIONS IN WHICH ELECTRONIC OR
17	ELECTROMECHANICAL VOTING SYSTEMS ARE USED, THE COUNTY CLERK
18	AND RECORDER OR DESIGNATED ELECTION OFFICIAL, FOR EACH FIVE
19	HUNDRED MAIL BALLOTS MAILED OR DELIVERED, MAY APPOINT, IN
20	ADDITION TO THE VOTER SERVICE AND POLLING CENTER JUDGES
21	APPOINTED TO STAFF VOTER SERVICE AND POLLING CENTERS AS
22	DESCRIBED IN SECTION 1-7.5-107, FIVE COUNTING JUDGES, NOT MORE
23	THAN THREE OF WHOM SHALL BE FROM ANY ONE MAJOR POLITICAL PARTY
24	IN A PARTISAN ELECTION.
25	(3) IN POLITICAL SUBDIVISIONS TO WHICH THIS SECTION APPLIES
26	AND IN THE EVENT THAT ONLY TWO MAJOR POLITICAL PARTIES ARE
27	REPRESENTED, THE COUNTY CLERK AND RECORDER OR DESIGNATED

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2	POLITICAL PARTY IS REPRESENTED BY A MAJORITY OF ELECTION JUDGES ON
3	THE MAIL BALLOT RECEIVING BOARD AND THE OTHER MAJOR POLITICAL
4	PARTY IS REPRESENTED BY A MAJORITY OF ELECTION JUDGES ON THE MAIL
5	BALLOT COUNTING BOARD. THE COUNTY CLERK AND RECORDER OR
6	DESIGNATED ELECTION OFFICIAL SHALL APPOINT THOSE ELECTORS
7	CERTIFIED BY THE COUNTY PARTY CHAIRPERSONS OF THE MAJOR
8	POLITICAL PARTIES TO THE COUNTY CLERK AND RECORDER AS MAIL
9	BALLOT RECEIVING JUDGES AND MAIL BALLOT COUNTING JUDGES. IF AN
10	ELECTOR CERTIFIED BY A MAJOR POLITICAL PARTY IS NOT WILLING OR
11	ABLE TO SERVE, THEN THE MAJOR POLITICAL PARTY THAT CERTIFIED THE
12	ELECTOR MAY CERTIFY A REPLACEMENT JUDGE TO THE COUNTY CLERK
13	AND RECORDER. IF THE MAJOR POLITICAL PARTIES DO NOT CERTIFY A
14	SUFFICIENT NUMBER OF MAIL BALLOT RECEIVING AND COUNTING JUDGES,
15	THE COUNTY CLERK AND RECORDER MAY APPOINT A SUFFICIENT NUMBER
16	OF QUALIFIED ELECTORS TO SERVE AS MAIL BALLOT RECEIVING AND
17	COUNTING JUDGES.
18	(4) In all political subdivisions to which this section
19	APPLIES, WHERE THE COUNTY CLERK AND RECORDER OR DESIGNATED
20	ELECTION OFFICIAL HAS APPOINTED ONE OR MORE STUDENT ELECTION
21	JUDGES PURSUANT TO ARTICLE 6 OF THIS TITLE, THE STUDENT ELECTION
22	JUDGE SHALL BE APPOINTED TO SERVE AS A JUDGE FOR THE PURPOSE OF
23	COUNTING MAIL BALLOTS PURSUANT TO THIS SECTION; EXCEPT THAT THE
24	STUDENT ELECTION JUDGE NEED NOT SATISFY ANY PARTY AFFILIATION
25	REQUIRED OF ELECTION JUDGES BY THIS SECTION.
26	1-7.5-202. Hours a counting place open for receiving and
27	counting mail ballots. (1) THE ELECTION OFFICIALS AT THE COUNTING

ELECTION OFFICIAL SHALL MAKE THE APPOINTMENTS SO THAT ONE MAJOR

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2	DELIVERED AND TURNED OVER TO THEM BY THE COUNTY CLERK AND
3	RECORDER OR DESIGNATED ELECTION OFFICIAL.
4	(2) COUNTING OF THE MAIL BALLOTS MAY BEGIN FIFTEEN DAYS
5	PRIOR TO THE ELECTION AND SHALL CONTINUE UNTIL COUNTING IS
6	COMPLETED.
7	(3) THE ELECTION OFFICIALS IN CHARGE OF THE COUNTING PLACE
8	SHALL TAKE ALL PRECAUTIONS NECESSARY TO ENSURE THE SECRECY OF
9	THE COUNTING PROCEDURES, AND NO INFORMATION CONCERNING THE
10	COUNT MAY BE RELEASED BY THE ELECTION OFFICIALS OR WATCHERS
11	UNTIL AFTER 7 P.M. ON ELECTION DAY.
12	1-7.5-203. Delivery of mail ballots to supervisor judge. AT ANY
13	TIME DURING THE FIFTEEN DAYS PRIOR TO AND INCLUDING THE ELECTION
14	DAY, THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION
15	OFFICIAL SHALL DELIVER TO THE COUNTING PLACE JUDGES ALL THE MAIL
16	BALLOT ENVELOPES RECEIVED UP TO THAT TIME IN PACKAGES OR IN
17	BALLOT BOXES THAT ARE LOCKED AND SECURED WITH A NUMBERED SEAL,
18	AND THE RECORD OF MAIL BALLOTS AS PROVIDED FOR IN SECTION
19	1-7.5-106.5 (3) FOR WHICH A RECEIPT WILL BE GIVEN. THE COUNTY CLERK
20	AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL CONTINUE TO
21	DELIVER ANY ENVELOPES CONTAINING MAIL BALLOTS THAT MAY BE
22	RECEIVED THEREAFTER UP TO AND INCLUDING 7 P.M. ON ELECTION DAY.
23	1-7.5-204. Preparing to count mail ballots - rejections.
24	(1) (a) Before opening any mail ballot, one of the receiving
25	JUDGES, IN THE PRESENCE OF A MAJORITY OF THE RECEIVING JUDGES,
26	SHALL INSPECT THE SELF-AFFIRMATION ON THE RETURN ENVELOPE.
27	(b) THE SELF-AFFIRMATION IS VALID IF:

PLACE MAY RECEIVE AND PREPARE FOR TABULATION MAIL BALLOTS

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1	(I) The self-affirmation was completed by the elector or
2	A PERSON ACTING IN THE ELECTOR'S BEHALF;
3	(II) THE SELF-AFFIRMATION WAS SIGNED BY THE ELECTOR OR, IF
4	THE ELECTOR IS UNABLE TO SIGN, MARKED BY THE ELECTOR WITH OR
5	WITHOUT ASSISTANCE AND WITNESSED BY ANOTHER PERSON; AND
6	(III) IN ANY ELECTION CONDUCTED BY A COUNTY CLERK AND
7	RECORDER, THE SIGNATURE ON THE SELF-AFFIRMATION MATCHES THE
8	SIGNATURE STORED IN THE STATEWIDE VOTER REGISTRATION SYSTEM, OR
9	THE ELIGIBLE ELECTOR'S MARKS ON THE APPLICATION AND THE
10	SELF-AFFIRMATION WERE WITNESSED BY OTHER PERSONS.
11	(c) If the self-affirmation is valid, the receiving judge
12	SHALL OPEN THE ENVELOPE WITHOUT DEFACING THE SELF-AFFIRMATION
13	OR MUTILATING THE ENCLOSED BALLOT.
14	$(d) \ \ For the purposes of subparagraph (III) of paragraph (b)$
15	OF THIS SUBSECTION (1), THE SIGNATURES ON AN ELIGIBLE ELECTOR'S
16	SELF-AFFIRMATION AND STORED IN THE STATEWIDE VOTER REGISTRATION
17	SYSTEM SHALL BE COMPARED IN THE MANNER PRESCRIBED BY SECTION
18	1-7.5-107.3.
19	(2) If the self-affirmation on the return envelope is
20	INVALID, THE ELECTION JUDGES SHALL MARK THE ENVELOPE "REJECTED"
21	AND SHALL WRITE ON THE ENVELOPE THE REASON FOR THE REJECTION.
22	THE ENVELOPE SHALL BE SET ASIDE WITHOUT BEING OPENED, AND THE
23	BALLOT, IF CURED, SHALL BE COUNTED.
24	(3) If it appears to the election judges, by sufficient proof,
25	THAT A MAIL BALLOT SENT TO AN ELECTOR WHO DIED BEFORE RECEIVING
26	THE BALLOT CONTAINS A FORGED AFFIDAVIT, THE ENVELOPE CONTAINING
27	THE BALLOT OF THE DECEASED VOTER SHALL NOT BE OPENED, AND THE

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1	ELECTION JUDGES SHALL MAKE NOTATION OF THE DEATH AND
2	FRAUDULENT SIGNATURE ON THE BACK OF THE ENVELOPE. THE BALLOT
3	SHALL BE FORWARDED TO THE DISTRICT ATTORNEY FOR INVESTIGATION OF
4	A VIOLATION OF SECTION 1-13-106. IF A MAIL BALLOT ENVELOPE
5	CONTAINS MORE THAN ONE MARKED BALLOT OF ANY ONE KIND, NONE OF
6	THE BALLOTS SHALL BE COUNTED, AND THE ELECTION JUDGES SHALL
7	WRITE THE REASON FOR REJECTION.
8	1-7.5-205. Counting mail ballots. (1) MAIL BALLOTS AND ANY
9	BALLOTS CAST AT A VOTER SERVICE AND POLLING CENTER IN LIEU OF A
10	MAIL BALLOT MUST BE COUNTED AFTER DELIVERY OF THE BALLOTS AS
11	PROVIDED IN SECTION 1-7.5-203 AND AFTER PREPARATION OF THE
12	BALLOTS AS PROVIDED IN SECTION 1-7.5-204.
13	(2) MAIL BALLOTS MUST BE COUNTED IN ONE OF THE FOLLOWING
14	WAYS:
15	(a) In counties that use paper ballots, the mail ballots
16	MAY BE COUNTED IN THE SAME MANNER AS PAPER BALLOTS.
17	(b) Any county may use electronic vote-tabulating
18	EQUIPMENT FOR THE COUNTING OF MAIL BALLOTS IN THE SAME MANNER
19	PROVIDED FOR THE COUNTING OF BALLOTS IN PART 6 OF ARTICLE 5 AND
20	PARTS 4 AND 5 OF ARTICLE 7 OF THIS TITLE.
21	(c) Ballots that are cast directly on electronic or
22	ELECTROMECHANICAL VOTE-TABULATING EQUIPMENT AT A VOTER
23	SERVICE AND POLLING CENTER IN LIEU OF A MAIL BALLOT SHALL BE
24	COUNTED IN THE SAME MANNER AS PROVIDED FOR THE COUNTING OF
25	BALLOTS IN PART 6 OF ARTICLE 5 AND PARTS 4 AND 5 OF ARTICLE 7 OF THIS
26	TITLE.
27	1-7.5-206. Paper ballots or electronic system. IN POLITICAL

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1	SUBDIVISIONS USING A BALLOT CARD ELECTRONIC VOTING SYSTEM, MAIL
2	BALLOTS MAY BE CAST ON PAPER BALLOTS OR MAY BE CAST ON BALLOT
3	CARDS AND COUNTED BY ELECTRONIC VOTING EQUIPMENT, OR BOTH
4	METHODS MAY BE USED.
5	1-7.5-207. Voter verification - mail ballot information. EACH
6	COUNTY CLERK AND RECORDER SHALL PROVIDE ELECTORS, UPON
7	REQUEST, WITH INFORMATION ON WHETHER THE MAIL BALLOT CAST BY
8	THE ELECTOR WAS RECEIVED BY THE COUNTY CLERK AND RECORDER,
9	INCLUDING AN ON-LINE MAIL BALLOT TRACKING SYSTEM OR RESPONSE BY
10	OTHER ELECTRONIC OR TELEPHONIC MEANS.
11	1-7.5-208. Certificate of mail ballots cast - survey of returns.
12	(1) UPON THE COMPLETION OF THE COUNT, THE ELECTION JUDGES SHALL
13	PERFORM ALL THE OFFICIAL ACTS REQUIRED BY SECTION 1-7-602.
14	(2) Upon the survey of the returns of the political
15	SUBDIVISION BY THE BOARD OF CANVASSERS FORMED PURSUANT TO
16	SECTION 1-10-101 OR 1-10-201, THE BOARD SHALL INCLUDE IN ITS
17	ABSTRACT OF VOTES THE VOTES CAST IN THE VOTER SERVICE AND POLLING
18	CENTER AND COUNTED AT THE COUNTING PLACE IN THE MANNER
19	PROVIDED FOR ABSTRACTING VOTES CAST AND COUNTED IN ACCORDANCE
20	WITH ARTICLE 10 OF THIS TITLE.
21	(3) (a) (I) The returns certified by the judges and the
22	ABSTRACT OF VOTES CAST CERTIFIED BY THE CANVASS BOARD SHALL,
23	EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH (a),
24	INDICATE THE NUMBER OF VOTES CAST IN EACH PRECINCT FOR EACH
25	CANDIDATE AND FOR AND AGAINST EACH BALLOT ISSUE AND BALLOT
26	QUESTION AND THE NUMBER OF BALLOTS REJECTED, EXCEPT AS
27	OTHERWISE PROVIDED IN PARAGRAPH (b) OF THIS SUBSECTION (3).

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1	(II) FOR PRIMARY AND COORDINATED ELECTIONS, THE JUDGES AND
2	CANVASS BOARD SHALL EITHER:
3	(A) CERTIFY THE VOTES CAST IN EACH PRECINCT PURSUANT TO
4	SUBPARAGRAPH (I) OF THIS PARAGRAPH (a); OR
5	(B) CERTIFY ON THE RETURNS AND THE ABSTRACT OF VOTES CAST
6	THE NUMBER OF VOTES CAST ON EACH BALLOT STYLE FOR EACH
7	CANDIDATE AND FOR AND AGAINST EACH BALLOT ISSUE AND BALLOT
8	QUESTION AND THE NUMBER OF BALLOTS REJECTED.
9	(b) IF THE TOTAL NUMBER OF VOTES CAST AND COUNTED IN ANY
10	PRECINCT IS LESS THAN TEN, THE RETURNS FOR ALL SUCH PRECINCTS IN
11	THE POLITICAL SUBDIVISION SHALL BE REPORTED TOGETHER.
12	1-7.5-209. Preservation of rejected mail ballots. ALL
13	IDENTIFICATION ENVELOPES AND MAIL BALLOTS REJECTED BY THE
14	ELECTION JUDGES IN ACCORDANCE WITH SECTION 1-7.5-204 MUST BE
15	RETURNED TO THE DESIGNATED ELECTION OFFICIAL. ALL MAIL BALLOTS
16	RECEIVED BY THE COUNTY CLERK AND RECORDER OR DESIGNATED
17	ELECTION OFFICIAL AFTER 7 P.M. ON THE DAY OF THE ELECTION, TOGETHER
18	WITH THE REJECTED MAIL BALLOTS RETURNED BY THE ELECTION JUDGES
19	AS PROVIDED IN THIS SECTION, MUST REMAIN IN THE SEALED
20	IDENTIFICATION ENVELOPES AND MAY BE DESTROYED AS PROVIDED IN
21	SECTION 1-7-802.
22	1-7.5-210. Maintenance of mail ballot election voting records
23	- transmittal of such records to secretary of state. The County Clerk
24	AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL MAINTAIN A
25	RECORD IDENTIFYING THE NAME AND VOTING ADDRESS OF EACH ELECTOR
26	WHO CASTS A BALLOT BY MAIL OR AT A VOTER SERVICE AND POLLING
27	CENTER AT ANY ELECTION

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1	SECTION <u>93.</u> In Colorado Revised Statutes, amend 1-8-102 as
2	follows:
3	1-8-102. When mail-in voters may vote. Any eligible ACTIVE
4	REGISTERED elector may vote by mail-in ballot at any election TO WHICH
5	THIS ARTICLE APPLIES under the regulations RULES and in the manner
6	provided in this part 1 ARTICLE.
7	SECTION <u>94.</u> In Colorado Revised Statutes, amend 1-8-107 as
8	follows:
9	1-8-107. Registration record. (1) Before any mail-in ballot is
10	delivered or mailed or before any eligible elector is permitted to cast a
11	vote at an election where the county clerk and recorder is the designated
12	election official, the designated election official shall record the number
13	of the ballot, together with the date the ballot is delivered or mailed. The
14	supply judge for the mail-in voter's precinct shall receive the list of
15	mail-in ballots prepared pursuant to section 1-8-108. Mail-in voters for
16	each precinct shall be recorded on the precinct registration list for use at
17	the polls as provided in section 1-5-302.
18	(2) For nonpartisan elections, voters shall be recorded on the
19	precinct registration list for use at the polls as provided in section
20	1-5-303.
21	SECTION <u>95.</u> In Colorado Revised Statutes, amend 1-8-112 as
22	follows:
23	1-8-112. Voting at group residential facilities. (1) When more
24	than seven mail-in ballots are to be sent to the same group residential
25	facility, as defined in section 1-1-104 (18.5), a committee consisting of
26	one employee of the county clerk and recorder of the county in which the
27	facility is located and, where available, a representative appointed by each

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1	of the major political parties shall deliver the mail-in ballots and return
2	those ballots to the office of the county clerk and recorder.
3	(2) For nonpartisan elections, upon the request of an eligible
4	elector, the designated election official may appoint a committee which
5	THAT consists of two or more election judges or employees or
6	representatives of the designated election official PURSUANT TO SECTION
7	1-7.5-113.
8	SECTION 96. In Colorado Revised Statutes, 1-8-114, amend (3)
9	<u>as follows:</u>
10	1-8-114. Self-affirmation on return envelope. (3) Assistance to
11	mail-in voters may be given by any person selected by the mail-in voter.
12	No person other than an elector authorized by the designated election
13	official pursuant to sections 1-8-112 and 1-8-205 shall be permitted to
14	assist more than one mail-in voter unless the person is at least eighteen
15	years of age and is the spouse OR CIVIL UNION PARTNER, parent,
16	grandparent, sibling, or child of the mail-in voter seeking assistance. No
17	elector who assists a mail-in voter shall attempt to persuade or
18	unreasonably influence the voter to vote in a particular manner while the
19	mail-in voter is voting.
20	SECTION 97. In Colorado Revised Statutes, 1-8-115, amend (1)
21	(a) as follows:
22	1-8-115. Emergency mail-in voting. (1) (a) In the event an
23	eligible elector or a member of an eligible elector's immediate family,
24	related by blood, or marriage, OR CIVIL UNION to the second degree, is
25	confined in a hospital or place of residence on election day and the
26	confinement occurred because of conditions arising after the last day to
27	apply for a mail-in ballot, the elector may request in a personally signed

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1	written statement that the designated election official send a man-in banot
2	with the word "EMERGENCY" stamped on the stubs. The designated
3	election official shall deliver the emergency mail-in ballot, at the official's
4	office during the regular hours of business, to any authorized
5	representative of the elector. For the purposes of this paragraph (a),
6	"authorized representative" means a person who possesses a written
7	statement from the elector containing the elector's signature, name, and
8	address and indicating that the elector is or will be confined in a hospital
9	or place of residence on election day and requesting that the emergency
10	absentee ballot be given to the authorized person as identified by name
11	and address. The authorized person shall acknowledge receipt of the
12	emergency mail-in ballot with a signature, name, and address.
13	SECTION <u>98.</u> In Colorado Revised Statutes, add 1-8-119 as
14	follows:
15	1-8-119. Applicability of article. (1) This article applies only
16	TO ELECTIONS CONDUCTED PURSUANT TO TITLES 31, 32, AND 37, C.R.S.,
17	BY MUNICIPALITIES AND SPECIAL DISTRICTS THAT HAVE OPTED TO UTILIZE
18	THE PROCEDURES AND REQUIREMENTS OF THIS CODE.
19	(2) In case of conflict between the provisions for
20	CONDUCTING ELECTIONS UNDER THIS ARTICLE, AS SET FORTH IN
21	SUBSECTION (1) OF THIS SECTION, AND OTHER PROVISIONS OF THIS CODE,
22	THIS ARTICLE CONTROLS.
23	SECTION 99. In Colorado Revised Statutes, amend 1-8-204 as
24	follows:
25	1-8-204. Early voters' polling place. Each county clerk and
26	recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early
27	voters' polling places, each of which shall be accessible to persons with

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	disabilities and which shall be provided with on-line computer
2	accessibility to the county clerk and recorder DESIGNATED ELECTION
3	OFFICIAL, suitable quarters, ballot boxes or voting equipment, and other
4	necessary supplies as provided by law in the case of precinct polling
5	places. In the event the county clerk and recorder DESIGNATED ELECTION
6	OFFICIAL determines that the number of early voters' polling places is
7	insufficient due to the number of eligible electors who are voting by early
8	ballot, the county clerk and recorder DESIGNATED ELECTION OFFICIAL may
9	establish additional early voters' polling places for the convenience of
10	eligible electors wishing to vote at such polling places. The county clerk
11	and recorder DESIGNATED ELECTION OFFICIAL shall give adequate notice
12	to eligible electors of such additional early voters' polling places.
13	SECTION <u>100.</u> In Colorado Revised Statutes, 1-8-205, amend
14	(1) (b) and (2) as follows:
1.5	
15	1-8-205. Procedures and personnel for early voters' polling
15 16	1-8-205. Procedures and personnel for early voters' polling place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION
16	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION
16 17	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the
16 17 18	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in
16 17 18 19	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section
16 17 18 19 20	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section 1-8-113.
16 17 18 19 20 21	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section 1-8-113. (2) For partisan elections, the county clerk and recorder
16 17 18 19 20 21 22	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section 1-8-113. (2) For partisan elections, the county clerk and recorder DESIGNATED ELECTION OFFICIAL shall appoint at least three receiving
16 17 18 19 20 21 22 23	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section 1-8-113. (2) For partisan elections, the county clerk and recorder DESIGNATED ELECTION OFFICIAL shall appoint at least three receiving judges who meet the affiliation requirements contained in section
16 17 18 19 20 21 22 23 24	place. (1) (b) Each county clerk and recorder DESIGNATED ELECTION OFFICIAL shall provide one or more early voters' polling places during the hours of voting on election day for the purpose of receiving mail-in ballots that are personally delivered by an elector pursuant to section 1-8-113. (2) For partisan elections, the county clerk and recorder DESIGNATED ELECTION OFFICIAL shall appoint at least three receiving judges who meet the affiliation requirements contained in section 1-6-109. Regular employees of the county clerk and recorder DESIGNATED

 $\textbf{SECTION}\,\underline{\textbf{101.}}\,\text{In Colorado Revised Statutes, 1-8-209,}\,\textbf{amend}\,(1)$

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as follows:

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1-8-209. Securing early voters' ballot. (1) Except as provided in subsection (2) of this section, the voting machines, electronic voting machines, or ballot boxes used for the casting of early ballots shall remain locked and secured with a numbered seal, and the tabulation of the votes cast shall remain unknown until the time prescribed in section 1-8-302 for counting mail-in and early voters' ballots. Alternatively, for any electronic voting equipment, the ballot boxes shall be opened each night, and the voted ballots shall be placed in a transfer case that is locked and secured with a numbered seal. A record shall be maintained consisting of the date, number of ballots, and seal number of each ballot box and transfer case until each ballot box and transfer case is transferred to the supply judge for the mail-in voters' polling place for preparation for counting and tabulating pursuant to section 1-8-303. When a seal is broken, the designated election official and a person who shall not be of the same political party as the designated election official shall record the number of the seal and maintain the seal along with an explanation of the reasons for breaking the seal. During the time the early voters' polling place is not open, the designated election official shall have the custody and keys of any voting machine or electronic voting equipment being used for the casting of early ballots, except for those direct record early voting electronic voting machines being reused at the polling place on election day as provided in subsection (2) of this section. The voting machines or electronic voting machines used for the casting of early ballots shall not be used for the further counting of mail-in ballots, as provided in sections 1-8-305 and SECTION 1-8-306.

SECTION <u>102.</u> In Colorado Revised Statutes, **amend** 1-8-307.5

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1	as follows:
2	1-8-307.5. Voter verification - mail-in ballot information. Each
3	county clerk and recorder DESIGNATED ELECTION OFFICIAL shall maintain
4	the capability for providing electors, upon request, with information on
5	whether the mail-in ballot cast by the elector was received by the elector
6	DESIGNATED ELECTION OFFICIAL, including but not limited to, an on-line
7	mail-in ballot tracking system or response by other electronic or
8	telephonic means.
9	SECTION 103. In Colorado Revised Statutes, 1-8-308, amend
10	(1) as follows:
11	1-8-308. Certificate of mail and early voters' ballots cast -
12	survey of returns. (1) Upon the completion of the count of mail-in and
13	early voters' ballots, the election judges shall make the certificate and
14	perform all the official acts required by sections 1-7-601 and 1-7-602
15	SECTION 1-7-601.
16	SECTION 104. In Colorado Revised Statutes, 1-8.3-102, amend
17	(3) and (9) (d) as follows:
18	1-8.3-102. Definitions. In this article:
19	(3) "Dependent" means a spouse, CIVIL UNION PARTNER, or
20	dependent of a covered voter described in subsection (2) of this section
21	who is a resident of this state but who is absent from the state by reason
22	of the active duty or service of the covered voter.
23	(9) "Uniformed-service voter" means an individual who is
24	qualified to vote and is:
25	(d) A spouse, CIVIL UNION PARTNER, or dependent of a member
26	referred to in this subsection (9).
27	SECTION 105. In Colorado Revised Statutes, 1-8.3-107, amend

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1	(2) as follows:
2	1-8.3-107. Methods of registering to vote. (2) A covered voter
3	may use the declaration accompanying a federal write-in absentee ballot
4	to apply to register to vote simultaneously with the submission of the
5	<u>federal write-in absentee ballot if the declaration is received no later than</u>
6	twenty-nine TWENTY-TWO days before the election. If the declaration is
7	received after that date, it shall be treated as an application to register to
8	vote for subsequent elections.
9	SECTION <u>106.</u> In Colorado Revised Statutes, 1-8.5-101, amend
10	(1); and repeal (3) as follows:
11	1-8.5-101. Provisional ballot - entitlement to vote. (1) At any
12	election conducted pursuant to this title, a voter claiming to be properly
13	registered but whose qualification or entitlement to vote cannot be
14	immediately established upon examination of the registration list for the
15	precinct or upon examination of the records on file with the county clerk
16	and recorder shall be BY ELECTION JUDGES AT THE POLLING LOCATION IS
17	entitled to cast a provisional ballot in accordance with this article.
18	(3) Notwithstanding the provisions of subsection (5) of this
19	section, if an elector applies for and has been issued a mail-in ballot but
20	spoils it or otherwise does not cast it, the elector may cast a provisional
21	ballot at the polling place or vote center if the elector affirms under oath
22	that the elector has not and will not cast the mail-in ballot. The
23	provisional ballot shall be counted if the designated election official
24	verifies that the elector is registered to vote and did not cast the mail-in
25	ballot and if the elector's eligibility to vote in the county is verified
26	pursuant to section 1-8.5-105.
27	SECTION <u>107.</u> In Colorado Revised Statutes, 1-8.5-102, amend

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1	(3) as follows:
2	1-8.5-102. Form of provisional ballot. (3) Each polling place
3	LOCATION using paper provisional ballots shall MUST have on hand a
4	sufficient number of provisional ballots in all ballot styles applicable to
5	that polling place LOCATION and a sufficient number of provisional ballot
6	envelopes.
7	SECTION 108. In Colorado Revised Statutes, 1-8.5-103, amend
8	(2) (b) as follows:
9	1-8.5-103. Provisional ballot affidavit. (2) (b) This subsection
10	(2) shall DOES not apply to an elector who casts a provisional ballot
11	pursuant to section 1-8.5-101 (2). or (3).
12	SECTION 109. In Colorado Revised Statutes, 1-8.5-105, amend
13	(5) as follows:
14	1-8.5-105. Verification of provisional ballot information -
15	counting procedure. (5) The designated election official shall complete
16	the verification and counting of all provisional ballots within ten days
17	after a primary election and within fourteen days after a general,
18	odd-year, or coordinated election. The designated election official shall
19	count all mail-in REGULAR ballots cast in an election before counting any
20	provisional ballots. cast by electors who requested mail-in ballots for the
21	election.
22	SECTION 110. In Colorado Revised Statutes, 1-8.5-110, amend
23	(2) as follows:
24	1-8.5-110. Handling of provisional ballots - reporting of
25	results. (2) If twenty-five or more provisional ballots are cast and
26	counted in a county, the designated election official shall report the
27	results of voting by provisional ballot as a separate total. If fewer than

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1	twenty-five provisional ballots are cast and counted, the results of voting
2	by provisional ballot shall be included in the results of REGULAR voting.
3	by mail-in ballot.
4	SECTION 111. In Colorado Revised Statutes, 1-9-101, amend
5	(1) (b) as follows:
6	1-9-101. Challenge of illegal or fraudulent registration.
7	(1) (b) In rendering a decision, the county clerk and recorder shall have
8	HAS the following options:
9	(I) If the county clerk and recorder finds sufficient evidence to
10	support the allegations in the challenge, the HE OR SHE SHALL CANCEL THE
11	registered elector's name shall be canceled from the registration book; OR
12	(II) If the county clerk and recorder finds some evidence but not
13	sufficient evidence to support the allegations in the challenge, the
14	registration record of the elector may be marked with the word "Inactive",
15	and the procedures of section 1-2-605 in regard to registered electors who
16	fail to vote in a general election shall apply; or
17	(III) If the county clerk and recorder finds no evidence OR
18	INSUFFICIENT EVIDENCE to support the allegations in the challenge, HE OR
19	SHE SHALL DENY the challenge to cancel the registered elector's name
20	from the registration book. shall be denied.
21	SECTION <u>112.</u> In Colorado Revised Statutes, 1-9-201, amend
22	(1) and (3) as follows:
23	1-9-201. Right to vote may be challenged. (1) (a) A person's
24	right to vote at a polling place LOCATION OR in an election may be
25	challenged.
26	(b) If a person whose right to vote is challenged AT A POLLING
27	LOCATION refuses to answer the questions asked or sign the challenge

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1	form in accordance with section 1-9-203 or take the oath pursuant to
2	section 1-9-204, the person shall be offered a provisional ballot. If the
3	person casts a provisional ballot, the election judge shall attach the
4	challenge form to the provisional ballot envelope and indicate
5	"Challenge" on the provisional ballot envelope.
6	(3) A challenge at a polling place LOCATION shall be made in the
7	presence of the person whose right to vote is challenged.
8	SECTION <u>113.</u> In Colorado Revised Statutes, 1-9-203, amend
9	(5) introductory portion, (5) (a), and (7) as follows:
10	1-9-203. Challenge questions asked person intending to vote.
11	(5) If the person is challenged as not eligible because the person is not a
12	property owner or the spouse OR CIVIL UNION PARTNER of a property
13	owner, an election judge shall ask the following questions:
14	(a) Are you a property owner or the spouse OR CIVIL UNION
15	PARTNER of a property owner in this political subdivision and therefore
16	eligible to vote?
17	(7) If the person challenged answers satisfactorily the questions
18	asked in accordance with this section and signs the oath pursuant to
19	section 1-9-204, the election judge shall offer the person challenged a
20	regular ballot, and the challenger may withdraw the challenge. The
21	election judge shall indicate in the proper place on the challenge form
22	whether the challenge was withdrawn or whether the challenged elector
23	refused to answer the questions and left the polling place LOCATION
24	without voting a provisional ballot.
25	SECTION <u>114.</u> In Colorado Revised Statutes, 1-9-204, amend
26	(1) as follows:
27	1-9-204. Oath of challenged elector. (1) An election judge shall

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1	tender an oath substantially in the following form: "I do solemnly swear
2	or affirm that I have fully and truthfully answered all questions that have
3	been put to me concerning my place of residence and my qualifications
4	as an eligible elector at this election. I further swear or affirm that I am
5	a citizen of the United States; THAT I WILL BE of the age of eighteen years
6	or older ON ELECTION DAY; that I have been a resident of this state and
7	precinct for thirty AT LEAST TWENTY-TWO days immediately preceding
8	this election and have not maintained a home or domicile elsewhere; that
9	I am a registered elector in this precinct; that I am eligible to vote at this
10	election; and that I have not previously voted at this election."
11	SECTION <u>115.</u> In Colorado Revised Statutes, amend 1-9-208 as
12	follows:
13	1-9-208. Challenges of provisional ballots. The ballot of any
14	provisional voter may be challenged using a challenge form signed by the
15	challenger under penalty of perjury setting forth the name of the person
16	challenged and the basis for the challenge. Challenged provisional ballots,
17	except those rejected for an incomplete, incorrect, or unverifiable
18	provisional ballot affidavit, forgery of a deceased person's signature on
19	a mail-in OR MAIL ballot affidavit, or submission of multiple ballots, shall
20	be counted if the other requirements for counting provisional ballots are
21	satisfied. The election judges shall deliver all challenges, together with
22	the affidavits of the persons challenged, to the county clerk and recorder
23	or the designated election official.
24	SECTION 116. In Colorado Revised Statutes, 1-10-201, amend
25	(2) as follows:
26	1-10-201. Canvass of nonpartisan elections. (2) To the fullest
27	extent possible, no member of the canvass board nor the member's spouse

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1	OR CIVIL UNION PARTNER shall have a direct interest in the election.
2	SECTION <u>117.</u> In Colorado Revised Statutes, amend 1-13-106
3	as follows:
4	1-13-106. Forgery. Any person who falsely makes, alters, forges.
5	or counterfeits any ballot before or after it has been cast, or who forges
6	any name of a person as a signer or witness to a petition or nomination
7	paper, or who forges any letter of acceptance, declination, or withdrawal
8	or who forges the name of a registered elector to a mail-in voter's MAIL-IN
9	OR MAIL ballot commits forgery as set forth in section 18-5-102, C.R.S.
10	and shall be punished as provided in section 18-1.3-401, C.R.S.
11	SECTION 118. In Colorado Revised Statutes, 1-13-706, amend
12	(3) as follows:
13	1-13-706. Delivering and receiving ballots at polls. (3) Any
14	voter who does not vote the ballot received by him OR HER shall return his
15	OR HER ballot to the judge from whom he OR SHE received the same
16	before leaving the polling place LOCATION; EXCEPT THAT NOTHING IN THIS
17	SECTION PROHIBITS AN ELECTOR FROM OBTAINING AN ORIGINAL OR
18	REPLACEMENT BALLOT PURSUANT TO SECTION 1-5-102.9 (3) (j).
19	SECTION <u>119.</u> In Colorado Revised Statutes, amend 1-13-709
20	as follows:
21	1-13-709. Voting in wrong polling location. Any person who, at
22	any election provided by law, knowingly votes or offers to vote in any
23	election precinct POLLING LOCATION in which he or she is not qualified to
24	vote shall be punished by a fine of not more than five thousand dollars or
25	by imprisonment in the county jail for not more than eighteen months, or
26	by both such fine and imprisonment.
27	SECTION 120. In Colorado Revised Statutes, amend 1-13-710

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1	as follows:
2	1-13-710. Voting twice - penalty. Any voter who votes more
3	than once or, having voted once, offers to vote again or offers to deposit
4	in the ballot box more than one ballot shall be punished by a fine of not
5	more than five thousand dollars or by imprisonment in the county jail for
6	not more than eighteen months, or by both such fine and imprisonment.
7	SECTION 121. In Colorado Revised Statutes, amend 1-13-714
8	as follows:
9	1-13-714. Electioneering - removing and return of ballot. No
10	person shall do any electioneering on the day of any election within any
11	polling place LOCATION or in any public street or room or in any public
12	manner within one hundred feet of any building in which a polling place
13	LOCATION is located, as publicly posted by the designated election
14	official. As used in this section, the term "electioneering" includes
15	campaigning for or against any candidate who is on the ballot or any
16	ballot issue or ballot question that is on the ballot. "Electioneering" also
17	includes soliciting signatures for a candidate petition, a recall petition, or
18	a petition to place a ballot issue or ballot question on a subsequent ballot.
19	"Electioneering" shall DOES not include a respectful display of the
20	American flag. EXCEPT AS NECESSARY FOR BALLOT COUNTING, no person
21	shall MAY remove any official ballot from the polling place LOCATION
22	before the closing of the polls. Any person who violates any provision of
23	this section is guilty of a misdemeanor and, upon conviction thereof, shall
24	be punished as provided in section 1-13-111.
25	SECTION 122. In Colorado Revised Statutes, 1-13-715, amend
26	(1) and (2) as follows:
27	1-13-715. Liquor in or near voter service and polling center.

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(1) It is unlawful for any election official or other person to introduce into any polling place LOCATION, or to use therein, or to offer to another for use therein, at any time while any election is in progress or the result thereof is being ascertained by the counting of the ballots, any intoxicating malt, spirituous, or vinous liquors.

(2) It is unlawful for any officer or board of officers of any county or any municipality, whether incorporated under general law or by special

- (2) It is unlawful for any officer or board of officers of any county or any municipality, whether incorporated under general law or by special charter, who may at any time be by law charged with the duty of designating polling places LOCATIONS for the holding of any general or congressional election therein, to select therefor a room wherein any intoxicating malt, spirituous, or vinous liquors are usually sold for consumption on the premises.
- **SECTION** <u>123.</u> In Colorado Revised Statutes, 1-13-716, **amend** (1) as follows:
- 1-13-716. Destroying, removing, or delaying delivery of election records. (1) No person shall willfully destroy, deface, or alter any ballot or any election records or willfully delay the delivery of any such ballots or election records, or take, carry away, conceal, or remove any ballot, ballot box, or election records from the polling place LOCATION OR DROP-OFF LOCATION or from the possession of a person authorized by law to have the custody thereof, or aid, counsel, procure, advise, or assist any person to do any of the aforesaid acts.
- **SECTION <u>124.</u>** In Colorado Revised Statutes, **amend** 1-13-718 24 as follows:
 - **1-13-718. Release of information concerning count.** Any election official, watcher, or other person who releases information concerning the count of ballots cast at precinct polling places LOCATIONS

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1	or of mail-in OR MAIL voters' ballots prior to / p.m. on the day of the
2	election is guilty of a misdemeanor and, upon conviction thereof, shall be
3	punished as provided in section 1-13-111.
4	SECTION <u>125.</u> In Colorado Revised Statutes, amend 1-13-801
5	as follows:
6	1-13-801. Mailing other materials with mail ballot. It is
7	unlawful for any county clerk and recorder to deliver or mail to a
8	registered elector, as a part of or in connection with the mail-in voter's
9	MAIL ballot, anything other than the voting material as provided in article
10	8 ARTICLE 7.5 of this title. Each such offense is a misdemeanor, and, upon
11	conviction thereof, the offender shall be punished as provided in section
12	1-13-111.
13	SECTION <u>126.</u> In Colorado Revised Statutes, amend 1-13-802
14	as follows:
15	1-13-802. Delivery of a mail ballot outside county clerk and
16	recorder's office. No county clerk and recorder shall accept any
17	application for any mail-in voter's ballot nor make personal delivery of
18	any such MAIL ballot to the applicant AN ELECTOR unless such acceptance
19	and delivery occurs within the confines of the official office of such
20	county clerk and recorder, except as otherwise provided in sections
21	1-8-104, 1-8-106, and 1-8-112 SECTION 1-7.5-113. Any acceptance or
22	delivery contrary to the provisions of this section renders void the ballot
23	to which it relates. Each violation of this section is a misdemeanor, and,
24	upon conviction thereof, the offender shall be punished as provided in
25	section 1-13-111.
26	SECTION <u>127.</u> In Colorado Revised Statutes, amend 1-13-803
27	as follows:

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1	1-13-803. Offenses relating to voting by mail or mail-in ballot.
2	Any election official or other person who knowingly violates any of the
3	provisions of ARTICLE 7.5 OR article 8 of this title relative to the casting
4	of MAIL BALLOTS OR mail-in voters' ballots or who aids or abets fraud in
5	connection with any vote cast, or to be cast, or attempted to be cast by a
6	MAIL OR mail-in voter shall be punished by a fine of not more than five
7	thousand dollars or by imprisonment in the county jail for not more than
8	eighteen months, or by both such fine and imprisonment.
9	SECTION <u>128.</u> In Colorado Revised Statutes, 2-2-507, amend
10	(2.5) (a) (IV) as follows:
11	2-2-507. Attachments and detachments. (2.5) (a) If a county
12	clerk and recorder discovers that a border between two senatorial or
13	representative districts divides a residential parcel between the two
14	districts and the clerk and recorder wishes to have the border moved, the
15	clerk and recorder shall submit to the secretary of state documentation,
16	satisfactory to the secretary of state, evidencing such division. If the
17	secretary of state believes that the border should be moved, the secretary
18	of state shall propose moving the border between the two districts to a
19	visible feature normally relied upon by the United States census bureau
20	such that the border:
21	(IV) Minimizes the impact on the affected community for
22	purposes of establishing polling places LOCATIONS; and
23	SECTION <u>129.</u> In Colorado Revised Statutes, 2-3-1203, add (3)
24	(bb) (III) as follows:
25	2-3-1203. Sunset review of advisory committees. (3) The
26	following dates are the dates for which the statutory authorization for the
27	designated advisory committees is scheduled for repeal:

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1	(bb) July 1, 2015:
2	(III) THE COLORADO VOTER ACCESS AND MODERNIZED ELECTIONS
3	COMMISSION CREATED IN SECTION 1-5-115, C.R.S.
4	SECTION 130. In Colorado Revised Statutes, amend
5	27-10.5-119 as follows:
6	27-10.5-119. Right to vote. Each person receiving services who
7	is eligible to vote according to law has the right to vote in all primary and
8	general elections. As necessary, all service agencies shall assist such
9	persons to register to vote, to obtain applications for mail-in ballots and
10	to obtain mail-in MAIL ballots, to comply with other requirements which
11	THAT are prerequisite to voting, and to vote.
12	SECTION 131. In Colorado Revised Statutes, amend 27-65-120
13	as follows:
14	27-65-120. Voting in public elections. Any person receiving
15	evaluation, care, or treatment under any provision of this article shall be
16	given the opportunity to exercise his or her right to register and to vote in
17	primary and general elections. The agency or facility providing
18	evaluation, care, or treatment shall assist such persons, upon their request,
19	to obtain voter registration forms applications for mail-in ballots, and
20	mail-in MAIL ballots and to comply with any other prerequisite for voting.
21	SECTION 132. In Colorado Revised Statutes, 31-2-220, amend
22	(1) as follows:
23	31-2-220. Warning on petition - signatures - affidavits -
24	circulators. (1) At the top of each page of a petition to initiate the
25	adoption, amendment, or repeal of a municipal home rule charter,
26	including the formation of a new charter commission, shall be printed, in
27	plain red letters no smaller than the impression of ten-point, bold-faced

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1	type, the following:
2	"WARNING:
3	IT IS AGAINST THE LAW:
4	For anyone to sign any petition with any name other than his or her own
5	or to knowingly sign his or her name more than once for the same
6	measure or to sign such petition when not a registered elector.
7	DO NOT SIGN THIS PETITION UNLESS YOU ARE A
8	REGISTERED ELECTOR:
9	TO BE A REGISTERED ELECTOR, YOU MUST BE:
10	1. At least eighteen years of age.
11	2. A citizen of the United States.
12	3. A resident of the state of Colorado and have resided in the state
13	at least thirty days.
14	4. A resident of the municipal election precinct in which you live
15	for at least thirty days.
16	5. Registered to vote pursuant to part 2 of article 2 of title 1,
17	Colorado Revised Statutes, OR AS OTHERWISE PRESCRIBED IN PART 2 OF
18	ARTICLE 10 OF TITLE 31, COLORADO REVISED STATUTES.
19	Do not sign this petition unless you have read or had read to you the text
20	of the proposal in its entirety and understand its meaning."
21	SECTION <u>133.</u> In Colorado Revised Statutes, 32-1-805, amend
22	(5) (b) as follows:
23	32-1-805. Time for holding elections - type of election -
24	manner of election - notice. (5) (b) In an election conducted by the
25	board of a metropolitan district, having fewer than ten thousand registered
26	electors, the designated election official shall mail a mail-in ballot to each
27	eligible elector on the list provided to the designated election official

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1	pursuant to paragraph (a) of this subsection (5) MAINTAINED PURSUANT
2	TO SECTION 1-8-108, C.R.S.
3	SECTION 134. In Colorado Revised Statutes, 37-46-137, amend
4	(3) as follows:
5	37-46-137. Conduct of election. (3) An elector of the district
6	may vote in any election by absent voter's ballot under such terms and
7	conditions, and in substantially the same manner insofar as is practicable,
8	as prescribed in article 8 of title 1, C.R.S., of the "Uniform Election Code
9	of 1992", for general elections, except as specifically modified in this
10	article.
11	SECTION 135. In Colorado Revised Statutes, 37-47-137, amend
12	(3) as follows:
13	37-47-137. Conduct of election. (3) An elector of the district
14	may vote in any election by absent voter's ballot under such terms and
15	conditions, and in substantially the same manner insofar as is practicable,
16	as prescribed in article 8 of title 1, C.R.S., of the "Colorado Election Code
17	of 1980" for general elections "UNIFORM ELECTION CODE OF 1992",
18	except as specifically modified in this article.
19	SECTION <u>136.</u> In Colorado Revised Statutes, 37-48-179, amend
20	(3) as follows:
21	37-48-179. Conduct of election. (3) An elector of the district
22	may vote in any election by absent voter's ballot under such terms and
23	conditions, and in substantially the same manner insofar as is practicable,
24	as prescribed in article 8 of title 1, C.R.S., of the "Uniform Election Code
25	of 1992", for general elections, except as specifically modified in this
26	article.
2.7	SECTION 137. In Colorado Revised Statutes, 37-50-128, amend

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(3) and (9) as follows:

1

- 2 **37-50-128. Conduct of election.** (3) An elector of the district
- may vote in an election by absent voter's ballot under such terms and
- 4 conditions, and in substantially the same manner insofar as is practicable,
- as prescribed in article 8 ARTICLE 7.5 of title 1, C.R.S., of the "Uniform
- 6 Election Code of 1992", for general elections, except as specifically
- 7 modified in this article.
- 8 (9) The district may provide for mail-in voters to cast their mail-in
- 9 voters' MAIL ballots on voting machines expressly provided for that
- purpose, if each mail-in MAIL voter indicates by affidavit that he or she is
- qualified to vote at the election. and will be a mail-in voter, pursuant to
- 12 section 1-8-102, C.R.S.
- SECTION <u>138.</u> In Colorado Revised Statutes, repeal 1-2-217,
- 14 1-2-217.5, 1-5-102.5, 1-5-102.7, 1-6-113 (2), 1-7-103, 1-7-109, 1-7-202,
- 15 1-7-306, 1-7-308, 1-7-408, 1-7-502, 1-7-602, 1-7.5-108, 1-8-104 (1) (b),
- 16 1-8-118, 1-8-305, 1-8.5-107, 1-8.5-108, 1-8.5-109, 1-10-106 (1) (b) and
- 17 (1) (c), 1-11-308, 1-11-309, 1-12-114, 1-13-722, 32-1-805 (5) (a), and
- 18 32-1-809 (1) (h).
- 19 **SECTION** 139. Appropriation. (1) In addition to any other
- appropriation, there is hereby appropriated, out of any moneys in the
- department of state cash fund created in section 24-21-104 (3) (b),
- Colorado Revised Statutes, not otherwise appropriated, to the department
- of state, for the fiscal year beginning July 1, 2013, the sum of \$1,317,181
- and 4.0 FTE, or so much thereof as may be necessary, for the
- implementation of this act as follows:
- 26 (a) \$1,060,905 and 1.0 FTE, to be allocated to information
- technology services; and

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1	(b) \$256,276 and 3.0 FTE to be allocated to the elections
2	division.
3	SECTION 140. Applicability. This act applies to elections
4	conducted on or after the effective date of this act.
5	SECTION <u>141.</u> Effective date. (1) Except as otherwise provided
6	in subsection (2) of this section, this act takes effect upon passage.
7	(2) (a) Section 1-1-115 (2) (c) (I), Colorado Revised Statutes, as
8	enacted in section 5 of this act, takes effect only if House Bill 13-1079
9	becomes law and takes effect on the effective date of this act or House
10	Bill 13-1079, whichever is later.
11	(b) Section 1-1-115 (2) (c) (II), Colorado Revised Statutes, as
12	enacted in section 5 of this act, takes effect only if House Bill 13-1079
13	does not become law.
14	(c) Section 1-2-205 (2), Colorado Revised Statutes, as enacted in
15	section 12 of this act, takes effect only if House Bill 13-1135 becomes
16	law and takes effect on the effective date of this act or House Bill
17	13-1135, whichever is later.
18	(d) Sections 13 and 14 of this act take effect only if House Bill
19	13-1135 does not become law.
20	SECTION 142. Safety clause. The general assembly hereby
21	finds, determines, and declares that this act is necessary for the immediate
22	preservation of the public peace, health, and safety.

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