Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 14-1164

LLS NO. 14-0140.01 Kate Meyer x4348

HOUSE SPONSORSHIP

Hullinghorst,

SENATE SPONSORSHIP

Ulibarri and Roberts,

House Committees State, Veterans, & Military Affairs **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING NONPARTISAN ELECTIONS NOT COORDINATED BY A
102	COUNTY CLERK AND RECORDER, AND, IN CONNECTION
103	THEREWITH, CREATING THE "COLORADO LOCAL GOVERNMENT
104	ELECTION CODE'' FOR THE CONDUCT OF SUCH ELECTIONS BY
105	SPECIAL DISTRICTS, HARMONIZING RESIDENCY REQUIREMENTS
106	FOR VOTER REGISTRATION, MODIFYING THE "COLORADO
107	MUNICIPAL ELECTION CODE OF 1965'', AND CLARIFYING WHEN
108	ELECTIONS ARE COORDINATED BY COUNTY CLERK AND
109	RECORDERS.

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 HOUSE 3rd Reading Unamended January 30, 2014

HOUSE Amended 2nd Reading January 29, 2014 passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill creates the "Colorado Local Government Election Code" (code), which applies to local government nonpartisan elections that are not coordinated by a county clerk and recorder unless and to the extent that the governing body of a local government instead opts to use applicable provisions of the "Uniform Election Code of 1992".

For purposes of the code, "local government" is defined as any district, business improvement district, or special district created under title 32 of the Colorado Revised Statutes, or other political subdivision authorized to conduct elections. The term excludes a county, school district, regional transportation district, or municipality.

Modeled after the "Colorado Municipal Election Code of 1965", the code includes provisions pertaining to:

- ! Terms used in the context of local government elections;
- ! Local government elector eligibility and registration;
- ! Nominations for candidacy for local government office;
- ! Election judge qualifications, functions, duties, compensation, and removal;
- ! Notice and preparation for local government elections, including the establishment of polling places and use of voting equipment;
- ! Conduct of local government elections, including provisions governing polling place watchers, assistance to voters, and counting and delivering ballots;
- ! Use of voting machines, electronic voting systems, and paper ballots;
- ! Absentee and emergency absentee voting, including the maintenance of a list of local government electors who request to be permanent absentee voters;
- ! Optional independent mail ballot elections; and
- Processes for challenges to voters, surveys of returns, election contests, and judicial proceedings when controversies arise.

House Bill 13-1303 altered elector residency requirements for elections conducted under the "Uniform Election Code of 1992" by reducing the minimum duration that a person must have resided in the state from 30 to 22 days and by eliminating the minimum precinct residency. The bill aligns durational residency requirements for municipal and school district elections by deleting minimum residency requirements for municipal election precincts, special districts, and school election precincts. Corresponding modifications are made regarding preparation of registration lists and oaths sworn by electors. 1 Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. Legislative declaration. The general assembly hereby finds, determines, and declares that the purpose of this act is to clarify and modernize procedures for nonpartisan elections that are not coordinated by county clerk and recorders. It is the general assembly's intent that the "Uniform Election Code of 1992" continue to govern coordinated elections.

8 SECTION 2. In Colorado Revised Statutes, 1-1-102, add (3) as
9 follows:

10 1-1-102. Applicability. (3) NOTWITHSTANDING ANY PROVISION
11 OF THIS CODE TO THE CONTRARY, A LOCAL GOVERNMENT MAY, PURSUANT
12 TO SECTION 32-1-801, C.R.S., USE ANY PROVISIONS OF THIS CODE IN LIEU
13 OF THE "COLORADO LOCAL GOVERNMENT ELECTION CODE", ARTICLE 13.5
14 OF THIS TITLE, TO CONDUCT NONPARTISAN ELECTIONS NOT COORDINATED
15 BY A COUNTY CLERK AND RECORDER.

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SECTION 3. In Colorado Revised Statutes, amend 1-5-401 as
follows:

19 Method of voting. (1) For all general, primary, 1-5-401. 20 congressional vacancy, coordinated, odd-year, and recall elections, 21 conducted on or after July 1, 2013, and for any election in which the 22 governing body of a political subdivision other than a county determines 23 that an election shall be by mail ballot, the county clerk and recorder or 24 designated election official for the political subdivision, as applicable, 25 shall conduct the election by mail ballot; except that votes cast at voter 26 service and polling centers may be by paper ballots or by electronic or 1 electromechanical voting systems.

2 (2) FOR ANY ELECTION THAT THE GOVERNING BODY OF A
3 POLITICAL SUBDIVISION DETERMINES WILL BE AN INDEPENDENT MAIL
4 BALLOT ELECTION, THE DESIGNATED ELECTION OFFICIAL FOR THAT
5 POLITICAL SUBDIVISION SHALL CONDUCT THE ELECTION BY MAIL BALLOT
6 IN ACCORDANCE WITH ARTICLE 13.5 OF THIS TITLE.

7 SECTION 4. In Colorado Revised Statutes, 1-7-116, amend (1)
8 and (5) as follows:

9 **1-7-116.** Coordinated elections - definitions. (1) (a) If more 10 than one political subdivision holds an election on the same day in 11 November and the eligible electors for each such election are the same or 12 the boundaries overlap, the county clerk and recorder is the coordinated 13 election official and, pursuant to section 1-5-401, shall conduct the 14 elections on behalf of all political subdivisions WHOSE ELECTIONS ARE 15 PART OF THE COORDINATED ELECTION, utilizing the mail ballot procedure set forth in article 7.5 of this title. As used in this subsection (1), "political 16 17 subdivision" includes the state, counties, municipalities, school districts, 18 and special districts formed pursuant to title 32, C.R.S.

19 (b) PARAGRAPH (a) OF THIS SUBSECTION (1) DOES NOT APPLY TO 20 ANY POLITICAL SUBDIVISION THAT CONDUCTS A MAIL BALLOT ELECTION 21 OR AN INDEPENDENT MAIL BALLOT ELECTION, AS DEFINED IN SECTION 22 1-13.5-1102, USING MAIL BALLOT PROCEDURES SET FORTH IN ARTICLE 7.5 23 OR 13.5 OF THIS TITLE OR THE "COLORADO MUNICIPAL ELECTION CODE OF 24 1965", ARTICLE 10 OF TITLE 31, C.R.S., AS APPROPRIATE. AS USED IN THIS 25 PARAGRAPH (b), "POLITICAL SUBDIVISION" MEANS A MUNICIPALITY AS 26 DEFINED IN SECTION 31-1-101, C.R.S., OR A SPECIAL DISTRICT AS DEFINED 27 IN SECTION 1-13.5-103.

-4-

1164

(c) A COUNTY CLERK AND RECORDER IS NOT REQUIRED TO
 CONDUCT ANY ELECTION USING THE PROCEDURES SET FORTH IN ARTICLE
 13.5 OF THIS TITLE.

4 (5) If, by one hundred days before the election, a political 5 subdivision has taken formal action to participate in a general election or 6 other AN election that will be coordinated by the county clerk and 7 recorder, the political subdivision shall notify the county clerk and 8 recorder in writing. FAILURE TO RECEIVE SUCH NOTICE IN A TIMELY 9 MANNER DOES NOT PROHIBIT THE COUNTY CLERK AND RECORDER FROM 10 ENTERING INTO AND PERFORMING AN INTERGOVERNMENTAL AGREEMENT 11 TO CONDUCT THE COORDINATED ELECTION ON BEHALF OF THE POLITICAL 12 SUBDIVISION.

SECTION 5. In Colorado Revised Statutes, amend 1-7.5-102 as
follows:

15 1-7.5-102. Legislative declaration. (1) The general assembly
hereby finds, determines, and declares that self-government by election
is more legitimate and better accepted as voter participation increases. By
enacting this article, the general assembly hereby concludes that it is
appropriate to provide for mail ballot elections under specified
circumstances.

(2) Recognizing the continued need for in-person voting options
through early voting and on election day, the general assembly finds that
mail ballot elections CONDUCTED BY THE COUNTY CLERK AND RECORDER
must include voter service and polling centers so voters can register to
vote, update voter registration information, and vote in person.

26 (3) NOTHING IN THIS CODE PREVENTS A POLITICAL SUBDIVISION
27 FROM CONDUCTING AN INDEPENDENT MAIL BALLOT ELECTION IN

-5-

1 ACCORDANCE WITH ARTICLE 13.5 OF THIS TITLE.

2 SECTION 6. In Colorado Revised Statutes, 1-7.5-103, amend
3 (4), (5), and (8); and add (3.5) as follows:

4 1-7.5-103. Definitions. As used in this article, unless the context
5 otherwise requires:

6 (3.5) "INDEPENDENT MAIL BALLOT ELECTION" HAS THE MEANING
7 SET FORTH IN SECTION 1-13.5-1102.

8 (4) "Mail ballot election" means an election for which eligible 9 electors receive ballots by mail and vote by mailing those ballots, 10 depositing the ballots at, AS APPLICABLE, drop-off locations or voter 11 service and polling centers, or, AS APPLICABLE, by voting at a voter 12 service and polling center. THE TERM DOES NOT INCLUDE AN 13 INDEPENDENT MAIL BALLOT ELECTION.

(5) "Mail ballot packet" means the packet of information provided
by the designated election official to eligible electors in the mail ballot
election and to persons preregistered to vote pursuant to section 1-2-101
(2) who will be eighteen years of age on the date of the mail ballot
election. The packet includes the ballot, instructions for completing the
ballot, a secrecy envelope OR SLEEVE, and a return envelope.

(8) "Secrecy envelope" means the envelope OR SLEEVE used for
a mail ballot election that contains the eligible elector's ballot for the
election, and that is designed to conceal and maintain the confidentiality
of the elector's vote until the counting of votes for that particular election.
SECTION 7. In Colorado Revised Statutes, add article 13.5 to
title 1 as follows:

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ARTICLE 13.5

Colorado Local Government Election Code

1	PART 1
2	DEFINITIONS AND GENERAL PROVISIONS
3	1-13.5-101. Short title. This article shall be known and may
4	BE CITED AS THE "COLORADO LOCAL GOVERNMENT ELECTION CODE".
5	1-13.5-102. Applicability of article - legislative intent. (1) THIS
6	ARTICLE APPLIES ONLY TO NONPARTISAN ELECTIONS NOT COORDINATED
7	BY COUNTY CLERK AND RECORDERS THAT ARE CONDUCTED BY A LOCAL
8	GOVERNMENT; EXCEPT THAT THE GOVERNING BODY OF A LOCAL
9	GOVERNMENT MAY OPT TO USE THE "UNIFORM ELECTION CODE OF 1992",
10	ARTICLES 1 to 13of this title, with respect to any procedures and
11	REQUIREMENTS.
12	(2) IT IS THE GENERAL ASSEMBLY'S INTENT THAT THE "UNIFORM
13	Election Code of 1992" continue to govern coordinated
14	ELECTIONS.
15	1-13.5-103. Definitions. As used in this article, unless the
16	CONTEXT OTHERWISE REQUIRES:
17	(1) "ABSENTEE VOTER" MEANS AN ELIGIBLE ELECTOR WHO
18	REQUESTS IN WRITING THAT THE DESIGNATED ELECTION OFFICIAL MAIL A
19	BALLOT TO EITHER THE ELECTOR'S DELIVERABLE MAILING ADDRESS OR TO
20	ANOTHER ADDRESS DESIGNATED BY THE ELECTOR FOR THE PURPOSE OF
21	VOTING BY MAIL.
22	(2) "DESIGNATED ELECTION OFFICIAL" MEANS THE PERSON
23	DESIGNATED BY THE GOVERNING BODY OF A LOCAL GOVERNMENT OR BY
24	COURT ORDER TO SUPERVISE ELECTION DUTIES.
25	(3) "ELECTRONIC VOTING SYSTEM" MEANS A SYSTEM IN WHICH AN
26	ELECTOR VOTES USING A DEVICE BY WHICH VOTES ARE RECORDED
27	ELECTRONICALLY, INCLUDING A TOUCHSCREEN SYSTEM.

-7-

1164

(4) "ELIGIBLE ELECTOR" MEANS A PERSON WHO MEETS THE
 SPECIFIC REQUIREMENTS FOR VOTING AT A SPECIFIC ELECTION CONDUCTED
 UNDER THIS ARTICLE OR FOR A SPECIFIC CANDIDATE, BALLOT QUESTION,
 OR BALLOT ISSUE.

5 (5) "ISSUE COMMITTEE" HAS THE MEANING SET FORTH IN SECTION
6 1-45-103.

(6) "LOCAL GOVERNMENT" MEANS ANY DISTRICT, BUSINESS
IMPROVEMENT DISTRICT, SPECIAL DISTRICT CREATED PURSUANT TO TITLE
32, C.R.S., AUTHORITY, OR POLITICAL SUBDIVISION OF THE STATE,
AUTHORIZED BY LAW TO CONDUCT AN ELECTION. "LOCAL GOVERNMENT"
DOES NOT INCLUDE A COUNTY, SCHOOL DISTRICT, REGIONAL
TRANSPORTATION DISTRICT, OR MUNICIPALITY AS DEFINED IN SECTION
31-1-101 (6), C.R.S.

14 (7) "POLLBOOK" MEANS THE LIST OF ELIGIBLE ELECTORS WHO ARE
15 PERMITTED TO VOTE AT A POLLING PLACE OR BY MAIL BALLOT AT AN
16 ELECTION CONDUCTED PURSUANT TO THIS ARTICLE.

17 (8) "POLLING PLACE" MEANS A PLACE ESTABLISHED FOR HOLDING
18 ELECTIONS CONDUCTED UNDER THIS ARTICLE.

(9) "PROPERTY OWNERS LIST" MEANS THE LIST OF PROPERTY
OWNER NAMES AND ADDRESSES PREPARED BY THE COUNTY ASSESSOR IN
ACCORDANCE WITH SECTION 1-13.5-204.

(10) "REGISTRATION LIST" MEANS THE LIST OF REGISTERED
ELECTORS OF EACH LOCAL GOVERNMENT, AS PREPARED BY THE COUNTY
CLERK AND RECORDER FOR THE COUNTY IN WHICH THE LOCAL
GOVERNMENT IS LOCATED OR AS OBTAINED THROUGH STATE
REGISTRATION RECORDS IN ACCORDANCE WITH SECTION 1-13.5-203.

27 (11) "SPECIAL DISTRICT" MEANS ANY PUBLIC ENTITY, AS DEFINED

-8-

1164

IN SECTION 24-10-103, C.R.S., THAT IS AUTHORIZED BY LAW TO HOLD AN
 ELECTION; EXCEPT THAT THE TERM DOES NOT INCLUDE A COUNTY, A
 MUNICIPALITY AS DEFINED IN SECTION 31-1-101, C.R.S., OR A SCHOOL
 DISTRICT AS DEFINED IN SECTION 22-30-103, C.R.S.

5 (12) "VOTER" MEANS AN ELIGIBLE ELECTOR WHO VOTED IN THE
6 MOST RECENT ELECTION CONDUCTED PURSUANT TO THIS ARTICLE.

7 (13) "VOTING MACHINE" MEANS ANY DEVICE FULFILLING THE
8 REQUIREMENTS FOR VOTING MACHINES SET FORTH IN PART 4 OF ARTICLE
9 7 OF THIS TITLE REGARDING ITS USE, CONSTRUCTION, PROCUREMENT, AND
10 TRIAL.

(14) "WATCHER" MEANS A REGISTERED ELECTOR OF THE LOCAL
GOVERNMENT WHOSE NAME IS SUBMITTED TO THE DESIGNATED ELECTION
OFFICIAL AND CERTIFIED BY THE DESIGNATED ELECTION OFFICIAL TO THE
APPROPRIATE ELECTION JUDGES PURSUANT TO SECTION 1-13.5-602.

15 1-13.5-104. Acts and elections conducted pursuant to
provisions that refer to qualified electors. Any ELECTIONS, AND ANY
ACTS RELATING THERETO, CARRIED OUT UNDER LAW THAT WERE
CONDUCTED PRIOR TO JULY 1, 1987, PURSUANT TO PROVISIONS THAT
REFERRED TO A QUALIFIED ELECTOR RATHER THAN AN ELIGIBLE ELECTOR
AND THAT WERE VALID WHEN CONDUCTED ARE DEEMED AND HELD TO BE
LEGAL AND VALID IN ALL RESPECTS.

1-13.5-105. Acts legal and valid. ACTS AND ELECTIONS
CONDUCTED PURSUANT TO PROVISIONS THAT REFER TO REGISTERED
ELECTORS, ANY ELECTIONS, AND ANY ACTS RELATING TO THOSE
ELECTIONS CARRIED OUT UNDER LAW THAT WERE CONDUCTED PRIOR TO
JULY 1, 1992, AND THAT WERE VALID WHEN CONDUCTED ARE HELD TO BE
LEGAL AND VALID IN ALL RESPECTS.

-9-

1-13.5-106. Applicability of the "Uniform Election Code of
 1992". (1) ANY LOCAL GOVERNMENT MAY PROVIDE BY RESOLUTION THAT
 IT WILL UTILIZE ALL OR PART OF THE REQUIREMENTS AND PROCEDURES OF
 THE "UNIFORM ELECTION CODE OF 1992", ARTICLES 1 TO 13 OF THIS
 TITLE, IN LIEU OF ALL OR PORTIONS OF THIS ARTICLE WITH RESPECT TO ANY
 ELECTION. ABSENT SUCH RESOLUTION, THIS ARTICLE APPLIES.

7 (2) ALL PROVISIONS OF THE "UNIFORM ELECTION CODE OF 1992"
8 NOT IN CONFLICT WITH THIS ARTICLE APPLY TO LOCAL GOVERNMENT
9 ELECTIONS; EXCEPT THAT ELECTIONS OFFENSES AND PENALTIES
10 PROSCRIBED BY PARTS 2 AND 3 OF ARTICLE 13 OF THIS TITLE DO NOT APPLY
11 TO ELECTIONS AUTHORIZED UNDER THIS ARTICLE.

12 (3) IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE
13 GENERAL PROVISIONS OF THIS ARTICLE NOT SUPERSEDE OR SUPPLANT
14 SPECIFIC PROVISIONS OF LAW.

15 1-13.5-107. Computation of time. (1) CALENDAR DAYS SHALL
16 BE USED IN ALL COMPUTATIONS OF TIME MADE UNDER THIS ARTICLE.

(2) IN COMPUTING TIME FOR ANY ACT TO BE DONE BEFORE ANY
LOCAL GOVERNMENT ELECTION, THE FIRST DAY IS INCLUDED, AND THE
LAST, OR ELECTION, DAY IS EXCLUDED. SATURDAYS, SUNDAYS, AND
LEGAL HOLIDAYS ARE INCLUDED, BUT, IF THE TIME FOR ANY ACT TO BE
DONE OR THE LAST DAY OF ANY PERIOD IS A SATURDAY, SUNDAY, OR A
LEGAL HOLIDAY, THE PERIOD IS EXTENDED TO INCLUDE THE NEXT DAY
THAT IS NOT A SATURDAY, SUNDAY, OR LEGAL HOLIDAY.

1-13.5-108. Powers of designated election official. (1) EXCEPT
AS OTHERWISE PROVIDED IN THIS ARTICLE, THE DESIGNATED ELECTION
OFFICIAL SHALL RENDER ALL INTERPRETATIONS AND SHALL MAKE ALL
INITIAL DECISIONS AS TO CONTROVERSIES OR OTHER MATTERS ARISING IN

1 THE OPERATION OF THIS ARTICLE.

2 (2) ALL POWERS AND AUTHORITY GRANTED TO THE DESIGNATED
3 ELECTION OFFICIAL BY THIS ARTICLE MAY BE EXERCISED BY A DEPUTY
4 DESIGNATED ELECTION OFFICIAL IN THE ABSENCE OF THE DESIGNATED
5 ELECTION OFFICIAL OR IN THE EVENT THE DESIGNATED ELECTION OFFICIAL
6 IS UNABLE TO PERFORM THE DUTIES.

1-13.5-109. Construction. SUBSTANTIAL COMPLIANCE WITH THE
PROVISIONS OR INTENT OF THIS ARTICLE IS ALL THAT IS REQUIRED FOR THE
PROPER CONDUCT OF AN ELECTION TO WHICH THIS ARTICLE APPLIES.

10 1-13.5-110. Special elections. SPECIAL ELECTIONS MUST BE HELD
 11 ON SUCH DATE AS MAY BE PROVIDED BY LAW BY THE LOCAL GOVERNMENT
 12 CALLING THE SPECIAL ELECTION.

13 1-13.5-111. Time for holding elections for special districts type of election - manner of election - notice. (1) EXCEPT AS
OTHERWISE PROVIDED IN SUBSECTION (4) OF THIS SECTION, REGULAR
SPECIAL DISTRICT ELECTIONS MUST BE HELD ON THE TUESDAY
SUCCEEDING THE FIRST MONDAY OF MAY IN EVERY EVEN-NUMBERED
YEAR.

19 SPECIAL ELECTIONS MAY BE HELD ONLY ON THE FIRST (2)20 TUESDAY AFTER THE FIRST MONDAY IN FEBRUARY, MAY, OCTOBER, OR 21 DECEMBER OF ANY YEAR: EXCEPT THAT BALLOT ISSUE ELECTIONS MAY BE 22 HELD ONLY ON THE DATE OF A STATE GENERAL ELECTION, BIENNIAL LOCAL 23 DISTRICT ELECTION, OR ON THE FIRST TUESDAY IN NOVEMBER OF 24 ODD-NUMBERED YEARS. A BALLOT ISSUE ELECTION THAT IS NOT PART OF 25 AN ORGANIZATIONAL ELECTION MUST BE CONDUCTED EITHER AS PART OF 26 A COORDINATED ELECTION OR IN ACCORDANCE WITH PART 11 OF THIS 27 ARTICLE.

1 (3) ANY SPECIAL DISTRICT ELECTION ORDERED PURSUANT TO 2 ARTICLE 1 OF TITLE 32, C.R.S., BY THE DISTRICT COURT HAVING 3 JURISDICTION OVER SUCH EXISTING OR PROPOSED SPECIAL DISTRICT MUST 4 BE HELD ON THE DATE ORDERED BY THE COURT AND CONDUCTED IN 5 ACCORDANCE WITH THIS ARTICLE.

6 (4) WHENEVER THE DATE OF A REGULAR SPECIAL DISTRICT
7 ELECTION IS IDENTICAL TO THE DATE SET FOR A MUNICIPAL OR ANOTHER
8 SPECIAL DISTRICT ELECTION IN ANY MUNICIPALITY OR OTHER SPECIAL
9 DISTRICT HAVING BOUNDARIES COTERMINOUS WITH THE SPECIAL DISTRICT,
10 THE ELECTION MAY BE HELD JOINTLY WITH THE MUNICIPAL OR OTHER
11 SPECIAL DISTRICT ELECTION. AN ELECTION HELD JOINTLY PURSUANT TO
12 THIS SUBSECTION (4) IS NOT A COORDINATED ELECTION.

13 (5) ANY ELECTION FOR THE ORGANIZATION OF A NEW HEALTH 14 ASSURANCE OR HEALTH SERVICE DISTRICT MUST BE HELD ON THE DATE OF 15 THE GENERAL ELECTION OR ON THE FIRST TUESDAY IN NOVEMBER OF AN 16 ODD-NUMBERED YEAR. ANY ELECTION ON THE PROPOSAL OF A HEALTH 17 ASSURANCE OR HEALTH SERVICE DISTRICT MUST BE CONDUCTED BY THE 18 COUNTY CLERK AND RECORDER IN WHICH THE PROPOSED DISTRICT WILL BE 19 LOCATED AS PART OF A COORDINATED ELECTION IN ACCORDANCE WITH 20 SECTION 1-7-116.

1-13.5-112. Commencement of terms - nonpartisan officers.
(1) UNLESS OTHERWISE PROVIDED BY LAW, THE REGULAR TERM OF OFFICE
OF A NONPARTISAN OFFICER ELECTED AT A REGULAR ELECTION
COMMENCES THE EARLIER OF THE FOLLOWING:

(a) NO LATER THAN THIRTY DAYS FOLLOWING THE SURVEY OF
RETURNS AND UPON THE SIGNING OF AN OATH AND POSTING OF A BOND,
WHERE REQUIRED; OR

-12-

(b) AT THE NEXT MEETING OF THE GOVERNING BODY OF THE LOCAL
 GOVERNMENT FOLLOWING THE DATE OF THE ELECTION.

3 (2) UNLESS OTHERWISE PROVIDED BY LAW, IF THE ELECTION IS
4 CANCELED IN WHOLE OR IN PART PURSUANT TO SECTION 1-13.5-513, THE
5 REGULAR TERM OF OFFICE OF A NONPARTISAN OFFICER COMMENCES AT:
6 (a) THE NEXT MEETING OF THE GOVERNING BODY FOLLOWING THE
7 DATE OF THE REGULAR ELECTION, BUT NO LATER THAN THIRTY DAYS
8 FOLLOWING THE DATE OF THE REGULAR ELECTION AND UPON THE SIGNING
9 OF AN OATH AND POSTING OF A BOND, WHERE REQUIRED; OR

10 (b) IF THE NONPARTISAN OFFICER WAS ELECTED AT AN ELECTION
11 OTHER THAN A REGULAR ELECTION, THE NEXT MEETING OF THE
12 GOVERNING BODY OF THE LOCAL GOVERNMENT FOLLOWING THE DATE OF
13 THE ELECTION.

14

PART 2

15 QUALIFICATIONS AND REGISTRATION OF ELECTORS

16 1-13.5-201. Registration required. EXCEPT WHERE A STATUTE
17 SPECIFICALLY PROVIDES OTHERWISE, NO PERSON IS PERMITTED TO VOTE
18 AT ANY LOCAL GOVERNMENT ELECTION WITHOUT FIRST HAVING
19 REGISTERED TO VOTE IN COLORADO IN ACCORDANCE WITH THE "UNIFORM
20 ELECTION CODE OF 1992", ARTICLES 1 TO 13 OF THIS TITLE.

1-13.5-202. Persons entitled to vote at special district elections.
NO PERSON IS PERMITTED TO VOTE IN ANY SPECIAL DISTRICT ELECTION
UNLESS THAT PERSON IS AN ELIGIBLE ELECTOR AS DEFINED IN SECTION
32-1-103 (5), C.R.S.

1-13.5-203. Registration records for local government
 elections - costs. (1) NO LATER THAN THE FORTIETH DAY PRECEDING THE
 DATE OF A SCHEDULED LOCAL GOVERNMENT ELECTION, THE DESIGNATED

ELECTION OFFICIAL SHALL ORDER THE REGISTRATION RECORDS FROM THE
 COUNTY CLERK AND RECORDER. THE DESIGNATED ELECTION OFFICIAL
 SHALL ORDER EITHER:

4 (a) AN INITIAL LIST OF THE REGISTERED ELECTORS AS OF THE
5 THIRTIETH DAY PRIOR TO THE ELECTION, WITH A SUPPLEMENTAL LIST TO
6 BE PROVIDED ON THE TWENTIETH DAY; OR

7 (b) A COMPLETE LIST OF REGISTERED ELECTORS AS OF THE SIXTH
8 DAY PRIOR TO THE ELECTION.

9 (2) THE COUNTY CLERK AND RECORDER SHALL CERTIFY AND MAKE 10 AVAILABLE TO THE DESIGNATED ELECTION OFFICIAL A COMPLETE COPY OF 11 THE LIST OF THE REGISTERED ELECTORS OF THE LOCAL GOVERNMENT THAT 12 HAS TERRITORIAL BOUNDARIES LOCATED WITHIN THE COUNTY AND IS 13 INVOLVED IN THE ELECTION. IF A SUPPLEMENTAL LIST IS PROVIDED 14 PURSUANT TO PARAGRAPH (a) OF SUBSECTION (1) OF THIS SECTION, THE 15 COUNTY CLERK AND RECORDER SHALL CERTIFY AND MAKE AVAILABLE TO 16 THE DESIGNATED ELECTION OFFICIAL THE SUPPLEMENTAL LIST OF ELIGIBLE 17 ELECTORS WHO BECAME ELIGIBLE SINCE THE EARLIER LIST WAS CERTIFIED. 18 THESE LISTS SUBSTITUTE FOR THE ORIGINAL REGISTRATION RECORD.

19 (3) THE REGISTRATION LIST THAT IS CERTIFIED THIRTY DAYS 20 BEFORE THE ELECTION PURSUANT TO PARAGRAPH (a) OF SUBSECTION (1) 21 OF THIS SECTION MUST CONTAIN THE NAMES AND ADDRESSES OF ALL 22 REGISTERED ELECTORS RESIDING WITHIN THE LOCAL GOVERNMENT AT THE 23 CLOSE OF BUSINESS ON THE FORTIETH DAY PRECEDING THE ELECTION. THE 24 SUPPLEMENTAL REGISTRATION LIST FOR EACH LOCAL GOVERNMENT THAT 25 IS CERTIFIED NO LATER THAN TWENTY DAYS BEFORE THE ELECTION MUST 26 CONTAIN THE NAMES AND ADDRESSES OF ALL ELIGIBLE ELECTORS 27 RESIDING WITHIN THE LOCAL GOVERNMENT AT THE CLOSE OF BUSINESS ON

THE TWENTY-SECOND DAY PRIOR TO THE ELECTION. IF A SUPPLEMENTAL
 LIST IS PROVIDED, IT MUST CONTAIN THE NAMES AND ADDRESSES OF ALL
 ELIGIBLE ELECTORS WHO BECAME ELIGIBLE DURING THE PERIOD SINCE THE
 INITIAL REGISTRATION LIST WAS CERTIFIED THROUGH THE CLOSE OF
 BUSINESS ON THE TWENTY-SECOND DAY PRECEDING THE ELECTION.

6 (4) COSTS FOR THE LISTS REQUIRED TO BE OBTAINED UNDER THIS
7 SECTION MUST BE ASSESSED BY THE COUNTY CLERK AND RECORDER AND
8 PAID BY THE LOCAL GOVERNMENT HOLDING THE ELECTION. THE FEE FOR
9 FURNISHING THE LISTS SHALL BE NO LESS THAN TWENTY-FIVE DOLLARS
10 FOR THE ENTIRE LIST OR NO MORE THAN ONE CENT FOR EACH NAME
11 CONTAINED ON THE REGISTRATION LIST, WHICHEVER IS GREATER.

12 (5) THE DESIGNATED ELECTION OFFICIAL MAY CANCEL AN ORDER
13 FOR THE LIST IF THE ELECTION IS CANCELED PURSUANT TO SECTION
14 1-13.5-513 AND THE COUNTY CLERK AND RECORDER HAS NOT ALREADY
15 PREPARED THE LIST.

16 1-13.5-204. Lists of property owners - costs. (1) FOR ELECTIONS 17 WHERE OWNING PROPERTY IN THE LOCAL GOVERNMENT IS A REQUIREMENT 18 FOR VOTING IN THE ELECTION, NO LATER THAN THE FORTIETH DAY 19 PRECEDING THE DATE OF THE ELECTION, THE DESIGNATED ELECTION 20 OFFICIAL SHALL ORDER THE LIST OF PROPERTY OWNERS FROM THE COUNTY 21 ASSESSOR. EXCEPT AS OTHERWISE REOUIRED UNDER SUBSECTION (2) OF 22 THIS SECTION, THE COUNTY ASSESSOR SHALL CERTIFY AND DELIVER AN 23 INITIAL LIST OF ALL RECORDED OWNERS OF TAXABLE REAL AND PERSONAL 24 PROPERTY WITHIN THE LOCAL GOVERNMENT NO LATER THAN THIRTY DAYS 25 BEFORE THE ELECTION. THE SUPPLEMENTAL LIST FOR THE LOCAL 26 GOVERNMENT SHALL BE PROVIDED NO LATER THAN TWENTY DAYS BEFORE 27 THE ELECTION AND SHALL CONTAIN THE NAMES AND ADDRESSES OF ALL 1 RECORDED OWNERS WHO BECAME OWNERS NO LATER THAN TWENTY-TWO 2 DAYS PRIOR TO THE ELECTION AND AFTER THE INITIAL LIST OF PROPERTY 3 OWNERS WAS PROVIDED. THE COUNTY ASSESSORS SHALL ASSESS THE COST 4 FOR THE LISTS, WHICH MUST BE PAID BY THE LOCAL GOVERNMENT 5 HOLDING THE ELECTION. THE FEE FOR FURNISHING THE LISTS IS NO LESS 6 THAN TWENTY-FIVE DOLLARS FOR BOTH LISTS OR NO MORE THAN ONE 7 CENT FOR EACH NAME CONTAINED ON THE LISTS, WHICHEVER IS GREATER. 8 (2)THE DESIGNATED ELECTION OFFICIAL OF A LOCAL

GOVERNMENT MAY ORDER THE LIST DESCRIBED IN SUBSECTION (1) OF THIS
GOVERNMENT MAY ORDER THE LIST DESCRIBED IN SUBSECTION (1) OF THIS
SECTION OF ALL RECORDED OWNERS OF TAXABLE REAL AND PERSONAL
PROPERTY WITHIN THE LOCAL GOVERNMENT AS OF THE THIRTIETH DAY
BEFORE THE ELECTION, WITH A SUPPLEMENTAL LIST TO BE PROVIDED ON
THE TWENTIETH DAY BEFORE THE ELECTION, OR THE DESIGNATED
ELECTION OFFICIAL MAY ORDER A COMPLETE LIST AS OF THE SIXTH DAY
BEFORE THE ELECTION.

1-13.5-205. Delivery and custody of registration list and 16 17 property owner list. AT SUCH TIME AS MAY BE SET BY THE DESIGNATED 18 ELECTION OFFICIAL, BUT AT LEAST ONE DAY PRIOR TO THE ELECTION, ONE 19 OF THE ELECTION JUDGES FROM EACH PRECINCT MAY APPEAR IN PERSON 20 AT THE OFFICE OF THE DESIGNATED ELECTION OFFICIAL FOR THE PURPOSE 21 OF RECEIVING THE REGISTRATION LIST AND, AS APPLICABLE, PROPERTY 22 OWNERS LIST, ELECTION SUPPLIES, OR THE DESIGNATED ELECTION OFFICIAL 23 MAY DELIVER THE SAME TO ONE OF THE JUDGES. THE JUDGES SHALL HAVE 24 CUSTODY OF THE REGISTRATION LIST AND PROPERTY OWNERS LIST AND 25 SHALL GIVE HIS OR HER RECEIPT FOR THE LIST. AFTER THE CLOSING OF THE 26 POLLS ON THE DAY OF ELECTION, THE ELECTION JUDGE SELECTED 27 PURSUANT TO SECTION 1-13.5-410 TO DELIVER THE ELECTION PAPERS AND

-16-

1	SUPPLIES SHALL DELIVER THE REGISTRATION LIST AND PROPERTY OWNERS
2	LIST TO THE OFFICE OF THE DESIGNATED ELECTION OFFICIAL OR TO SUCH
3	OTHER PLACE AS THE DESIGNATED ELECTION OFFICIAL MAY DESIGNATE AS
4	THE COUNTING CENTER.
5	PART 3
6	NOMINATIONS
7	1-13.5-301. Eligibility for office - prohibitions - exceptions -
8	challenges. (1) (a) NO PERSON EXCEPT AN ELIGIBLE ELECTOR WHO IS AT
9	LEAST EIGHTEEN YEARS OF AGE, UNLESS ANOTHER AGE IS REQUIRED BY
10	LAW, IS ELIGIBLE TO HOLD ANY OFFICE IN THIS STATE. NO PERSON IS
11	ELIGIBLE TO BE A CANDIDATE FOR OFFICE UNLESS THAT PERSON FULLY
12	MEETS THE QUALIFICATIONS OF THAT OFFICE AS STATED IN THE
13	CONSTITUTION AND STATUTES OF THIS STATE ON OR BEFORE THE DATE THE
14	PERSON IS NOMINATED TO THE OFFICE. THE DESIGNATED ELECTION
15	OFFICIAL SHALL NOT CERTIFY THE NAME OF ANY CANDIDATE WHO FAILS TO
16	SWEAR OR AFFIRM UNDER OATH THAT HE OR SHE FULLY MEETS THE
17	QUALIFICATIONS AS OF THE DATE OF NOMINATION OR WHO IS UNABLE TO
18	PROVIDE PROOF THAT HE OR SHE MEETS ANY REQUIREMENTS OF THE
19	OFFICE RELATING TO REGISTRATION, RESIDENCE, OR PROPERTY
20	OWNERSHIP.
21	(b) The information found on the person's voter
22	REGISTRATION RECORD IS ADMISSIBLE AS PRIMA FACIE EVIDENCE OF
23	COMPLIANCE WITH THE REGISTRATION AND RESIDENCE REQUIREMENTS OF

25 IS ADMISSIBLE AS PRIMA FACIE EVIDENCE OF COMPLIANCE WITH PROPERTY 26 OWNERSHIP REQUIREMENTS.

27

24

(2) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION (2), NO

THIS SECTION. THE INFORMATION FOUND IN THE PROPERTY OWNERS LIST

PERSON IS ELIGIBLE TO BE A CANDIDATE FOR MORE THAN ONE OFFICE IN
 THE SAME LOCAL GOVERNMENT AT ONE TIME. THIS SUBSECTION (2) DOES
 NOT:

4 (a) APPLY TO MEMBERSHIPS ON DIFFERENT SPECIAL DISTRICT OR
5 BUSINESS IMPROVEMENT DISTRICT BOARDS; OR

6 (b) PROHIBIT A CANDIDATE OR ELECTED OFFICIAL OF ANY
7 POLITICAL SUBDIVISION FROM BEING A CANDIDATE OR MEMBER OF THE
8 BOARD OF DIRECTORS OF ANY SPECIAL DISTRICT, BUSINESS IMPROVEMENT
9 DISTRICT, OR DISTRICTS IN WHICH HE OR SHE IS AN ELIGIBLE ELECTOR,
10 UNLESS OTHERWISE PROHIBITED BY LAW.

11 (3) THE QUALIFICATION OF ANY CANDIDATE MAY BE CHALLENGED 12 BY AN ELIGIBLE ELECTOR OF THE LOCAL GOVERNMENT WITHIN FIVE DAYS 13 AFTER THE DATE THAT THE DESIGNATED ELECTION OFFICIAL CERTIFIES THE 14 CANDIDATE TO THE BALLOT. THE CHALLENGE SHALL BE MADE BY VERIFIED 15 PETITION SETTING FORTH THE FACTS ALLEGED CONCERNING THE 16 QUALIFICATION OF THE CANDIDATE AND SHALL BE FILED IN THE DISTRICT 17 COURT IN THE COUNTY IN WHICH THE LOCAL GOVERNMENT IS LOCATED. 18 THE HEARING ON THE QUALIFICATION OF THE CANDIDATE MUST BE HELD 19 NOT LESS THAN FIVE NOR MORE THAN TEN DAYS AFTER THE DATE THE 20 DESIGNATED ELECTION OFFICIAL'S STATEMENT IS ISSUED THAT CERTIFIES 21 THE CANDIDATE TO THE BALLOT. THE COURT SHALL HEAR THE TESTIMONY 22 AND OTHER EVIDENCE AND, WITHIN FORTY-EIGHT HOURS AFTER THE CLOSE 23 OF THE HEARING, DETERMINE WHETHER THE CANDIDATE MEETS THE 24 QUALIFICATIONS FOR THE OFFICE FOR WHICH THE CANDIDATE HAS 25 DECLARED. PART 1 OF ARTICLE 17 OF TITLE 13, C.R.S., REGARDING 26 FRIVOLOUS, GROUNDLESS, OR VEXATIOUS ACTIONS, APPLIES TO THIS 27 SECTION.

1164

1 1-13.5-302. Nomination of local government candidates. 2 (1) EXCEPT AS PROVIDED IN SECTION 1-13.5-303 OR OTHER APPLICABLE 3 LAW, CANDIDATES FOR OFFICE OF NONPARTISAN LOCAL GOVERNMENTS 4 MUST BE NOMINATED, WITHOUT REGARD TO AFFILIATION, BY PETITION ON 5 FORMS SUPPLIED BY THE DESIGNATED ELECTION OFFICIAL. A PETITION OF 6 NOMINATION MAY CONSIST OF ONE OR MORE SHEETS, BUT IT MUST 7 CONTAIN THE NAME AND ADDRESS OF ONLY ONE CANDIDATE AND 8 INDICATE THE OFFICE TO WHICH THE CANDIDATE IS SEEKING ELECTION. 9 THE CANDIDATE'S NAME MUST BE PRINTED ON EACH SHEET OF A PETITION 10 OF NOMINATION.

(2) NOMINATION PETITIONS FOR A CANDIDATE IN A LOCAL
GOVERNMENT, OTHER THAN A SPECIAL DISTRICT OR BUSINESS
IMPROVEMENT DISTRICT, MAY BE CIRCULATED AND SIGNED, BEGINNING ON
JANUARY 1 OF THE YEAR IN WHICH ELECTION FOR THAT OFFICE IS
CONDUCTED AND ENDING ON THE SIXTY-SEVENTH DAY PRIOR TO THE DAY
OF ELECTION, BY AT LEAST TWO ELIGIBLE ELECTORS RESIDING WITHIN OR
ELIGIBLE TO VOTE IN THE LOCAL GOVERNMENT.

18 (3) THE CIRCULATOR OF EACH NOMINATION PETITION SHALL MAKE
19 AN AFFIDAVIT THAT EACH SIGNATURE THEREON IS THE SIGNATURE OF THE
20 PERSON WHOSE NAME IT PURPORTS TO BE AND THAT EACH SIGNER HAS
21 STATED TO THE CIRCULATOR THAT THE SIGNER IS AN ELIGIBLE ELECTOR OF
22 THE LOCAL GOVERNMENT FOR WHICH THE NOMINATION IS MADE.

(4) A PETITION IS NOT VALID IF IT DOES NOT CONTAIN THE
REQUISITE NUMBER OF SIGNATURES OF ELIGIBLE ELECTORS. THE
DESIGNATED ELECTION OFFICIAL SHALL INSPECT TIMELY FILED PETITIONS
OF NOMINATION TO ENSURE COMPLIANCE WITH THIS SECTION.

27 (5) EACH NOMINATION PETITION MUST BE FILED WITH THE

-19-

DESIGNATED ELECTION OFFICIAL NO LATER THAN THE SIXTY-SEVENTH DAY
 PRIOR TO THE DAY OF ELECTION. EVERY PETITION MUST HAVE ENDORSED
 ON IT OR APPENDED TO IT THE WRITTEN AFFIDAVIT OF THE CANDIDATE
 ACCEPTING THE NOMINATION AND SWEARING THAT THE CANDIDATE
 SATISFIES THE REQUIREMENTS SET FORTH IN LAW TO BE A CANDIDATE AND
 HOLD OFFICE IN THE LOCAL GOVERNMENT.

7 (6) THE DESIGNATED ELECTION OFFICIAL SHALL PRESERVE ALL
8 NOMINATION PETITIONS FILED WITH HIM OR HER FOR A PERIOD OF TWO
9 YEARS. ALL SUCH PETITIONS ARE OPEN TO PUBLIC INSPECTION UNDER
10 PROPER REGULATION BY THE DESIGNATED ELECTION OFFICIAL WITH WHOM
11 THEY ARE FILED.

12 1-13.5-303. Candidates for special district or business 13 improvement district director - self-nomination and acceptance form. (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, NO EARLIER THAN 14 15 JANUARY 1 AND NO LATER THAN THE NORMAL CLOSE OF BUSINESS ON THE 16 SIXTY-SEVENTH DAY BEFORE THE DATE OF A REGULAR SPECIAL DISTRICT 17 ELECTION, ANY PERSON WHO DESIRES TO BE A CANDIDATE FOR THE OFFICE 18 OF A SPECIAL DISTRICT DIRECTOR SHALL FILE A SELF-NOMINATION AND 19 ACCEPTANCE FORM OR LETTER SIGNED BY THE CANDIDATE AND BY AN 20 ELIGIBLE ELECTOR OF THE STATE AS A WITNESS TO THE SIGNATURE OF THE 21 CANDIDATE.

(2) ON THE DATE OF SIGNING THE SELF-NOMINATION AND
ACCEPTANCE FORM OR LETTER, A CANDIDATE FOR DIRECTOR SHALL BE AN
ELIGIBLE ELECTOR OF THE SPECIAL DISTRICT. IF THE DISTRICT IS DIVIDED
INTO DIRECTOR DISTRICTS ESTABLISHED PURSUANT TO SECTION 32-1-301
(2) (f), C.R.S., THE CANDIDATE SHALL BE AN ELIGIBLE ELECTOR WITHIN
THE BOUNDARIES OF THE DIRECTOR DISTRICT IN WHICH THE CANDIDATE IS

1 RUNNING FOR OFFICE.

2 (3) THE SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER 3 MUST CONTAIN THE NAME OF THE SPECIAL DISTRICT IN WHICH THE 4 ELECTION WILL BE HELD, THE SPECIAL DISTRICT DIRECTOR OFFICE SOUGHT 5 BY THE CANDIDATE, THE TERM OF OFFICE SOUGHT IF MORE THAN ONE 6 LENGTH OF A DIRECTOR'S TERM IS TO BE VOTED UPON AT THE ELECTION, 7 THE DATE OF THE ELECTION, THE FULL NAME OF THE CANDIDATE AS IT IS 8 TO APPEAR ON THE BALLOT, AND WHETHER THE CANDIDATE IS A MEMBER 9 OF AN EXECUTIVE BOARD OF A UNIT OWNERS' ASSOCIATION, AS DEFINED 10 IN SECTION 38-33.3-103, C.R.S., LOCATED WITHIN THE BOUNDARIES OF 11 THE SPECIAL DISTRICT FOR WHICH THE CANDIDATE IS RUNNING FOR OFFICE. 12 UNLESS PHYSICALLY UNABLE, ALL CANDIDATES AND WITNESSES SHALL 13 SIGN THEIR OWN SIGNATURE AND SHALL PRINT THEIR NAMES, THEIR 14 RESPECTIVE RESIDENCE ADDRESSES, INCLUDING THE STREET NUMBER AND 15 NAME, THE CITY OR TOWN, THE COUNTY, TELEPHONE NUMBER, AND THE 16 DATE OF SIGNATURE ON THE SELF-NOMINATION AND ACCEPTANCE FORM 17 OR LETTER.

18 (4) THE SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER
19 MUST BE FILED WITH THE DESIGNATED ELECTION OFFICIAL OR, IF NONE HAS
20 BEEN DESIGNATED, THE PRESIDING OFFICER OR THE SECRETARY OF THE
21 BOARD OF DIRECTORS OF THE SPECIAL DISTRICT IN WHICH THE ELECTION
22 WILL BE HELD.

(5) THE SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER
MUST BE VERIFIED AND PROCESSED SUBSTANTIALLY AS PROVIDED IN
SECTION 1-4-908, A PROTEST ON SUCH A FORM OR LETTER SHALL BE
DETERMINED SUBSTANTIALLY AS PROVIDED IN SECTIONS 1-4-909 AND
1-4-911, AND CURE OF SUCH A FORM OR LETTER SHALL BE ALLOWED

1164

1 SUBSTANTIALLY AS PROVIDED FOR IN SECTION 1-4-912.

2 (6) IN A BUSINESS IMPROVEMENT DISTRICT WITH AN ELECTED
3 BOARD OF DIRECTORS, NOMINATIONS FOR BUSINESS IMPROVEMENT
4 DISTRICT DIRECTORS MUST BE HANDLED SUBSTANTIALLY AS PROVIDED IN
5 SUBSECTIONS (1) TO (5) OF THIS SECTION.

6 1-13.5-304. Withdrawal from nomination. Any PERSON WHO
7 HAS BEEN NOMINATED AND WHO HAS ACCEPTED A NOMINATION, OR FILED
8 A SELF-NOMINATION FORM OR LETTER, MAY CAUSE HIS OR HER NAME TO
9 BE WITHDRAWN FROM SUCH NOMINATION AT ANY TIME BEFORE THE
10 ELECTION BY EXECUTING A WRITTEN AFFIDAVIT WITHDRAWING FROM THE
11 NOMINATION. THE WITHDRAWING CANDIDATE SHALL SIGN THE AFFIDAVIT
12 AND FILE IT WITH THE DESIGNATED ELECTION OFFICIAL.

13 **1-13.5-305. Write-in candidate affidavit.** A WRITE-IN VOTE FOR 14 ANY LOCAL GOVERNMENT OFFICE IS COUNTED ONLY IF AN AFFIDAVIT OF 15 INTENT TO BE A WRITE-IN CANDIDATE IS FILED WITH THE DESIGNATED 16 ELECTION OFFICIAL BY THE PERSON WHOSE NAME IS WRITTEN IN NOT 17 LATER THAN SIXTY-FOUR DAYS BEFORE THE DAY OF THE ELECTION. THE 18 AFFIDAVIT OF INTENT MUST INDICATE THAT THE SIGNER DESIRES THE 19 OFFICE AND IS QUALIFIED TO ASSUME THE DUTIES OF THAT OFFICE IF 20 ELECTED.

1-13.5-306. Objections to nominations. All self-nomination
AND ACCEPTANCE FORMS OR LETTERS, PETITIONS OF NOMINATION, AND
AFFIDAVITS OF INTENT TO BE A WRITE-IN CANDIDATE THAT ARE IN
APPARENT CONFORMITY, AS DETERMINED BY THE DESIGNATED ELECTION
OFFICIAL, WITH SECTION 1-13.5-302, 1-13.5-303, OR 1-13.5-305, ARE
VALID UNLESS OBJECTION THERETO IS DULY MADE IN WRITING WITHIN
THREE DAYS AFTER THE FILING OF THE SAME. IN CASE AN OBJECTION IS

1 MADE, THE DESIGNATED ELECTION OFFICIAL SHALL MAIL FORTHWITH 2 NOTICE OF THE OBJECTION TO ANY CANDIDATE FOR THE SAME OFFICE. THE 3 DESIGNATED ELECTION OFFICIAL SHALL DECIDE OBJECTIONS WITHIN 4 FORTY-EIGHT HOURS AFTER THE SAME ARE FILED, AND ANY OBJECTIONS 5 UPHELD MAY BE REMEDIED OR DEFECT CURED UPON THE ORIGINAL 6 PETITION, BY AN AMENDMENT THERETO, OR BY FILING A NEW 7 SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER, PETITION OF 8 NOMINATION, OR AFFIDAVIT OF INTENT, AS APPLICABLE, WITHIN THREE 9 DAYS AFTER THE OBJECTION IS UPHELD, BUT IN NO EVENT LATER THAN THE 10 FIFTY-EIGHTH DAY BEFORE THE DAY OF ELECTION. THE DESIGNATED 11 ELECTION OFFICIAL SHALL PASS UPON THE VALIDITY OF ALL OBJECTIONS, 12 WHETHER OF FORM OR SUBSTANCE, AND THE DESIGNATED ELECTION 13 OFFICIAL'S DECISIONS UPON MATTERS OF FORM ARE FINAL. THE 14 DESIGNATED ELECTION OFFICIAL'S DECISIONS UPON MATTERS OF 15 SUBSTANCE ARE OPEN TO REVIEW IF PROMPT APPLICATION IS MADE, AS 16 PROVIDED IN SECTION 1-13.5-1501, BUT THE REMEDY IN ALL CASES SHALL 17 BE SUMMARY, AND THE DECISION OF THE DISTRICT COURT IS FINAL AND 18 NOT SUBJECT TO REVIEW BY ANY OTHER COURT; EXCEPT THAT THE 19 SUPREME COURT, IN THE EXERCISE OF ITS DISCRETION, MAY REVIEW ANY 20 PROCEEDING IN A SUMMARY WAY.

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PART 4

ELECTION JUDGES

1-13.5-401. Appointment of election judges. (1) EXCEPT AS
PROVIDED IN SUBSECTION (2) OF THIS SECTION, AT LEAST FIFTEEN DAYS
BEFORE EACH LOCAL GOVERNMENT ELECTION, THE GOVERNING BODY
SHALL APPOINT THE ELECTION JUDGES. EACH ELECTION JUDGE MUST BE
REGISTERED TO VOTE IN COLORADO AND AT LEAST EIGHTEEN YEARS OF

AGE. ELECTION JUDGES SHALL BE APPOINTED PURSUANT TO THIS ARTICLE
 WITHOUT REGARD TO PARTY AFFILIATION. THE DESIGNATED ELECTION
 OFFICIAL SHALL MAKE AND FILE IN HIS OR HER OFFICE A LIST OF ALL
 INDIVIDUALS SO APPOINTED, GIVING THEIR NAMES AND ADDRESSES. THE
 LIST IS A PUBLIC RECORD AND IS SUBJECT TO INSPECTION AND
 EXAMINATION DURING OFFICE HOURS BY ANY ELECTOR OF THE LOCAL
 GOVERNMENT WITH THE RIGHT TO MAKE COPIES THEREOF.

8 (2) THE GOVERNING BODY MAY DELEGATE TO THE DESIGNATED
9 ELECTION OFFICIAL THE AUTHORITY AND RESPONSIBILITY TO APPOINT
10 ELECTION JUDGES IN THE MANNER PROVIDED IN THIS SECTION.

11 1-13.5-402. Number of judges - appointment. The GOVERNING
BODY, OR THE DESIGNATED ELECTION OFFICIAL IF AUTHORIZED PURSUANT
TO SECTION 1-13.5-401 (2), SHALL APPOINT AT LEAST TWO ELECTION
JUDGES FOR EACH LOCAL GOVERNMENT ELECTION. THE APPOINTING
AUTHORITY MAY ALSO APPOINT ANY ADDITIONAL JUDGES AS DEEMED
NECESSARY, AND MAY APPOINT COUNTING JUDGES.

17 1-13.5-403. Certificates of appointment. PROMPTLY AFTER THE
18 APPOINTMENT OF THE ELECTION JUDGES, THE DESIGNATED ELECTION
19 OFFICIAL SHALL ISSUE CERTIFICATES CERTIFYING THE APPOINTMENTS. THE
20 DESIGNATED ELECTION OFFICIAL SHALL MAIL ONE CERTIFICATE TO EACH
21 PERSON APPOINTED.

1-13.5-404. Acceptance form - time to file. WITH EACH
CERTIFICATE OF APPOINTMENT TRANSMITTED TO THE ELECTION JUDGES,
THE DESIGNATED ELECTION OFFICIAL SHALL ENCLOSE A FORM FOR
ACCEPTANCE OF THE APPOINTMENT. EACH INDIVIDUAL APPOINTED AS AN
ELECTION JUDGE MAY FILE HIS OR HER ACCEPTANCE FORM IN THE OFFICE
OF THE DESIGNATED ELECTION OFFICIAL WITHIN SEVEN DAYS AFTER THE

DATE THAT THE DESIGNATED ELECTION OFFICIAL MAILED THE CERTIFICATE
 OF APPOINTMENT AND THE ACCEPTANCE FORM. UNLESS OTHERWISE
 DETERMINED BY THE DESIGNATED ELECTION OFFICIAL, FAILURE OF ANY
 PERSON APPOINTED AS AN ELECTION JUDGE TO FILE AN ACCEPTANCE
 WITHIN THOSE SEVEN DAYS RESULTS IN A VACANCY, WHICH SHALL BE
 FILLED IN THE SAME WAY THE ORIGINAL APPOINTMENT WAS MADE.

7 **1-13.5-405.** Vacancies - emergency appointments. EXCEPT 8 WHEN SECTION 1-13.5-404 APPLIES, IF AN INDIVIDUAL APPOINTED AS AN 9 ELECTION JUDGE REFUSES OR FAILS TO ACCEPT THE APPOINTMENT OR IS 10 UNABLE TO SERVE, THE INDIVIDUAL OR ANY OTHER ELECTION JUDGE MUST 11 IMMEDIATELY NOTIFY THE DESIGNATED ELECTION OFFICIAL. THE 12 DESIGNATED ELECTION OFFICIAL SHALL FORTHWITH APPOINT ANOTHER 13 QUALIFIED INDIVIDUAL TO SERVE AS ELECTION JUDGE IN THE PLACE OF THE 14 INDIVIDUAL. IN THE EVENT OF AN EMERGENCY, INCLUDING INABILITY TO 15 NOTIFY THE DESIGNATED ELECTION OFFICIAL, THE REMAINING ELECTION 16 JUDGES AT THE LOCATION WHERE THE INDIVIDUAL WAS TO SERVE MAY 17 APPOINT A REPLACEMENT ELECTION JUDGE.

18 1-13.5-406. Removal of judges. The DESIGNATED ELECTION 19 OFFICIAL MAY SUMMARILY REMOVE ANY ELECTION JUDGE WHO NEGLECTS 20 HIS OR HER DUTY, OR COMMITS, ENCOURAGES, OR CONNIVES AT ANY 21 FRAUD IN CONNECTION THEREWITH, OR VIOLATES ANY ELECTION LAWS, OR 22 KNOWINGLY PERMITS OTHERS TO DO SO, OR HAS BEEN CONVICTED OF ANY 23 FELONY, OR VIOLATES HIS OR HER OATH, OR COMMITS ANY ACT THAT 24 INTERFERES OR TENDS TO INTERFERE WITH A FAIR AND HONEST ELECTION. 25 AN ELECTION JUDGE HAS NO CAUSE OF ACTION AGAINST A LOCAL 26 GOVERNMENT OR DESIGNATED ELECTION OFFICIAL ARISING FROM 27 REMOVAL FROM OFFICE PURSUANT TO THIS SECTION.

1 1-13.5-407. Oath of judges. BEFORE ANY VOTES ARE TAKEN AT
 ANY LOCAL GOVERNMENT ELECTION, THE ELECTION JUDGES SHALL MAKE
 A SELF-AFFIRMATION SUBSTANTIALLY IN THE FOLLOWING FORM:

4 I, ..., DO SOLEMNLY SWEAR (OR AFFIRM) THAT I AM A 5 CITIZEN OF THE UNITED STATES AND THE STATE OF 6 COLORADO; THAT I AM A REGISTERED ELECTOR IN 7 COLORADO; THAT I WILL PERFORM THE DUTIES OF ELECTION 8 JUDGE ACCORDING TO LAW AND THE BEST OF MY ABILITY; 9 THAT I WILL STUDIOUSLY ENDEAVOR TO PREVENT FRAUD, 10 DECEIT, AND ABUSE IN CONDUCTING THE SAME; THAT I WILL 11 NOT TRY TO ASCERTAIN HOW ANY ELECTOR VOTED, NOR 12 WILL I DISCLOSE HOW ANY ELECTOR VOTED IF, IN THE 13 DISCHARGE OF MY DUTIES AS JUDGE, SUCH KNOWLEDGE 14 SHALL COME TO ME, UNLESS CALLED UPON TO DISCLOSE THE 15 SAME BEFORE SOME COURT; AND THAT I WILL NOT DISCLOSE 16 THE RESULT OF THE VOTES UNTIL THE POLLS HAVE CLOSED.

17 1-13.5-408. Training of judges. The designated election
18 OFFICIAL SHALL MAKE AVAILABLE AN INSTRUCTION CLASS CONCERNING
19 THE TASKS OF AN ELECTION JUDGE NOT MORE THAN FORTY-FIVE DAYS
20 PRIOR TO EACH ELECTION. A DESIGNATED ELECTION OFFICIAL SHALL
21 REMOVE AN ELECTION JUDGE WHO FAILS OR REFUSES TO ATTEND THE
22 INSTRUCTION CLASS.

1-13.5-409. Compensation of judges. The Election Judges at
ANY LOCAL GOVERNMENT ELECTION SHALL RECEIVE REASONABLE
COMPENSATION FOR THEIR SERVICES AS ELECTION JUDGES ON ELECTION
DAY AND ADDITIONAL REASONABLE COMPENSATION FOR ATTENDING AN
INSTRUCTION CLASS REQUIRED IN SECTION 1-13.5-408, AS DETERMINED BY

THE GOVERNING BODY OF THE LOCAL GOVERNMENT OR DESIGNATED
 ELECTION OFFICIAL IF AUTHORIZED BY THE GOVERNING BODY TO MAKE A
 REASONABLE DETERMINATION.

4 1-13.5-410. Compensation for delivery of election returns and 5 other election papers. The ELECTION JUDGES IN EACH POLLING PLACE 6 SHALL SELECT ONE OF THEIR NUMBER TO DELIVER THE ELECTION RETURNS, 7 REGISTRATION LIST, PROPERTY OWNERS LIST, BALLOT BOXES, IF ANY, AND 8 OTHER ELECTION PAPERS AND SUPPLIES TO THE OFFICE OF THE 9 DESIGNATED ELECTION OFFICIAL OR TO SUCH OTHER PLACE AS THE 10 DESIGNATED ELECTION OFFICIAL MAY DESIGNATE AS THE COUNTING 11 CENTER. THE JUDGE SO SELECTED SHALL BE PAID A REASONABLE AMOUNT 12 OF COMPENSATION FOR THE PERFORMANCE OF SUCH SERVICE.

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PART 5

14 NOTICE AND PREPARATION FOR ELECTIONS

15 1-13.5-501. Call for nominations - definitions. (1) BETWEEN 16 SEVENTY-FIVE AND ONE HUNDRED DAYS BEFORE A REGULAR LOCAL 17 GOVERNMENT ELECTION, THE DESIGNATED ELECTION OFFICIAL SHALL 18 PROVIDE NOTICE BY PUBLICATION OF A CALL FOR NOMINATIONS FOR THE 19 ELECTION. THE CALL MUST STATE THE DIRECTOR OFFICES TO BE VOTED 20 UPON AT THE ELECTION, WHERE A SELF-NOMINATION AND ACCEPTANCE 21 FORM OR LETTER MAY BE OBTAINED, THE DEADLINE FOR SUBMITTING THE 22 SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER TO THE 23 DESIGNATED ELECTION OFFICIAL, AND INFORMATION ON OBTAINING AN 24 ABSENTEE BALLOT.

(2) AS USED IN THIS SECTION, "PUBLICATION" MEANS PRINTING
ONE TIME, IN ONE NEWSPAPER OF GENERAL CIRCULATION IN THE SPECIAL
DISTRICT OR PROPOSED SPECIAL DISTRICT IF THERE IS SUCH A NEWSPAPER,

-27-

1 AND, IF NOT, THEN IN A NEWSPAPER IN THE COUNTY IN WHICH THE SPECIAL 2 DISTRICT OR PROPOSED SPECIAL DISTRICT IS LOCATED. FOR A SPECIAL 3 DISTRICT WITH TERRITORY WITHIN MORE THAN ONE COUNTY, IF 4 PUBLICATION CANNOT BE MADE IN ONE NEWSPAPER OF GENERAL 5 CIRCULATION IN THE SPECIAL DISTRICT, THEN ONE PUBLICATION IS 6 REQUIRED IN A NEWSPAPER IN EACH COUNTY IN WHICH THE SPECIAL 7 DISTRICT IS LOCATED AND IN WHICH THE SPECIAL DISTRICT ALSO HAS FIFTY 8 OR MORE ELIGIBLE ELECTORS.

9 **1-13.5-502.** Notice of election. (1) THE DESIGNATED ELECTION 10 OFFICIAL. AT LEAST TWENTY DAYS BEFORE EACH LOCAL GOVERNMENT 11 ELECTION, SHALL GIVE WRITTEN NOTICE OF THE ELECTION STATING THE 12 DATE OF THE ELECTION AND THE LOCATION AND HOURS DURING WHICH 13 THE POLLS WILL BE OPEN; THE DATE BALLOTS HAVE OR MAY BE MAILED IF 14 THE ELECTION IS CONDUCTED BY MAIL BALLOT; MAIL BALLOT DROP-OFF 15 LOCATIONS; NAMES OF THE OFFICERS TO BE ELECTED AND ANY BALLOT 16 ISSUES AND BALLOT QUESTIONS TO BE VOTED UPON; AND THE NAMES OF 17 THOSE CANDIDATES WHOSE NOMINATIONS HAVE BEEN CERTIFIED TO THE 18 DESIGNATED ELECTION OFFICIAL, WHICH LISTING MUST BE AS NEARLY AS 19 POSSIBLE IN THE FORM IN WHICH SUCH NOMINATIONS WILL APPEAR UPON 20 THE OFFICIAL BALLOT. FOR AN INDEPENDENT MAIL BALLOT ELECTION, THE 21 NOTICE DOES NOT NEED TO INCLUDE THE TEXT OF THE BALLOT ISSUES OR 22 BALLOT QUESTIONS. A COPY OF THE NOTICE MUST BE POSTED UNTIL AFTER 23 THE ELECTION IN A CONSPICUOUS PLACE IN THE OFFICE OF THE 24 DESIGNATED ELECTION OFFICIAL. A COPY OF THE NOTICE MUST BE MAILED 25 OR SENT VIA ELECTRONIC MAIL TO THE COUNTY CLERK AND RECORDER. 26 (2) (a) IN ADDITION, THE NOTICE REQUIRED BY THIS SECTION MUST

27 BE PUBLISHED IN AT LEAST ONE NEWSPAPER HAVING GENERAL

-28-

CIRCULATION IN THE LOCAL GOVERNMENT ON OR BEFORE THE TWENTIETH
 DAY BEFORE ELECTION DAY.

3 (b) ON OR BEFORE THE TWENTIETH DAY BEFORE THE ELECTION, A
4 SPECIAL DISTRICT MUST EFFECT PUBLICATION OF THE NOTICE AS PROVIDED
5 IN SECTION 1-13.5-1102.

6 (3) ALL POLLING PLACES MUST BE DESIGNATED BY A SIGN 7 CONSPICUOUSLY POSTED AT LEAST TWENTY DAYS BEFORE EACH LOCAL 8 GOVERNMENT ELECTION. THE SIGN MUST BE SUBSTANTIALLY IN THE 9 FOLLOWING FORM: "POLLING PLACE FOR (NAME OF LOCAL 10 GOVERNMENT)". IN ADDITION, THE SIGN MUST STATE THE DATE OF THE 11 NEXT ELECTION AND THE HOURS THE POLLING PLACE WILL BE OPEN.

12 1-13.5-503. Ballot issue notice. (1) ANY BALLOT ISSUE NOTICE
13 RELATING TO A LOCAL GOVERNMENT BALLOT ISSUE MUST BE PREPARED
14 AND DISTRIBUTED IN A MANNER CONSISTENT WITH PART 9 OF ARTICLE 7 OF
15 THIS TITLE.

16 (2) IN ADDITION TO THE REQUIREMENTS SET FORTH IN SUBSECTION
17 (1) OF THIS SECTION, A LOCAL GOVERNMENT SUBMITTING A BALLOT ISSUE
18 CONCERNING THE CREATION OF ANY DEBT OR OTHER FINANCIAL
19 OBLIGATION AT AN ELECTION IN THE LOCAL GOVERNMENT MUST POST
20 NOTICE IN ACCORDANCE WITH THE REQUIREMENTS OF SECTION 1-7-908.

1-13.5-504. Establishing precincts and polling places applicability. (1) THIS SECTION APPLIES TO LOCAL GOVERNMENT
ELECTIONS THAT ARE CONDUCTED BY POLLING PLACE.

(2) THE GOVERNING BODY OF EACH LOCAL GOVERNMENT, OR
DESIGNATED ELECTION OFFICIAL IF AUTHORIZED BY THE GOVERNING
BODY, SHALL DIVIDE THE LOCAL GOVERNMENT INTO AS MANY ELECTION
PRECINCTS FOR LOCAL GOVERNMENT ELECTIONS AS IT DEEMS EXPEDIENT

FOR THE CONVENIENCE OF THE ELECTORS OF THE LOCAL GOVERNMENT
 AND SHALL DESIGNATE THE LOCATION AND ADDRESS FOR EACH POLLING
 PLACE AT WHICH ELECTIONS ARE TO BE HELD.

4 (3) THE DESIGNATED ELECTION OFFICIALS OF LOCAL
5 GOVERNMENTS WITH OVERLAPPING BOUNDARIES THAT HOLD ELECTIONS
6 THE SAME DAY BY POLLING PLACE MUST MEET, CONFER, AND THEREAFTER,
7 IF PRACTICAL, HOLD SUCH ELECTIONS IN A MANNER THAT PERMITS AN
8 ELECTOR IN THE OVERLAPPING AREA TO VOTE IN ALL OF SUCH ELECTIONS
9 AT ONE POLLING PLACE.

10 (4) NOTWITHSTANDING SUBSECTION (3) OF THIS SECTION, THE
11 GOVERNING BODY OR DESIGNATED ELECTION OFFICIAL SHALL CHANGE
12 ANY POLLING PLACE UPON PETITION OF A MAJORITY OF THE REGISTERED
13 ELECTORS RESIDING WITHIN THE LOCAL GOVERNMENT.

14 **1-13.5-505.** Judges may change polling places. (1) WHEN IT 15 BECOMES IMPOSSIBLE OR INCONVENIENT TO HOLD AN ELECTION AT THE 16 PLACE DESIGNATED, THE ELECTION JUDGES, AFTER NOTIFYING THE 17 DESIGNATED ELECTION OFFICIAL AND AFTER HAVING ASSEMBLED AT OR AS 18 NEAR AS PRACTICABLE TO SUCH PLACE AND BEFORE RECEIVING ANY VOTE, 19 MAY MOVE TO THE NEAREST CONVENIENT PLACE FOR HOLDING THE 20 ELECTION AND AT SUCH NEWLY DESIGNATED PLACE PROCEED WITH THE 21 ELECTION.

(2) UPON MOVING TO A NEW POLLING PLACE, THE JUDGES SHALL
PROMINENTLY DISPLAY A PROCLAMATION OF THE CHANGE AND MAY
STATION A PROPER PERSON AT THE ORIGINAL POLLING PLACE TO NOTIFY
ALL PERSONS APPEARING AT THE ORIGINAL POLLING PLACE OF THE NEW
LOCATION FOR HOLDING THE ELECTION.

27 1-13.5-506. Number of voting booths, voting machines, or

-30-

voting systems. (1) IN LOCAL GOVERNMENTS THAT USE PAPER BALLOTS,
 THE GOVERNING BODY SHALL PROVIDE IN EACH POLLING PLACE A
 SUFFICIENT NUMBER OF VOTING BOOTHS. EACH VOTING BOOTH SHALL BE
 SITUATED SO AS TO PERMIT AN ELIGIBLE ELECTOR TO PREPARE HIS OR HER
 BALLOT SCREENED FROM OBSERVATION AND SHALL BE FURNISHED WITH
 SUCH SUPPLIES AND CONVENIENCES AS WILL ENABLE THE ELIGIBLE
 ELECTOR TO PREPARE HIS OR HER BALLOT FOR VOTING.

8 (2) IN LOCAL GOVERNMENTS THAT USE VOTING MACHINES, THE
9 GOVERNING BODY SHALL SUPPLY EACH POLLING PLACE WITH A SUFFICIENT
10 NUMBER OF VOTING MACHINES.

11 (3) IN LOCAL GOVERNMENTS THAT USE AN ELECTRONIC VOTING
12 SYSTEM, THE GOVERNING BODY SHALL PROVIDE ADEQUATE MATERIALS
13 AND EQUIPMENT FOR THE ORDERLY CONDUCT OF VOTING.

14 1-13.5-507. Arrangement of voting machines or voting booths 15 and ballot boxes. THE VOTING MACHINES OR THE VOTING BOOTHS AND 16 BALLOT BOX MUST BE SITUATED IN THE POLLING PLACE IN PLAIN VIEW OF 17 THE ELECTION OFFICIALS AND WATCHERS. NO PERSON OTHER THAN THE 18 ELECTION OFFICIALS AND THOSE ADMITTED FOR THE PURPOSE OF VOTING 19 ARE PERMITTED WITHIN THE IMMEDIATE VOTING AREA, WHICH IS THE AREA 20 WITHIN SIX FEET OF THE VOTING MACHINES OR THE VOTING BOOTHS AND 21 BALLOT BOX, EXCEPT BY AUTHORITY OF THE ELECTION JUDGES, AND THEN 22 ONLY WHEN NECESSARY TO KEEP ORDER AND ENFORCE THE LAW.

1-13.5-508. Election expenses to be paid by local government.
THE COST OF CONDUCTING A LOCAL GOVERNMENT ELECTION, INCLUDING
THE COST OF PRINTING AND SUPPLIES, IS TO BE PAID BY THE LOCAL
GOVERNMENT FOR WHICH THE ELECTION IS BEING HELD.

27 **1-13.5-509. Failure to receive mailed notice.** ANY ELECTION FOR

1 WHICH A NOTICE WAS MAILED SHALL NOT BE INVALIDATED ON THE 2 GROUNDS THAT AN ELIGIBLE ELECTOR DID NOT RECEIVE THE BALLOT ISSUE 3 NOTICE, MAILED INFORMATION, OR MAILED NOTIFICATION OF THE 4 ELECTION REQUIRED BY LAW OR THE STATE CONSTITUTION IF THE 5 DESIGNATED ELECTION OFFICIAL ACTED IN GOOD FAITH IN MAKING THE 6 MAILING. GOOD FAITH IS PRESUMED IF THE DESIGNATED ELECTION 7 OFFICIAL OR COORDINATED ELECTION OFFICIAL MAILED THE BALLOT ISSUE 8 NOTICE, INFORMATION, OR NOTIFICATION TO THE ADDRESSES APPEARING 9 ON A REGISTRATION LIST FOR THE LOCAL GOVERNMENT AS PROVIDED BY 10 THE COUNTY CLERK AND RECORDER, AND, WHERE APPLICABLE, THE 11 PROPERTY OWNERS LIST FOR THE LOCAL GOVERNMENT PROVIDED BY THE 12 COUNTY ASSESSOR.

13 1-13.5-510. Court-ordered elections. (1) WHEN AN ELECTION IS
14 ORDERED BY THE COURT FOR A SPECIAL DISTRICT, THE COURT SHALL
15 AUTHORIZE THE DESIGNATED ELECTION OFFICIAL TO GIVE NOTICE AS
16 PROVIDED IN THE ORDER.

17 (2) FOR AN ORGANIZATIONAL ELECTION, THE NOTICE BY
PUBLICATION MUST INCLUDE THE PURPOSES OF THE ELECTION, THE
19 ESTIMATED OPERATING AND DEBT SERVICE MILL LEVIES AND FISCAL YEAR
20 SPENDING FOR THE FIRST YEAR FOLLOWING ORGANIZATION, AND THE
21 BOUNDARIES OF THE SPECIAL DISTRICT. THE NOTICE BY PUBLICATION
22 MUST RECITE THE ELECTION DATE, WHICH SHALL BE NOT LESS THAN
23 TWENTY DAYS AFTER PUBLICATION OF THE ELECTION NOTICE.

(3) FOR A DISSOLUTION ELECTION, THE NOTICE BY PUBLICATION
MUST INCLUDE THE PLAN FOR DISSOLUTION OR A SUMMARY OF THE PLAN
AND THE PLACE WHERE A MEMBER OF THE PUBLIC MAY INSPECT OR OBTAIN
A COPY OF THE COMPLETE PLAN. THE NOTICE BY PUBLICATION MUST

RECITE THE ELECTION DATE, WHICH MUST BE NOT LESS THAN TWENTY
 DAYS AFTER PUBLICATION OF THE ELECTION NOTICE.

3 **1-13.5-511.** Certification of ballot. NO LATER THAN SIXTY DAYS 4 BEFORE ANY ELECTION, THE DESIGNATED ELECTION OFFICIAL OF EACH 5 LOCAL GOVERNMENT THAT INTENDS TO CONDUCT AN ELECTION SHALL 6 CERTIFY THE ORDER OF THE BALLOT AND BALLOT CONTENT. THE ORDER 7 OF THE BALLOT AND BALLOT CONTENT MUST INCLUDE THE NAME AND 8 OFFICE OF EACH CANDIDATE FOR WHOM A PETITION OR SELF-NOMINATION 9 FORM OR LETTER HAS BEEN FILED WITH THE DESIGNATED ELECTION 10 OFFICIAL AND ANY BALLOT ISSUES OR BALLOT QUESTIONS TO BE 11 SUBMITTED TO THE ELIGIBLE ELECTORS.

12 1-13.5-512. Correction of errors. The designated election
13 OFFICIAL SHALL, ON HIS OR HER OWN MOTION, CORRECT WITHOUT DELAY
14 ANY ERROR IN PUBLICATION OF SAMPLE OR OFFICIAL BALLOTS THAT HE OR
15 SHE DISCOVERS OR THAT IS BROUGHT TO HIS OR HER ATTENTION AND THAT
16 CAN BE CORRECTED WITHOUT INTERFERING WITH THE TIMELY
17 DISTRIBUTION OF THE BALLOTS.

18 1-13.5-513. Election may be canceled - when. (1) IF THE ONLY 19 MATTER BEFORE THE ELECTORS IN A NONPARTISAN ELECTION IS THE 20 ELECTION OF PERSONS TO OFFICE AND IF, AT THE CLOSE OF BUSINESS ON 21 THE SIXTY-THIRD DAY BEFORE THE ELECTION OR AT ANY TIME 22 THEREAFTER. THERE ARE NOT MORE CANDIDATES THAN OFFICES TO BE 23 FILLED AT THE ELECTION, INCLUDING CANDIDATES FILING AFFIDAVITS OF 24 INTENT TO BE A WRITE-IN CANDIDATE, THE DESIGNATED ELECTION 25 OFFICIAL, IF INSTRUCTED BY RESOLUTION OF THE GOVERNING BODY, SHALL 26 CANCEL THE ELECTION AND DECLARE THE CANDIDATES ELECTED.

27 (2) NO LATER THAN TWENTY-FIVE DAYS BEFORE AN ELECTION

-33-

1 CONDUCTED AS A COORDINATED ELECTION IN NOVEMBER, AND AT ANY 2 TIME PRIOR TO ANY OTHER ELECTIONS, A GOVERNING BODY MAY BY 3 RESOLUTION WITHDRAW ONE OR MORE BALLOT ISSUES OR BALLOT 4 QUESTIONS FROM THE BALLOT. IN SUCH CASE, THE BALLOT ISSUES AND 5 BALLOT QUESTIONS ARE DEEMED TO HAVE NOT BEEN SUBMITTED AND 6 VOTES CAST ON THE BALLOT ISSUES AND BALLOT QUESTIONS WILL EITHER 7 NOT BE COUNTED OR BE DEEMED INVALID BY ACTION OF THE GOVERNING 8 BODY.

9 (3) IF THE ELECTORS ARE TO CONSIDER THE ELECTION OF PERSONS 10 TO OFFICE AND BALLOT ISSUES OR BALLOT QUESTIONS, THE ELECTION MAY 11 BE CANCELED BY THE GOVERNING BODY ONLY IN THE EVENT THAT ALL OF 12 THE CONDITIONS OF SUBSECTION (1) OF THIS SECTION EXIST AND THAT ALL 13 BALLOT ISSUES OR BALLOT QUESTIONS HAVE BEEN WITHDRAWN FROM THE 14 BALLOT PURSUANT TO SUBSECTION (2) OF THIS SECTION.

15 (4) EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, NO
16 ELECTION MAY BE CANCELED IN PART.

(5) UNLESS OTHERWISE PROVIDED BY AN INTERGOVERNMENTAL
AGREEMENT PURSUANT TO SECTION 1-7-116, UPON RECEIPT OF AN
INVOICE, THE GOVERNING BODY SHALL WITHIN THIRTY DAYS PROMPTLY
PAY ALL COSTS ACCRUED BY THE COUNTY CLERK AND RECORDER AND ANY
APPLICABLE POLITICAL SUBDIVISION ATTRIBUTABLE TO THE CANCELED
ELECTION OR WITHDRAWN BALLOT ISSUES OR BALLOT QUESTIONS.

(6) THE GOVERNING BODY OR DESIGNATED ELECTION OFFICIAL
SHALL PROVIDE NOTICE BY PUBLICATION, AS THAT TERM IS DEFINED IN
SECTION 1-13.5-501, OF THE CANCELLATION OF THE ELECTION. A COPY OF
THE NOTICE MUST BE POSTED AT EACH POLLING LOCATION OF THE LOCAL
GOVERNMENT, IN THE OFFICE OF THE DESIGNATED ELECTION OFFICIAL,

AND IN THE OFFICE OF THE CLERK AND RECORDER FOR EACH COUNTY WITH
 TERRITORIAL BOUNDARIES THAT OVERLAP IN WHOLE OR IN PART WITH
 THOSE OF THE LOCAL GOVERNMENT AND, FOR SPECIAL DISTRICTS, A COPY
 OF THE NOTICE MUST BE FILED IN THE OFFICE OF THE DIVISION OF LOCAL
 GOVERNMENT. THE GOVERNING BODY SHALL ALSO NOTIFY THE
 CANDIDATES THAT THE ELECTION WAS CANCELED AND THAT THEY WERE
 ELECTED BY ACCLAMATION.

- 8 PART 6
- 9

CONDUCT OF ELECTIONS

10 **1-13.5-601.** Hours of voting. AT ALL ELECTIONS HELD UNDER 11 THIS ARTICLE, THE POLLS SHALL BE OPENED AT 7 A.M. AND REMAIN OPEN 12 UNTIL 7 P.M. OF THE SAME DAY. IF A FULL SET OF ELECTION JUDGES IS NOT 13 PRESENT AT THE HOUR OF 7 A.M., AN ALTERNATE ELECTION JUDGE SHALL 14 BE APPOINTED BY THE DESIGNATED ELECTION OFFICIAL OR JUDGE IN 15 ATTENDANCE AT THE POLLING PLACE. THE POLLS SHALL BE OPENED IF AT 16 LEAST TWO ELECTION JUDGES ARE PRESENT, EVEN IF THE ALTERNATE 17 JUDGE HAS NOT ARRIVED. EVERY PERSON OTHERWISE QUALIFIED TO VOTE 18 WHO IS STANDING IN LINE WAITING TO VOTE AT 7 P.M. MAY VOTE.

19 1-13.5-602. Watchers - definition. (1) (a) (I) EACH CANDIDATE
20 FOR OFFICE, OR INTERESTED PARTY IN CASE OF A BALLOT ISSUE OR BALLOT
21 QUESTION, AT A LOCAL GOVERNMENT ELECTION IS ENTITLED TO APPOINT
22 AN ELIGIBLE ELECTOR TO ACT ON HIS OR HER BEHALF IN EVERY POLLING
23 PLACE IN WHICH HE OR SHE IS A CANDIDATE OR IN WHICH THE ISSUE OR
24 QUESTION IS ON THE BALLOT.

25 (II) AS USED IN THIS SECTION, "INTERESTED PARTY" MEANS AN
26 ISSUE COMMITTEE WHOSE ISSUE IS ON THE BALLOT.

27 (b) THE CANDIDATES OR INTERESTED PARTIES SHALL CERTIFY THE

-35-

1 NAME OF THE PERSONS SO APPOINTED TO THE DESIGNATED ELECTION 2 OFFICIAL ON FORMS PROVIDED BY THE DESIGNATED ELECTION OFFICIAL. IF 3 MULTIPLE NAMES ARE CERTIFIED TO THE DESIGNATED ELECTION OFFICIAL 4 FOR OR AGAINST ANY BALLOT ISSUE OR BALLOT QUESTION, AND THE 5 DESIGNATED ELECTION OFFICIAL REASONABLY DETERMINES THAT 6 MULTIPLE WATCHERS WILL IMPEDE THE CONDUCT OF THE ELECTION, THE 7 DESIGNATED ELECTION OFFICIAL MAY, BY LOT, REDUCE THE NUMBER OF 8 WATCHERS TO ONE FOR AND ONE AGAINST THE BALLOT ISSUE OR BALLOT 9 QUESTION FOR EACH LOCATION TO BE WATCHED.

10 (c) IN CASE A WATCHER MUST LEAVE THE POLLING PLACE. THE 11 WATCHER MAY DESIGNATE AN ALTERNATE TO ACT ON HIS OR HER BEHALF 12 WHILE HE OR SHE IS ABSENT IF THE ALTERNATE IS MADE KNOWN TO THE 13 ELECTION JUDGES BY AN AFFIDAVIT OF THE PERSON FIRST NAMED AS A 14 WATCHER. A WATCHER SERVING AT THE POLLING PLACE HAS THE RIGHT TO 15 REMAIN INSIDE THE POLLING PLACE FROM AT LEAST FIFTEEN MINUTES 16 PRIOR TO THE OPENING OF THE POLLS UNTIL AFTER THE COMPLETION OF 17 THE COUNT OF VOTES CAST AT THE ELECTION AND THE CERTIFICATION OF 18 THE COUNT BY THE ELECTION JUDGES. EACH WATCHER MAY MAINTAIN A 19 LIST OF ELIGIBLE ELECTORS AS THE NAMES ARE ANNOUNCED BY THE 20 ELECTION JUDGES AND WITNESS EACH STEP IN THE CONDUCT OF THE 21 ELECTION.

(2) WATCHERS SHALL TAKE AN OATH ADMINISTERED BY ONE OF
THE ELECTION JUDGES THAT THEY ARE ELIGIBLE ELECTORS, THAT THEIR
NAME HAS BEEN SUBMITTED TO THE DESIGNATED ELECTION OFFICIAL AS
A WATCHER FOR THIS ELECTION, AND THAT THEY WILL NOT IN ANY
MANNER MAKE KNOWN TO ANYONE THE RESULT OF COUNTING VOTES
UNTIL THE POLLS HAVE CLOSED.

-36-

1 (3) WATCHERS SHALL NOT:

2 (a) INTERRUPT OR DISRUPT THE PROCESSING, VERIFICATION, OR
3 COUNTING OF ANY BALLOTS OR ANY OTHER STAGE OF THE ELECTION;

4 (b) WRITE DOWN ANY BALLOT NUMBERS OR ANY OTHER
5 IDENTIFYING INFORMATION ABOUT THE ELECTORS;

6 (c) HANDLE THE POLLBOOKS, AFFIDAVITS AND
7 SELF-AFFIRMATIONS, BALLOTS, MAIL BALLOT ENVELOPES, ABSENTEE
8 BALLOT ENVELOPES, VOTING OR COUNTING MACHINES, OR MACHINE
9 COMPONENTS;

10 (d) INTERFERE WITH THE ORDERLY CONDUCT OF ANY ELECTION
11 PROCESS, INCLUDING ISSUANCE OF BALLOTS, RECEIVING OF BALLOTS, AND
12 VOTING OR COUNTING OF BALLOTS;

13 (e) INTERACT WITH ELECTION OFFICIALS OR ELECTION JUDGES
14 EXCEPT FOR THE INDIVIDUAL IDENTIFIED BY THE DESIGNATED ELECTION
15 OFFICIAL; OR

16 (f) HAVE A CELLULAR PHONE, CAMERA, RECORDING DEVICE,
17 LAPTOP OR TABLET, OR OTHER ELECTRONIC DATA CAPTURE DEVICE IN THE
18 POLLING PLACE.

(4) A DESIGNATED ELECTION OFFICIAL MAY REMOVE A WATCHER
UPON FINDING THAT THE WATCHER COMMITS OR ENCOURAGES FRAUD IN
CONNECTION WITH HIS OR HER DUTIES, VIOLATES ANY OF THE LIMITATIONS
OUTLINED IN THIS ARTICLE, VIOLATES HIS OR HER OATH, OR IS ABUSIVE OR
THREATENING TOWARD ELECTION OFFICIALS OR ANY OTHER PERSON.

1-13.5-603. Judges open ballot box first. IN POLLING PLACES
THAT USE AN ELECTRONIC VOTING SYSTEM OR PAPER BALLOTS, THE
ELECTION JUDGES, IMMEDIATELY BEFORE THE OPENING OF THE POLLS,
SHALL OPEN THE BALLOT BOX IN THE PRESENCE OF THE PEOPLE

ASSEMBLED IN THE POLLING PLACE, TURN IT UPSIDE DOWN SO AS TO EMPTY
 IT OF ALL OF ITS CONTENTS, AND THEN LOCK IT SECURELY. THE BALLOT
 BOX MUST NOT BE REOPENED UNTIL THE TIME FOR COUNTING THE BALLOTS
 IT CONTAINS.

1-13.5-604. Judge to keep pollbook. AN ELECTION JUDGE SHALL
KEEP A POLLBOOK, WHICH SHALL CONTAIN ONE COLUMN HEADED "NAMES
OF VOTERS" AND ONE COLUMN HEADED "NUMBER ON BALLOT". THE NAME
AND NUMBER ON THE BALLOT OF EACH ELIGIBLE ELECTOR VOTING MUST
BE ENTERED IN REGULAR SUCCESSION UNDER THE HEADINGS IN THE
POLLBOOK.

11 1-13.5-605. Preparing to vote. (1) ANY ELIGIBLE ELECTOR 12 DESIRING TO VOTE SHALL WRITE HIS OR HER NAME AND ADDRESS ON A 13 FORM AVAILABLE AT THE POLLING PLACE AND SHALL GIVE THE FORM TO 14 ONE OF THE ELECTION JUDGES, WHO SHALL THEREUPON ANNOUNCE THE 15 SAME CLEARLY AND AUDIBLY. IF THE ELECTOR IS UNABLE TO WRITE, HE OR 16 SHE MAY REQUEST ASSISTANCE FROM ONE OF THE ELECTION JUDGES, AND 17 SUCH JUDGE SHALL SIGN THE FORM AND WITNESS THE ELECTOR'S MARK. 18 THE FORM MADE AVAILABLE MUST CONTAIN IN SUBSTANCE THE 19 FOLLOWING:

20 I STATE UNDER PENALTY OF PERJURY THAT I AM AN 21 ELECTOR WHO IS ELIGIBLE TO VOTE EACH OF THE BALLOTS 22 THAT I HAVE CAST IN THIS ELECTION; THAT MY SIGNATURE 23 AND NAME ARE AS SHOWN ON THIS DOCUMENT; THAT I 24 HAVE NOT AND WILL NOT CAST MORE THAN ONE BALLOT 25 FOR A MATTER TO BE DECIDED IN THIS ELECTION; AND THAT 26 MY BALLOTS ARE CAST IN ACCORDANCE WITH APPLICABLE 27 LAW.

1164

-38-

 1
 NAME:

 2
 DATE:

 3
 SIGNATURE OF ELECTOR:

4 IF THE PERSON'S NAME IS FOUND ON THE REGISTRATION LIST OR PROPERTY
5 OWNERS LIST, AS APPLICABLE, BY THE ELECTION JUDGE HAVING CHARGE
6 THEREOF, HE OR SHE SHALL REPEAT THE NAME, AND THE ELECTOR SHALL
7 BE ALLOWED TO ENTER THE IMMEDIATE VOTING AREA.

8 (2) (a) ANY PERSON DESIRING TO VOTE AT ANY SPECIAL DISTRICT 9 ELECTION AS AN ELIGIBLE ELECTOR WHO DOES NOT APPEAR ON THE 10 REGISTRATION LIST OR PROPERTY OWNERS LIST FOR THE DISTRICT SHALL 11 SIGN A SELF-AFFIRMATION THAT THE PERSON IS AN ELECTOR OF THE 12 SPECIAL DISTRICT. THE SELF-AFFIRMING OATH OR AFFIRMATION SHALL BE 13 ON A FORM THAT CONTAINS IN SUBSTANCE THE FOLLOWING:

14I, (PRINTED NAME), WHO RESIDE AT (ADDRESS), AM AN15ELECTOR OF THIS (NAME OF SPECIAL DISTRICT) DISTRICT16AND DESIRE TO VOTE AT THIS ELECTION. I DO SOLEMNLY17SWEAR (OR AFFIRM) THAT I AM REGISTERED TO VOTE IN THE18STATE OF COLORADO AND QUALIFIED TO VOTE IN THIS19SPECIAL DISTRICT ELECTION AS:

 20
 _____ A RESIDENT OF THE DISTRICT OR AREA TO BE

 21
 INCLUDED IN THE DISTRICT; OR

22 _____ THE OWNER OF TAXABLE REAL OR PERSONAL
23 PROPERTY SITUATED WITHIN THE BOUNDARIES OF THE
24 SPECIAL DISTRICT OR AREA TO BE INCLUDED WITHIN THE
25 SPECIAL DISTRICT; OR

26______ A PERSON WHO IS OBLIGATED TO PAY TAXES UNDER A27CONTRACT TO PURCHASE TAXABLE PROPERTY IN THE

-39-

1	SPECIAL DISTRICT OR THE AREA TO BE INCLUDED WITHIN
2	THE SPECIAL DISTRICT; OR
3	THE SPOUSE OR CIVIL UNION PARTNER OF (NAME OF
4	SPOUSE OR CIVIL UNION PARTNER) WHO IS THE OWNER OF
5	TAXABLE REAL OR PERSONAL PROPERTY SITUATED WITHIN
6	THE BOUNDARIES OF THE SPECIAL DISTRICT OR AREA TO BE
7	INCLUDED WITHIN THE SPECIAL DISTRICT.
8	I HAVE NOT VOTED PREVIOUSLY AT THIS ELECTION.
9	DATE
10	SIGNATURE OF ELECTOR
11	(b) A PERSON OTHERWISE ELIGIBLE TO VOTE IN A LOCAL
12	GOVERNMENT ELECTION THAT IS NOT A SPECIAL DISTRICT ELECTION
13	WHOSE NAME HAS BEEN OMITTED FROM THE REGISTRATION LIST OR
14	PROPERTY OWNER'S LIST SHALL BE PERMITTED TO VOTE BY:
15	(I) TAKING SUBSTANTIALLY THE FOLLOWING SELF-AFFIRMATION:
16	\ensuremath{I} do solemnly swear or affirm that \ensuremath{I} am a citizen of
17	THE UNITED STATES OF THE AGE OF EIGHTEEN YEARS OR
18	OLDER; THAT I AM A REGISTERED ELECTOR IN THIS
19	POLITICAL SUBDIVISION; THAT I AM ELIGIBLE TO VOTE AT
20	This election; and that I have not previously voted
21	AT THIS ELECTION; OR
22	(II) PRESENTING TO AN ELECTION JUDGE A CERTIFICATE OF
23	REGISTRATION ISSUED ON ELECTION DAY BY THE COUNTY CLERK AND
24	RECORDER OR A CERTIFICATE OF PROPERTY OWNERSHIP ISSUED ON
25	ELECTION DAY BY THE COUNTY ASSESSOR AS APPLICABLE; OR
26	(III) AN ELECTION JUDGE VERIFYING, ON ELECTION DAY, THE
27	PERSON'S REGISTRATION WITH THE COUNTY CLERK AND RECORDER OR

-40-

THROUGH THE STATEWIDE VOTER REGISTRATION RECORDS MAINTAINED BY
 THE SECRETARY OF STATE, OR, AS APPLICABLE, OBTAINING VERIFICATION
 OF THE PERSON'S PROPERTY OWNERSHIP FROM THE COUNTY ASSESSOR.

4 (3) AN ELECTION JUDGE SHALL PROMPTLY CONTACT THE COUNTY 5 CLERK AND RECORDER OR THE COUNTY ASSESSOR FOR VERIFICATION 6 REQUIRED UNDER PARAGRAPH (b) OF SUBSECTION (2) OF THIS SECTION SO 7 THAT EVERY ELIGIBLE ELECTOR PRESENT AT THE POLLING PLACE IS 8 ALLOWED TO VOTE. NOTATION OF VERIFICATION OF REGISTRATION OR 9 PROPERTY OWNERSHIP SHALL BE MADE IN THE POLLBOOK NEXT TO THE 10 ELIGIBLE ELECTOR'S NAME.

(4) THE SELF-AFFIRMATION PROVIDED IN SUBSECTION (2) OF THIS
SECTION MUST BE ACCEPTED IN LIEU OF THE VERIFICATION OF
REGISTRATION OR PROPERTY OWNERSHIP UNLESS THE PERSON'S RIGHT TO
VOTE IS SUCCESSFULLY CHALLENGED.

15 (5) BESIDES THE ELECTION OFFICIALS, NOT MORE THAN FOUR
16 ELIGIBLE ELECTORS IN EXCESS OF THE NUMBER OF VOTING BOOTHS OR
17 VOTING MACHINES ARE ALLOWED WITHIN THE IMMEDIATE VOTING AREA
18 AT ONE TIME.

19 (6) THE COMPLETED SIGNATURE FORMS MUST BE RETURNED WITH
20 OTHER ELECTION MATERIALS TO THE DESIGNATED ELECTION OFFICIAL. IF
21 NO CHALLENGES ARE MADE, THE FORMS MAY BE DESTROYED AFTER
22 FORTY-FIVE DAYS FOLLOWING ELECTION DAY.

(7) IN PRECINCTS USING PAPER BALLOTS, AN ELECTION JUDGE
SHALL GIVE THE ELIGIBLE ELECTOR ONE, AND ONLY ONE, BALLOT, WHICH
THE ELECTION JUDGE SHALL REMOVE FROM THE PACKAGE OF BALLOTS BY
TEARING OR CUTTING THE BALLOT ALONG THE PERFORATED OR DOTTED
LINE. BEFORE DELIVERING THE BALLOT TO AN ELECTOR, THE ELECTION

JUDGE HAVING CHARGE OF THE BALLOTS SHALL ENDORSE HIS OR HER
 INITIALS ON THE DUPLICATE STUB. AN ELECTION JUDGE SHALL ENTER THE
 NAME OF THE ELECTOR AND NUMBER OF SAID BALLOT IN THE POLLBOOK.

4 **1-13.5-606.** Manner of voting in precincts using paper ballots. 5 (1) IN PRECINCTS THAT USE PAPER BALLOTS, UPON RECEIVING HIS OR HER 6 BALLOT, AN ELIGIBLE ELECTOR SHALL IMMEDIATELY RETIRE ALONE TO 7 ONE OF THE VOTING BOOTHS PROVIDED AND SHALL PREPARE THE BALLOT 8 BY MARKING OR STAMPING IN INK OR INDELIBLE PENCIL, IN THE 9 APPROPRIATE MARGIN OR PLACE, A CROSS MARK (X) OPPOSITE THE NAME 10 OF THE CANDIDATE OF THE ELECTOR'S CHOICE FOR EACH OFFICE TO BE 11 FILLED; EXCEPT THAT NO CROSS MARK (X) IS REQUIRED OPPOSITE THE 12 NAME OF A WRITE-IN CANDIDATE. IN CASE OF A QUESTION SUBMITTED TO 13 A VOTE OF THE PEOPLE, THE ELECTOR SHALL MARK OR STAMP, IN THE 14 APPROPRIATE MARGIN OR PLACE, A CROSS MARK (X) OPPOSITE THE 15 ANSWER THAT HE OR SHE DESIRES TO GIVE. BEFORE LEAVING THE VOTING 16 BOOTH, THE ELECTOR SHALL FOLD THE BALLOT WITHOUT DISPLAYING THE 17 MARKS THEREON SO THAT THE CONTENTS OF THE BALLOT ARE CONCEALED 18 AND THE STUB CAN BE REMOVED WITHOUT EXPOSING ANY OF THE 19 CONTENTS OF THE BALLOT, AND THE ELECTOR MUST KEEP THE BALLOT 20 FOLDED UNTIL THE ELECTOR DEPOSITS THE BALLOT IN THE BALLOT BOX.

(2) EACH ELIGIBLE ELECTOR WHO HAS PREPARED A BALLOT AND
IS READY TO CAST HIS OR HER VOTE SHALL THEN LEAVE THE VOTING
BOOTH AND APPROACH THE ELECTION JUDGE IN CHARGE OF THE BALLOT
BOX. THE ELECTOR SHALL GIVE HIS OR HER NAME TO THAT JUDGE, WHO
SHALL ANNOUNCE THE NAME OF SUCH ELECTOR AND THE NUMBER UPON
THE DUPLICATE STUB OF THE BALLOT, WHICH NUMBER MUST CORRESPOND
WITH THE STUB NUMBER PREVIOUSLY PLACED ON THE REGISTRATION LIST

OR POLLBOOK. IF THE STUB NUMBER OF THE BALLOT CORRESPONDS AND
 IS IDENTIFIED BY THE INITIALS OF THE ELECTION JUDGE PLACED
 THEREUPON, THE ELECTION JUDGE SHALL THEN REMOVE THE DUPLICATE
 STUB FROM THE BALLOT. THE BALLOT MUST THEN BE RETURNED TO THE
 ELIGIBLE ELECTOR, WHO SHALL, IN FULL VIEW OF THE ELECTION JUDGES,
 CAST HIS OR HER VOTE BY DEPOSITING THE BALLOT IN THE BALLOT BOX.

7 (3) EACH ELIGIBLE ELECTOR SHALL MARK AND DEPOSIT HIS OR HER 8 BALLOT WITHOUT UNDUE DELAY AND SHALL LEAVE THE IMMEDIATE 9 VOTING AREA AS SOON AS THE ELECTOR VOTES. NO ELECTOR SHALL 10 OCCUPY A VOTING BOOTH ALREADY OCCUPIED BY ANOTHER, NOR REMAIN 11 WITHIN THE IMMEDIATE VOTING AREA FOR MORE THAN TEN MINUTES, NOR 12 OCCUPY A VOTING BOOTH FOR MORE THAN FIVE MINUTES IF ALL SUCH 13 BOOTHS ARE IN USE AND OTHER ELECTORS ARE WAITING TO OCCUPY THE SAME. NO ELIGIBLE ELECTOR WHOSE NAME HAS BEEN ENTERED ON THE 14 15 POLLBOOK IS ALLOWED TO REENTER THE IMMEDIATE VOTING AREA DURING 16 THE ELECTION EXCEPT WHEN ACCOMPANIED BY AN ELECTION JUDGE.

17 1-13.5-607. Eligible elector requiring assistance. 18 (1) NOTWITHSTANDING ANY PROVISION OF SECTION 1-13.5-606 TO THE 19 CONTRARY, IF, AT ANY ELECTION, AN ELIGIBLE ELECTOR DECLARES UNDER 20 OATH TO THE ELECTION JUDGES OF THE POLLING PLACE THAT, BY REASON 21 OF VISUAL IMPAIRMENT OR OTHER PHYSICAL DISABILITY OR INABILITY TO 22 READ OR WRITE, THE ELECTOR IS UNABLE TO PREPARE HIS OR HER BALLOT 23 OR OPERATE THE VOTING MACHINE WITHOUT ASSISTANCE, THE ELECTOR 24 MAY, UPON REQUEST, RECEIVE THE ASSISTANCE OF ANY ONE OF THE 25 ELECTION JUDGES OR, AT THE ELECTOR'S OPTION, ANY OTHER PERSON 26 SELECTED BY THE ELECTOR REQUIRING ASSISTANCE. NO PERSON, OTHER 27 THAN AN ELECTION JUDGE, IS PERMITTED TO ENTER A VOTING BOOTH AS 1 AN ASSISTANT TO MORE THAN ONE ELECTOR.

2 (2) A NOTATION MUST BE MADE IN THE POLLBOOK OPPOSITE THE
3 NAME OF EACH VOTER THUS ASSISTED INDICATING THAT THE VOTER WAS
4 ASSISTED.

5 **1-13.5-608.** Spoiled ballots. IN POLLING PLACES THAT USE AN 6 ELECTRONIC VOTING SYSTEM OR PAPER BALLOTS, NO PERSON SHALL TAKE 7 OR REMOVE ANY BALLOT FROM THE POLLING PLACE BEFORE THE CLOSE OF 8 THE POLLS. IF ANY ELECTOR SPOILS A BALLOT, HE OR SHE MAY 9 SUCCESSIVELY OBTAIN OTHERS, ONE AT A TIME, NOT EXCEEDING THREE IN 10 ALL, UPON RETURNING EACH SPOILED ONE. THE SPOILED BALLOTS SO 11 RETURNED SHALL BE IMMEDIATELY CANCELED AND SHALL BE PRESERVED 12 AND RETURNED TO THE DESIGNATED ELECTION OFFICIAL ALONG WITH 13 OTHER ELECTION RECORDS AND SUPPLIES.

14 **1-13.5-609.** Counting paper ballots. (1) AS SOON AS THE POLLS 15 AT ANY ELECTION ARE FINALLY CLOSED, THE ELECTION JUDGES SHALL 16 IMMEDIATELY OPEN THE BALLOT BOX AND PROCEED TO COUNT THE VOTES 17 CAST, AND, BEFORE THE ELECTION JUDGES ADJOURN, THE COUNTING 18 THEREOF SHALL CONTINUE UNTIL FINISHED. THE ELECTION JUDGES SHALL 19 FIRST COUNT THE NUMBER OF BALLOTS IN THE BOX. IF THE BALLOTS ARE 20 FOUND TO EXCEED THE NUMBER OF NAMES ENTERED ON THE POLLBOOK, 21 THE ELECTION JUDGES SHALL THEN EXAMINE THE OFFICIAL 22 ENDORSEMENTS UPON THE BALLOTS, AND IF, IN THE UNANIMOUS OPINION 23 OF THE JUDGES, ANY OF THE BALLOTS IN EXCESS OF THE NUMBER ON THE 24 POLLBOOK DO NOT BEAR THE PROPER OFFICIAL ENDORSEMENT, THEY 25 SHALL BE PUT INTO A SEPARATE PILE, AND A SEPARATE RECORD AND 26 RETURN OF THE VOTES IN SUCH BALLOTS SHALL BE MADE UNDER THE 27 HEADING "EXCESS BALLOTS". WHEN THE BALLOTS AND THE POLLBOOK

-44-

1 AGREE, THE ELECTION JUDGES SHALL PROCEED TO COUNT THE VOTES. 2 EACH BALLOT SHALL BE READ AND COUNTED SEPARATELY, AND EVERY 3 NAME SEPARATELY MARKED AS VOTED FOR ON SUCH BALLOT WHERE 4 THERE IS NO CONFLICT TO OBSCURE THE INTENTION OF THE VOTER, AND 5 SHALL BE READ AND MARKED UPON THE TALLY SHEETS BEFORE 6 PROCEEDING TO ANY OTHER BALLOT. EACH BALLOT, EXCEPTING EXCESS 7 BALLOTS, SHALL BE READ AND COUNTED AND PLACED UPON THE TALLY 8 SHEETS IN LIKE MANNER.

9 (2) WHEN ALL THE VOTES HAVE BEEN READ AND COUNTED, THE 10 BALLOTS, TOGETHER WITH ONE OF THE TALLY LISTS, SHALL BE PLACED IN 11 A BOX OR APPROPRIATE CONTAINER, AND THE OPENING SHALL BE 12 CAREFULLY SEALED, AND EACH OF THE ELECTION JUDGES SHALL PLACE HIS 13 OR HER INITIALS ON SAID SEAL. THE SEALED BOX SHALL BE DELIVERED TO 14 THE DESIGNATED ELECTION OFFICIAL PURSUANT TO SECTION 1-13.5-614. 15 (3) ALL PERSONS, EXCEPT ELECTION JUDGES AND WATCHERS, ARE 16 EXCLUDED FROM THE PLACE WHERE THE COUNTING IS BEING CARRIED ON

18 1-13.5-610. Counting by counting judges. (1) IN PRECINCTS
WITH COUNTING JUDGES, THE RECEIVING JUDGES AS DIRECTED BY THE
DESIGNATED ELECTION OFFICIAL SHALL DELIVER TO THE COUNTING
JUDGES THE BALLOT BOX CONTAINING CAST BALLOTS AND THE RECEIVING
JUDGES SHALL THEN USE ANOTHER BALLOT BOX FURNISHED FOR VOTING.
THE RECEIVING JUDGES SHALL OPEN, EMPTY, AND LOCK THE ALTERNATE
BALLOT BOX IN THE MANNER PRESCRIBED IN SECTION 1-13.5-603.

UNTIL THE COUNT HAS BEEN COMPLETED.

17

(2) WHEN THE COUNTING JUDGES HAVE COUNTED THE VOTES IN A
BALLOT BOX, THEY SHALL RETURN THE EMPTY BALLOT BOX TO THE
RECEIVING JUDGES AND EXCHANGE IT FOR THE BOX CONTAINING BALLOTS

-45-

CAST SINCE TAKING POSSESSION OF THE FIRST BALLOT BOX. THE JUDGES
 SHALL CONTINUE TO EXCHANGE BALLOT BOXES IN THE SAME MANNER
 UNTIL THE POLLS ARE CLOSED AND SHALL CONTINUE COUNTING UNTIL ALL
 BALLOTS HAVE BEEN COUNTED.

(3) WHEN AN EXCHANGE OF BALLOT BOXES IS MADE AS DESCRIBED
IN SUBSECTION (2) OF THIS SECTION, THE RECEIVING JUDGES SHALL SIGN
AND FURNISH TO THE COUNTING JUDGES A STATEMENT SHOWING THE
NUMBER OF BALLOTS THAT ARE TO BE FOUND IN EACH BALLOT BOX AS
INDICATED BY THE POLLBOOKS. THE COUNTING JUDGES SHALL THEN
COUNT BALLOTS IN THE MANNER PRESCRIBED IN SECTION 1-13.5-609.

11 (4) THE DESIGNATED ELECTION OFFICIAL MAY PROVIDE A
12 SEPARATE ROOM OR BUILDING FOR THE COUNTING JUDGES.

13 1-13.5-611. Tally sheets. As THE ELECTION JUDGES OPEN AND
14 READ THE BALLOTS, THE VOTES THAT EACH CANDIDATE AND ANY BALLOT
15 ISSUE OR BALLOT QUESTION RECEIVED MUST BE CAREFULLY MARKED
16 DOWN, UPON TALLY SHEETS PREPARED BY THE DESIGNATED ELECTION
17 OFFICIAL FOR THAT PURPOSE, BY ANY APPROPRIATE ELECTION OFFICIAL.

18 **1-13.5-612. Defective ballots.** (1) IF AN ELECTOR VOTES FOR 19 MORE NAMES THAN THERE ARE PERSONS TO BE ELECTED TO AN OFFICE, OR, 20 IF IT IS IMPOSSIBLE TO DETERMINE THE CHOICE OF AN ELECTOR FOR AN 21 OFFICE TO BE FILLED. THE ELECTOR'S BALLOT WILL NOT BE COUNTED FOR 22 THAT OFFICE. A DEFECTIVE OR AN INCOMPLETE CROSS MARKED ON ANY 23 BALLOT IN A PROPER PLACE MUST BE COUNTED IF THERE IS NO OTHER 24 MARK OR CROSS ON SUCH BALLOT INDICATING AN INTENTION TO VOTE FOR 25 SOME PERSON OTHER THAN THOSE INDICATED BY THE FIRST MENTIONED 26 DEFECTIVE CROSS OR MARK. NO BALLOT WITHOUT THE OFFICIAL 27 ENDORSEMENT, EXCEPT AS PROVIDED IN SECTION 1-13.5-704, MAY BE

1 DEPOSITED IN THE BALLOT BOX, AND ONLY BALLOTS PROVIDED IN 2 ACCORDANCE WITH THIS ARTICLE SHALL BE COUNTED. IF THE ELECTION 3 JUDGES DISCOVER IN THE COUNTING OF VOTES THAT THE NAME OF ANY 4 CANDIDATE VOTED FOR IS MISSPELLED OR THE INITIAL LETTERS OF A 5 CANDIDATE'S GIVEN NAME ARE TRANSPOSED OR OMITTED IN PART OR 6 ALTOGETHER ON THE BALLOT, THE VOTE FOR THE CANDIDATE MUST BE 7 COUNTED IF THE INTENTION OF THE ELECTOR TO VOTE FOR THE CANDIDATE 8 IS APPARENT.

9 (2) BALLOTS NOT COUNTED MUST BE MARKED "DEFECTIVE" ON 10 THE BACK THEREOF AND SHALL BE PRESERVED FOR SUCH TIME AS IS 11 PROVIDED IN SECTION 1-13.5-616 FOR BALLOTS AND DESTROYED AS 12 THEREIN DIRECTED.

13 1-13.5-613. Judges' certificate - statement on ballots. (1) As
14 SOON AS ALL THE VOTES HAVE BEEN READ AND COUNTED, THE ELECTION
15 JUDGES SHALL MAKE A CERTIFICATE STATING:

16 (a) THE NAME OF EACH CANDIDATE, DESIGNATING THE OFFICE FOR
17 WHICH EACH CANDIDATE RECEIVED VOTES;

18 (b) THE NUMBER OF VOTES EACH CANDIDATE RECEIVED, WHICH
19 NUMBER MUST BE EXPRESSED IN WORDS, AT FULL LENGTH, AND IN
20 NUMERICAL FIGURES; AND

21 (c) THE BALLOT ISSUE OR BALLOT QUESTION, IF ANY, VOTED UPON
22 AND THE NUMBER OF VOTES COUNTED FOR AND AGAINST THE BALLOT
23 ISSUE OR BALLOT QUESTION.

(2) (a) IN ADDITION, THE ELECTION JUDGES SHALL MAKE A
STATEMENT IN WRITING SHOWING THE NUMBER OF BALLOTS VOTED,
CONTAINING A SEPARATE STATEMENT THAT IDENTIFIES AND SPECIFIES
EACH OF THE FOLLOWING:

-47-

- (I) THE NUMBER OF BALLOTS DELIVERED TO ELECTORS;
 (II) THE NUMBER OF BALLOTS NOT DELIVERED TO ELECTORS;
 (III) THE NUMBER OF UNOFFICIAL AND SUBSTITUTE BALLOTS
 4 VOTED;
- 5

6

(IV) THE NUMBER OF SPOILED BALLOTS; AND

(V) THE NUMBER OF BALLOTS RETURNED.

7 (b) ALL UNUSED BALLOTS, SPOILED BALLOTS, AND STUBS OF
8 BALLOTS VOTED MUST BE RETURNED WITH THE STATEMENT DESCRIBED IN
9 PARAGRAPH (a) OF THIS SUBSECTION (2).

10 1-13.5-614. Delivery of election returns, ballot boxes, and 11 other election papers. WHEN ALL THE VOTES HAVE BEEN READ AND 12 COUNTED, AN ELECTION JUDGE SHALL DELIVER TO THE DESIGNATED 13 ELECTION OFFICIAL THE CERTIFICATE AND STATEMENT REQUIRED BY 14 SECTION 1-13.5-613, THE BALLOT BOXES AND ALL KEYS OR SEALS 15 THERETO, AND THE REGISTRATION AND PROPERTY OWNERS LISTS, 16 POLLBOOKS, TALLY SHEETS, SPOILED BALLOTS, UNUSED BALLOTS, BALLOT 17 STUBS, OATHS, AFFIDAVITS, AND OTHER ELECTION PAPERS AND SUPPLIES. 18 THE DELIVERY MUST BE MADE AT ONCE AND WITH ALL CONVENIENT 19 SPEED, AND INFORMALITY IN DELIVERY DOES NOT INVALIDATE THE VOTE 20 OF ANY POLLING PLACE WHEN DELIVERY HAS BEEN MADE PRIOR TO THE 21 COMPLETION OF THE OFFICIAL ABSTRACT OF THE VOTES BY THE 22 CANVASSERS PURSUANT TO SECTION 1-13.5-1305. THE DESIGNATED 23 ELECTION OFFICIAL SHALL PROVIDE A RECEIPT FOR ALL PAPERS SO 24 DELIVERED.

1-13.5-615. Abstract of votes - judges to post returns.
(1) (a) IN ADDITION TO ALL CERTIFICATES OTHERWISE REQUIRED TO BE
MADE OF THE COUNT OF VOTES CAST AT ANY ELECTION, THE ELECTION

-48-

JUDGES ARE REQUIRED TO MAKE AN ABSTRACT OF THE COUNT OF VOTES
 CONTAINING THE NAMES OF THE OFFICES, THE NAMES OF THE CANDIDATES,
 ANY BALLOT ISSUES OR BALLOT QUESTIONS VOTED UPON, AND THE
 NUMBER OF VOTES COUNTED FOR AND AGAINST EACH CANDIDATE OR
 BALLOT MEASURE.

6 (b) SUITABLE BLANKS FOR THE REQUIRED ABSTRACT SHALL BE
7 PREPARED, PRINTED, AND FURNISHED TO ALL ELECTION JUDGES AT THE
8 SAME TIME AND IN THE SAME MANNER AS OTHER ELECTION SUPPLIES ARE
9 FURNISHED.

10 (2) IMMEDIATELY UPON COMPLETION OF THE COUNT, THE
11 ABSTRACT REQUIRED UNDER SUBSECTION (1) OF THIS SECTION MUST BE
12 POSTED IN A CONSPICUOUS PLACE THAT CAN BE SEEN FROM THE OUTSIDE
13 OF THE POLLING PLACE. THE ABSTRACT MAY BE REMOVED AT ANY TIME
14 FORTY-EIGHT HOURS AFTER THE POLLS CLOSE.

15 1-13.5-616. Preservation of ballots and election records. 16 (1) THE BALLOTS, WHEN NOT REQUIRED TO BE TAKEN FROM THE SEALED 17 BOX FOR THE PURPOSE OF ELECTION CONTESTS, SHALL REMAIN IN THE 18 SEALED BOX IN THE CUSTODY OF THE DESIGNATED ELECTION OFFICIAL 19 UNTIL TWENTY-FIVE MONTHS AFTER THE DATE THE POLLS CLOSED FOR THE 20 ELECTION AT WHICH THE BALLOTS WERE CAST OR UNTIL THE TIME HAS 21 EXPIRED FOR WHICH THE BALLOTS WOULD BE NEEDED IN ANY CONTEST 22 PROCEEDINGS, AT WHICH TIME THE SEALED BOX MUST BE OPENED BY THE 23 DESIGNATED ELECTION OFFICIAL AND THE BALLOTS DESTROYED BY FIRE, 24 SHREDDING, BURIAL, OR BY ANY OTHER METHOD APPROVED BY THE 25 GOVERNING BODY.

26 (2) THE DESIGNATED ELECTION OFFICIAL SHALL PRESERVE ALL
 27 OTHER OFFICIAL ELECTION RECORDS AND FORMS FOR AT LEAST SIX

-49-

1 MONTHS FOLLOWING THE DATE THE POLLS CLOSED.

1-13.5-617. Ranked voting methods. (1) NOTWITHSTANDING
ANY PROVISION OF THIS ARTICLE TO THE CONTRARY, A LOCAL
GOVERNMENT MAY USE A RANKED VOTING METHOD TO CONDUCT A
REGULAR ELECTION TO ELECT THE MEMBERS OF THE GOVERNING BODY OF
THE LOCAL GOVERNMENT IN ACCORDANCE WITH SECTION 1-7-1003, AND
THE RULES ADOPTED BY THE SECRETARY OF STATE PURSUANT TO SECTION
1-7-1004.

9 (2) A LOCAL GOVERNMENT CONDUCTING AN ELECTION USING A 10 RANKED VOTING METHOD MAY ADAPT THE REQUIREMENTS OF THIS 11 ARTICLE, INCLUDING REQUIREMENTS CONCERNING THE FORM OF THE 12 BALLOT, THE METHOD OF MARKING THE BALLOT, THE PROCEDURE FOR 13 COUNTING BALLOTS, AND THE FORM OF THE ELECTION JUDGES' 14 CERTIFICATE, AS NECESSARY FOR COMPATIBILITY WITH THE RANKED 15 VOTING METHOD.

16

PART 7

17

VOTING MACHINES

18 1-13.5-701. Use of voting machines. VOTING MACHINES MAY BE
19 USED IN ANY LOCAL GOVERNMENT ELECTION IF THE GOVERNING BODY, BY
20 RESOLUTION, AUTHORIZES THEIR USE.

1-13.5-702. Judges to inspect machines - when. The Election
JUDGES OF EACH POLLING PLACE AT WHICH VOTING MACHINES ARE USED
SHALL MEET AT THE POLLING PLACE AT LEAST FORTY-FIVE MINUTES
BEFORE THE TIME SET FOR THE OPENING OF THE POLLS AT EACH ELECTION.
BEFORE THE POLLS OPEN FOR AN ELECTION, EACH JUDGE SHALL
CAREFULLY EXAMINE EACH MACHINE USED IN THE POLLING PLACE AND SEE
THAT NO VOTE HAS BEEN CAST AND THAT EVERY COUNTER, EXCEPT THE

1 PROTECTIVE COUNTER, REGISTERS ZERO.

2 1-13.5-703. Sample ballots, ballot labels, and instruction cards. 3 (1) SAMPLE BALLOTS MUST BE PRODUCED FOR DISPLAY AT POLLING 4 PLACES IN WHICH VOTING MACHINES ARE USED AND ARE SUBJECT TO 5 PUBLIC INSPECTION. THE SAMPLE BALLOTS MUST BE ARRANGED IN THE 6 FORM OF A DIAGRAM SHOWING THE FRONT OF THE VOTING MACHINE AS IT 7 WILL APPEAR AFTER THE OFFICIAL BALLOT LABELS ARE ARRANGED ON THE 8 VOTING MACHINE FOR VOTING. THE DESIGNATED ELECTION OFFICIAL 9 SHALL PROVIDE SAMPLE BALLOTS FOR EACH POLLING PLACE. THE SAMPLE 10 BALLOTS MUST BE DELIVERED TO THE ELECTION JUDGES AND POSTED IN 11 THE POLLING PLACE FOR DISPLAY ON ELECTION DAY.

12 (2) THE DESIGNATED ELECTION OFFICIAL OR HIS OR HER DESIGNEE 13 SHALL ALSO PREPARE AND PLACE ON EACH VOTING MACHINE TO BE USED 14 IN THE POLLING PLACE A SET OF OFFICIAL BALLOT LABELS ARRANGED IN 15 THE MANNER PRESCRIBED FOR THE OFFICIAL ELECTION BALLOT TO BE USED 16 ON VOTING MACHINES. THE DESIGNATED ELECTION OFFICIAL SHALL 17 DELIVER THE REQUIRED NUMBER OF VOTING MACHINES, EQUIPPED WITH 18 THE OFFICIAL BALLOT, TO EACH POLLING PLACE NO LATER THAN THE DAY 19 PRIOR TO THE DAY OF ELECTION.

20 (3) INSTRUCTION CARDS TO GUIDE ELIGIBLE ELECTORS IN CASTING
21 THEIR BALLOTS ON VOTING MACHINES MUST BE SUPPLIED BY THE
22 DESIGNATED ELECTION OFFICIAL AS PROVIDED IN SECTION 1-13.5-906.

1-13.5-704. Instructions to vote. IN CASE AN ELIGIBLE ELECTOR,
AFTER ENTERING THE VOTING MACHINE OR VOTING BOOTH, ASKS FOR
FURTHER INSTRUCTIONS CONCERNING THE MANNER OF VOTING, AN
ELECTION JUDGE SHALL GIVE SUCH INSTRUCTION TO HIM OR HER; EXCEPT
THAT NO JUDGE OR OTHER ELECTION OFFICER OR PERSON ASSISTING SUCH

ELECTOR SHALL ENTER THE VOTING MACHINE OR VOTING BOOTH, EXCEPT
 AS PROVIDED IN SECTION 1-13.5-607, OR IN ANY MANNER REQUEST,
 SUGGEST, OR SEEK TO PERSUADE OR INDUCE ANY SUCH ELECTOR TO VOTE
 FOR ANY PARTICULAR CANDIDATE, OR FOR OR AGAINST ANY PARTICULAR
 BALLOT ISSUE OR BALLOT QUESTION. AFTER RECEIVING INSTRUCTION, THE
 ELIGIBLE ELECTOR SHALL VOTE AS IN THE CASE OF AN UNASSISTED VOTER.

1-13.5-705. Length of time to vote. NO ELIGIBLE ELECTOR SHALL
REMAIN WITHIN THE VOTING MACHINE BOOTH LONGER THAN THREE
MINUTES. IF AN ELIGIBLE ELECTOR REFUSES TO LEAVE AFTER A LAPSE OF
THREE MINUTES, THE ELECTOR SHALL BE REMOVED BY THE ELECTION
JUDGES, BUT THE JUDGES, IN THEIR DISCRETION, MAY PERMIT AN ELECTOR
TO REMAIN LONGER THAN THREE MINUTES.

13 **1-13.5-706.** Judge to watch voting machines. THE ELECTION 14 JUDGES SHALL DESIGNATE AT LEAST ONE JUDGE TO BE STATIONED BESIDE 15 THE ENTRANCE TO THE VOTING MACHINE OR VOTING BOOTH DURING THE 16 ENTIRE PERIOD OF THE ELECTION TO SEE THAT IT IS PROPERLY CLOSED 17 AFTER AN ELECTOR HAS ENTERED TO VOTE. AT SUCH INTERVALS AS THE 18 JUDGE DEEMS PROPER OR NECESSARY, THE JUDGE SHALL EXAMINE THE 19 FACE OF THE MACHINE TO ASCERTAIN WHETHER IT HAS BEEN DEFACED OR 20 INJURED, TO DETECT THE WRONGDOER, AND TO REPAIR ANY INJURY.

1-13.5-707. Designated election official to supply seals for
voting machines. The designated election official shall supply
EACH POLLING PLACE WITH A SEAL FOR EACH VOTING MACHINE FOR THE
PURPOSE OF SEALING EACH MACHINE AFTER THE POLLS ARE CLOSED AND
AN ENVELOPE FOR THE RETURN OF THE KEYS AND SEALS TO THE MACHINE,
AS APPLICABLE, WITH THE ELECTION RETURNS.

27 **1-13.5-708. Close of polls and count of votes.** As SOON AS THE

-52-

1 POLLS ARE CLOSED, THE ELECTION JUDGES SHALL IMMEDIATELY LOCK AND 2 SEAL EACH VOTING MACHINE TO PREVENT FURTHER VOTING. 3 IMMEDIATELY AFTER EACH MACHINE IS LOCKED AND SEALED, THE 4 ELECTION JUDGES SHALL OPEN THE COUNTING COMPARTMENTS AND 5 COUNT THE VOTES. AFTER THE TOTAL VOTES FOR EACH CANDIDATE AND 6 EACH BALLOT ISSUE OR BALLOT QUESTION, AS APPLICABLE, HAVE BEEN 7 ASCERTAINED. THE ELECTION JUDGES SHALL MAKE A CERTIFICATE OF 8 VOTES CAST, IN NUMERICAL FIGURES ONLY, AND RETURN THE SAME TO THE 9 DESIGNATED ELECTION OFFICIAL AS PROVIDED IN SECTION 1-13.5-613. 10 **1-13.5-709.** Election laws apply - separate absentee ballots 11 permitted. NOTHING IN THIS PART 7 PROHIBITS THE USE AND ACCEPTANCE 12 OF SEPARATE PAPER BALLOTS BY ABSENTEE VOTERS. 13 PART 8 ELECTRONIC VOTING SYSTEM 14 15 1-13.5-801. Use of electronic voting system. AN ELECTRONIC 16 VOTING SYSTEM MAY BE USED IN ANY LOCAL GOVERNMENT ELECTION IF 17 THE GOVERNING BODY AUTHORIZES ITS USE. 18 1-13.5-802. Sample ballots. SAMPLE BALLOTS SHALL BE PRINTED 19 AND IN THE FORM OF THE OFFICIAL BALLOT BUT ON PAPER OF A DIFFERENT 20 COLOR FROM THE OFFICIAL BALLOT. THE DESIGNATED ELECTION OFFICIAL 21 SHALL PROVIDE THAT SAMPLE BALLOTS FOR EACH POLLING PLACE ARE 22 DELIVERED TO THE ELECTION JUDGES AND POSTED IN THE POLLING PLACE 23 ON ELECTION DAY. 24 1-13.5-803. Ballots - electronic voting. (1) BALLOT PAGES OR 25 BALLOT CARDS PLACED UPON VOTING DEVICES SHALL BE, SO FAR AS 26 PRACTICABLE, IN THE SAME ORDER OF ARRANGEMENT AS PROVIDED FOR 27 PAPER BALLOTS; EXCEPT THAT THE PAGES OR CARDS SHALL BE OF THE SIZE AND DESIGN REQUIRED BY THE VOTE RECORDER OR THE ELECTRONIC VOTE
 COUNTING EQUIPMENT, AS APPLICABLE, AND MAY BE PRINTED ON A
 NUMBER OF SEPARATE PAGES THAT ARE PLACED ON THE VOTING DEVICE
 OR ON ONE OR MORE BALLOT CARDS.

5 (2) IF VOTES ARE RECORDED ON A BALLOT CARD, A SEPARATE
6 WRITE-IN BALLOT MAY BE PROVIDED, WHICH SHALL BE IN THE FORM OF A
7 PAPER BALLOT ON WHICH THE ELIGIBLE ELECTOR MAY WRITE IN THE
8 TITLES OF THE OFFICE AND THE NAMES OF PERSONS NOT ON THE PRINTED
9 BALLOT FOR WHOM HE OR SHE WISHES TO VOTE.

10 1-13.5-804. Preparation for use - electronic voting. (1) PRIOR
11 TO AN ELECTION IN WHICH AN ELECTRONIC VOTING SYSTEM WILL BE USED,
12 THE DESIGNATED ELECTION OFFICIAL SHALL:

13 (a) HAVE THE VOTE RECORDERS OR PUNCHING DEVICES, OR BOTH,
14 AS APPLICABLE, PREPARED FOR VOTING; AND

15 (b) INSPECT AND DETERMINE THAT EACH RECORDER OR DEVICE IS
16 IN PROPER WORKING ORDER; AND

17 (c) CAUSE A SUFFICIENT NUMBER OF SUCH RECORDERS OR DEVICES
18 TO BE DELIVERED TO EACH POLLING PLACE IN WHICH THE ELECTRONIC
19 VOTING SYSTEM IS TO BE USED.

(2) THE DESIGNATED ELECTION OFFICIAL SHALL SUPPLY EACH
POLLING PLACE IN WHICH VOTE RECORDERS OR VOTING DEVICES ARE TO BE
USED WITH A SUFFICIENT NUMBER OF BALLOT CARDS, SAMPLE BALLOTS,
BALLOT BOXES, WRITE-IN BALLOTS, IF REQUIRED, AND OTHER SUPPLIES
AND FORMS AS MAY BE REQUIRED. EACH BALLOT CARD SHALL HAVE A
SERIALLY NUMBERED STUB ATTACHED, WHICH THE ELECTION JUDGE SHALL
REMOVE BEFORE THE CARD IS DEPOSITED IN THE BALLOT BOX.

27 **1-13.5-805. Instructions to vote.** IN CASE ANY ELIGIBLE ELECTOR,

1 AFTER COMMENCING TO VOTE, ASKS FOR FURTHER INSTRUCTIONS 2 CONCERNING THE MANNER OF VOTING, AN ELECTION JUDGE SHALL GIVE 3 SUCH INSTRUCTIONS TO THE ELECTOR; BUT NO JUDGE OR OTHER ELECTION 4 OFFICER OR PERSON ASSISTING SUCH ELECTOR SHALL REQUEST, SUGGEST, 5 OR SEEK TO PERSUADE OR INDUCE ANY SUCH ELECTOR TO VOTE FOR ANY 6 PARTICULAR CANDIDATE OR FOR OR AGAINST ANY PARTICULAR BALLOT 7 ISSUE OR BALLOT QUESTION. AFTER RECEIVING SUCH INSTRUCTIONS, THE 8 ELECTOR SHALL VOTE AS IN THE CASE OF AN UNASSISTED VOTER.

9 1-13.5-806. Ballots. The DESIGNATED ELECTION OFFICIAL SHALL
10 PROVIDE SUFFICIENT BALLOTS FOR EVERY ELECTION IN WHICH AN
11 ELECTRONIC VOTING SYSTEM IS USED.

12 **1-13.5-807. Distribution of ballots - receipt - filing.** IN A LOCAL 13 GOVERNMENT ELECTION IN WHICH AN ELECTRONIC VOTING SYSTEM IS 14 USED, THE DESIGNATED ELECTION OFFICIAL SHALL DISTRIBUTE TO THE 15 ELECTION JUDGES IN THE RESPECTIVE POLLING PLACES A SUFFICIENT 16 NUMBER OF BALLOTS. THE BALLOTS MUST BE PLACED IN ONE OR MORE 17 SEALED PACKAGES FOR EACH POLLING PLACE WITH MARKS ON THE 18 OUTSIDE OF EACH STATING CLEARLY THE POLLING PLACE FOR WHICH IT IS 19 INTENDED AND THE NUMBER OF BALLOTS ENCLOSED. SUCH PACKAGE 20 SHALL BE DELIVERED TO ONE OF THE ELECTION JUDGES OF SUCH POLLING 21 PLACE NO LATER THAN THE DAY BEFORE THE ELECTION. A RECEIPT FOR 22 THE DELIVERED BALLOTS MUST BE GIVEN BY THE ELECTION JUDGE WHO 23 RECEIVED THEM. THE RECEIPT MUST BE FILED WITH THE DESIGNATED 24 ELECTION OFFICIAL, WHO SHALL ALSO KEEP A RECORD OF THE TIME AND 25 MANNER IN WHICH EACH OF SAID PACKAGES WAS SENT AND DELIVERED. 26 **1-13.5-808.** Instruction cards - posting - content. (1) THE 27 DESIGNATED ELECTION OFFICIAL SHALL FURNISH TO THE ELECTION JUDGES

1164

OF EACH POLLING PLACE A SUFFICIENT NUMBER OF INSTRUCTION CARDS TO
 GUIDE ELIGIBLE ELECTORS IN PREPARING THEIR BALLOTS. THE ELECTION
 JUDGES SHALL POST AT LEAST ONE CARD IN EACH POLLING PLACE ON THE
 DAY OF ELECTION. THE CARDS SHALL BE PRINTED IN LARGE, CLEAR TYPE
 AND CONTAIN FULL INSTRUCTIONS TO THE ELECTOR AS TO WHAT SHOULD
 BE DONE:

(a) TO OBTAIN A BALLOT FOR VOTING;

8 (b) TO PREPARE THE BALLOT FOR DEPOSIT IN THE BALLOT BOX;

9 (c) TO OBTAIN A NEW BALLOT IN THE PLACE OF ONE SPOILED BY
10 ACCIDENT OR MISTAKE; AND

11

7

(d) TO OBTAIN ASSISTANCE IN MARKING BALLOTS.

12 1-13.5-809. Close of polls - ballot return - transfer box -13 **delivery.** (1) AFTER THE POLLS CLOSE, THE ELECTION JUDGES SHALL 14 SECURE THE VOTE RECORDERS OR THE VOTING DEVICES, AS APPLICABLE, 15 AGAINST FURTHER USE AND PREPARE A BALLOT RETURN IN DUPLICATE 16 SHOWING THE NUMBER OF VOTERS AS INDICATED BY THE POLLBOOK WHO 17 HAVE VOTED IN THE POLLING PLACE, THE NUMBER OF OFFICIAL BALLOT 18 CARDS RECEIVED, AND THE NUMBER OF SPOILED AND UNUSED BALLOT 19 CARDS RETURNED.

20 (2)THE ORIGINAL COPY OF THE BALLOT RETURN PREPARED 21 PURSUANT TO SUBSECTION (1) OF THIS SECTION SHALL BE DEPOSITED IN A 22 DURABLE TRANSFER BOX ALONG WITH ALL VOTED AND SPOILED BALLOTS. 23 THE TRANSFER BOX SHALL THEN BE SEALED IN SUCH A WAY AS TO 24 PREVENT TAMPERING WITH THE BOX OR ITS CONTENTS, USING A 25 NUMBERED SEAL PROVIDED BY THE DESIGNATED ELECTION OFFICIAL. ONE 26 JUDGE SHALL DELIVER THE SEALED TRANSFER BOX TO THE COUNTING 27 CENTER OR OTHER PLACE IDENTIFIED BY THE DESIGNATED ELECTION

1164

1 OFFICIAL.

1-13.5-810. Testing of electronic ballot counting equipment.
(1) THE DESIGNATED ELECTION OFFICIAL SHALL HAVE THE ELECTRONIC
BALLOT COUNTING EQUIPMENT TESTED PURSUANT TO SUBSECTION (2) OF
THIS SECTION TO ASCERTAIN THAT IT WILL ACCURATELY COUNT THE VOTES
CAST FOR ALL OFFICES AND ALL MEASURES.

7 (2) (a) THE ELECTRONIC BALLOT COUNTING EQUIPMENT SHALL BE
8 TESTED AT LEAST THREE TIMES, ONCE ON THE DAY BEFORE THE ELECTION,
9 ONCE JUST PRIOR TO THE START OF THE COUNT ON ELECTION DAY, AND
10 FINALLY AT THE CONCLUSION OF THE COUNTING. THE DESIGNATED
11 ELECTION OFFICIAL MAY CONDUCT ANY ADDITIONAL TESTS HE OR SHE
12 DEEMS NECESSARY.

(b) THE DESIGNATED ELECTION OFFICIAL SHALL VOTE AND RETAIN
AT LEAST TWENTY-FIVE TEST BALLOTS, OBSERVE THE TABULATION OF ALL
TEST BALLOTS BY MEANS OF THE ELECTRONIC BALLOT COUNTING
EQUIPMENT, AND COMPARE THE TABULATION WITH THE PREVIOUSLY
RETAINED RECORDS OF THE TEST VOTE COUNT. THE CAUSE OF ANY
DISCREPANCIES SHALL BE CORRECTED PRIOR TO THE ACTUAL VOTE
TABULATION.

20 (3) (a) ALL TEST MATERIALS, WHEN NOT IN USE, MUST BE KEPT IN
21 A SECURE LOCATION.

(b) AFTER THE FINAL CONCLUSION OF THE COUNTING, ALL
PROGRAMS, TEST MATERIALS, AND BALLOTS MUST BE SEALED AND
RETAINED AS PROVIDED FOR PAPER BALLOTS.

1-13.5-811. Electronic vote counting - procedure. (1) ALL
 PROCEEDINGS AT THE COUNTING CENTER MUST BE UNDER THE DIRECTION
 OF THE DESIGNATED ELECTION OFFICIAL AND MUST BE CONDUCTED UNDER

1 THE OBSERVATION OF WATCHERS, SO FAR AS PRACTICABLE; BUT NO 2 UNAUTHORIZED PERSON MAY TOUCH ANY BALLOT OR BALLOT CARD OR 3 RETURN. IF ANY BALLOT IS DAMAGED OR DEFECTIVE SO THAT IT CANNOT 4 PROPERLY BE COUNTED BY THE ELECTRONIC VOTE COUNTING EQUIPMENT, 5 A TRUE DUPLICATE COPY SHALL BE MADE OF THE DAMAGED BALLOT IN THE 6 PRESENCE OF TWO ELECTION JUDGES. THE DUPLICATE BALLOT MUST BE 7 SUBSTITUTED FOR THE DAMAGED BALLOT. ALL DUPLICATE BALLOTS SHALL 8 BE CLEARLY LABELED AS SUCH AND SHALL BEAR A SERIAL NUMBER, WHICH 9 IS RECORDED ON THE DAMAGED BALLOT.

10 (2) WHEN CERTIFIED BY THE DESIGNATED ELECTION OFFICIAL, THE
11 RETURN PRINTED BY THE ELECTRONIC VOTE COUNTING EQUIPMENT, TO
12 WHICH HAVE BEEN ADDED WRITE-IN VOTES, CONSTITUTES THE OFFICIAL
13 RETURN OF EACH POLLING PLACE. THE DESIGNATED ELECTION OFFICIAL
14 MAY FROM TIME TO TIME RELEASE UNOFFICIAL RETURNS. UPON
15 COMPLETION OF THE COUNT, THE OFFICIAL RETURNS ARE OPEN TO THE
16 PUBLIC.

17 (3) ABSENTEE BALLOTS MUST BE COUNTED AT THE COUNTING
18 CENTER IN THE SAME MANNER AS BALLOTS VOTED AT THE POLLING PLACE.
19 VALID WRITE-IN VOTES MAY BE COUNTED AT THE POLLING PLACE BY THE
20 ELECTION JUDGES OR AT THE COUNTING CENTER.

(4) IF FOR ANY REASON IT BECOMES IMPRACTICABLE TO COUNT ALL
OR A PART OF THE BALLOTS WITH ELECTRONIC VOTE COUNTING
EQUIPMENT, THE DESIGNATED ELECTION OFFICIAL MAY DIRECT THAT THE
BALLOTS BE COUNTED MANUALLY, FOLLOWING AS FAR AS PRACTICABLE
THE PROVISIONS GOVERNING THE COUNTING OF PAPER BALLOTS.

26 (5) THE RECEIVING, OPENING, AND PRESERVATION OF THE
 27 TRANSFER BOXES AND THEIR CONTENTS ARE THE RESPONSIBILITIES OF THE

-58-

1 DESIGNATED ELECTION OFFICIAL, WHO SHALL PROVIDE ADEQUATE 2 PERSONNEL AND FACILITIES TO ASSURE ACCURATE AND COMPLETE 3 ELECTION RESULTS. ANY INDICATION OF TAMPERING WITH THE BALLOTS 4 OR BALLOT CARDS OR OTHER FRAUDULENT ACTION MUST BE IMMEDIATELY 5 REPORTED TO THE DISTRICT ATTORNEY, WHO SHALL IMMEDIATELY 6 INVESTIGATE THE ACTION AND REPORT HIS OR HER FINDINGS WITHIN TEN 7 DAYS TO THE DESIGNATED ELECTION OFFICIAL AND, SUBJECT TO 8 PROSECUTORIAL DISCRETION, SHALL PROSECUTE TO THE FULL EXTENT OF 9 THE LAW ANY PERSON RESPONSIBLE FOR THE FRAUDULENT ACTION. THE 10 CONDUCT OF LOCAL GOVERNMENT ELECTIONS WHEN ELECTRONIC VOTING 11 SYSTEMS ARE USED MUST FOLLOW, AS NEARLY AS PRACTICABLE, THE 12 CONDUCT OF GENERAL AND PRIMARY ELECTIONS WHEN SUCH SYSTEMS 13 ARE USED.

14 1-13.5-812. Election laws pertaining to use of electronic voting
15 systems - separate absentee ballots permitted. A LOCAL GOVERNMENT
16 MAY USE THE PROVISIONS OF PART 6 OF ARTICLE 5 OF THIS TITLE NOT
17 INCONSISTENT WITH THIS ARTICLE FOR ELECTIONS CONDUCTED UNDER
18 THIS ARTICLE IN WHICH ELECTRONIC VOTING SYSTEMS ARE USED IN
19 POLLING PLACES. NOTHING IN THIS ARTICLE PROHIBITS THE USE OF A
20 SEPARATE PAPER BALLOT BY ABSENTEE VOTERS.

21

22

PAPER BALLOTS

1-13.5-901. Ballot boxes. THE GOVERNING BODY OF EACH LOCAL
GOVERNMENT USING PAPER BALLOTS SHALL PROVIDE AT LEAST ONE
BALLOT BOX FOR EACH POLLING PLACE. EACH BALLOT BOX SHALL BE
STRONGLY CONSTRUCTED SO AS TO PREVENT TAMPERING, WITH A SMALL
OPENING AT THE TOP AND WITH A LID TO BE LOCKED. THE BALLOT BOXES

PART 9

AND KEYS OR SEALS SHALL BE KEPT BY THE DESIGNATED ELECTION
 OFFICIAL AND DELIVERED TO THE ELECTION JUDGES WITHIN ONE DAY
 IMMEDIATELY PRECEDING ANY LOCAL GOVERNMENT ELECTION, TO BE
 RETURNED AS PROVIDED IN SECTION 1-13.5-614. NOTHING IN THIS SECTION
 PREVENTS THE GOVERNING BODY FROM OBTAINING BALLOT BOXES FROM
 THE OFFICE OF THE COUNTY CLERK AND RECORDER.

1-13.5-902. Ballots and sample ballots - delivery - format.
(1) (a) THE DESIGNATED ELECTION OFFICIAL OF EACH LOCAL
GOVERNMENT USING PAPER BALLOTS SHALL PROVIDE PRINTED BALLOTS
FOR THE LOCAL GOVERNMENT ELECTION. THE OFFICIAL BALLOTS SHALL BE
PRINTED AND IN THE POSSESSION OF THE DESIGNATED ELECTION OFFICIAL
AT LEAST THIRTY DAYS BEFORE THE ELECTION.

(b) IN ADDITION TO THE REQUIREMENTS OF PARAGRAPH (a) OF THIS
SUBSECTION (1), SAMPLE BALLOTS MUST BE PRINTED IN THE FORM OF THE
OFFICIAL BALLOTS AND ARE SUBJECT TO PUBLIC INSPECTION. THE SAMPLE
BALLOTS MUST BE PRINTED UPON PAPER OF A DIFFERENT COLOR FROM THE
OFFICIAL BALLOTS. SAMPLE BALLOTS MUST BE DELIVERED TO THE
ELECTION JUDGES AND POSTED WITH THE INSTRUCTION CARDS PROVIDED
UNDER SECTION 1-13.5-906.

20 (2) EVERY BALLOT MUST CONTAIN THE NAMES OF ALL DULY 21 NOMINATED CANDIDATES FOR THE OFFICES TO BE VOTED FOR AT THAT 22 ELECTION, EXCEPT THOSE WHO HAVE DIED OR WITHDRAWN, AND THE 23 BALLOT MUST CONTAIN NO OTHER NAMES. THE NAMES OF THE 24 CANDIDATES FOR EACH OFFICE MUST BE PRINTED ON THE BALLOT WITHOUT 25 POLITICAL PARTY DESIGNATION AND WITHOUT ANY TITLE OR DEGREE 26 DESIGNATING THE BUSINESS OR PROFESSION OF THE CANDIDATE. THE NAMES MUST BE ARRANGED BY LOT BY THE DESIGNATED ELECTION 27

OFFICIAL AT ANY TIME PRIOR TO THE CERTIFICATION OF THE BALLOT. THE
 DESIGNATED ELECTION OFFICIAL SHALL NOTIFY THE CANDIDATES OF THE
 TIME AND PLACE OF THE LOT DRAWING.

4 (3) THE BALLOTS MUST BE PRINTED SO AS TO GIVE TO EACH
5 ELIGIBLE ELECTOR A CLEAR OPPORTUNITY TO DESIGNATE HIS OR HER
6 CHOICE OF CANDIDATES, BALLOT ISSUES, AND BALLOT QUESTIONS BY A
7 MARK AS INSTRUCTED. WORDS MAY BE PRINTED ON THE BALLOT THAT
8 WILL AID THE ELECTOR, SUCH AS "VOTE FOR NOT MORE THAN ONE".

9 (4) AT THE END OF THE LIST OF CANDIDATES FOR EACH DIFFERENT 10 OFFICE, THERE MUST BE ONE OR MORE BLANK SPACES IN WHICH THE 11 ELECTOR MAY WRITE THE NAME OF ANY ELIGIBLE PERSON NOT PRINTED ON 12 THE BALLOT WHO HAS FILED AN AFFIDAVIT OF INTENT TO BE A WRITE-IN 13 CANDIDATE PURSUANT TO SECTION 1-13.5-305. THE NUMBER OF SPACES 14 PROVIDED SHALL BE THE LESSER OF THE NUMBER OF ELIGIBLE ELECTORS 15 WHO HAVE PROPERLY FILED AN AFFIDAVIT OF INTENT TO BE A WRITE-IN 16 CANDIDATE OR THE NUMBER OF PERSONS TO BE ELECTED TO THE OFFICE. 17 NO SUCH BLANK SPACES SHALL BE PROVIDED IF NO ELIGIBLE PERSON 18 PROPERLY FILED AN AFFIDAVIT OF INTENT TO BE A WRITE-IN CANDIDATE. 19 (5) THE NAMES OF THE CANDIDATES FOR EACH OFFICE MUST BE

ARRANGED UNDER THE DESIGNATION OF THE OFFICE. THE DESIGNATED
ELECTION OFFICIAL SHALL NOT PRINT, IN CONNECTION WITH ANY NAME,
ANY TITLE OR DEGREE DESIGNATING THE BUSINESS OR PROFESSION OF THE
CANDIDATE. EACH CANDIDATE'S NAME MAY INCLUDE ONE NICKNAME IF
THE CANDIDATE REGULARLY USES THE NICKNAME AND THE NICKNAME
DOES NOT INCLUDE ANY PART OF A POLITICAL PARTY NAME.

26 (6) IF NO CANDIDATE IS DULY NOMINATED AND NO PERSON
27 PROPERLY FILES AN AFFIDAVIT OF INTENT TO BE A WRITE-IN CANDIDATE

-61-

FOR AN OFFICE, THE FOLLOWING TEXT MUST APPEAR UNDER THE
 DESIGNATION OF THE OFFICE: "THERE ARE NO CANDIDATES FOR THIS
 OFFICE".

4 (7) (a) WHENEVER THE APPROVAL OF A BALLOT ISSUE OR BALLOT
5 QUESTION IS SUBMITTED TO THE VOTE OF THE PEOPLE, THE BALLOT ISSUE
6 OR QUESTION MUST BE PRINTED ON THE BALLOT FOLLOWING THE LISTS OF
7 CANDIDATES. BALLOT ISSUES AND BALLOT QUESTIONS MUST BE LISTED IN
8 THE FOLLOWING ORDER, AS APPLICABLE: ISSUES TO INCREASE TAXES,
9 ISSUES TO INCREASE DEBT, CITIZEN PETITIONS, AND OTHER REFERRED
10 MEASURES.

(b) THE BALLOT ISSUE OR QUESTION MUST BE IDENTIFIED BY THE
NAME OF THE LOCAL GOVERNMENT SUBMITTING THE BALLOT ISSUE OR
QUESTION FOLLOWED BY A LETTER.

14 (8) THE EXTREME TOP PART OF EACH BALLOT MUST BE DIVIDED BY 15 TWO PERFORATED OR DOTTED LINES INTO TWO SPACES, EACH OF WHICH 16 MUST BE NOT LESS THAN ONE INCH IN WIDTH, THE TOP PORTION BEING 17 KNOWN AS THE STUB AND THE NEXT PORTION AS THE DUPLICATE STUB. 18 UPON EACH OF SAID STUBS NOTHING IS TO BE PRINTED EXCEPT THE 19 NUMBER OF THE BALLOT, AND THE SAME NUMBER MUST BE PRINTED ON 20 BOTH STUBS. STUBS AND DUPLICATE STUBS OF BALLOTS MUST BOTH BE 21 NUMBERED CONSECUTIVELY. THERE MUST BE PRINTED ON THE STUB OF AN 22 ABSENTEE BALLOT "ABSENTEE BALLOT NUMBER [...]", AND SUCH STUBS 23 MUST BE NUMBERED CONSECUTIVELY BEGINNING WITH NUMBER ONE. ALL 24 BALLOTS MUST BE UNIFORM AND OF SUFFICIENT LENGTH AND WIDTH TO 25 ALLOW FOR THE NAMES OF CANDIDATES AND THE PROPOSED QUESTIONS 26 TO BE PRINTED IN CLEAR, PLAIN TYPE WITH A SPACE OF AT LEAST 27 ONE-HALF INCH BETWEEN THE DIFFERENT COLUMNS ON SAID BALLOT. ON

1164

1 EACH BALLOT MUST BE PRINTED THE ENDORSEMENT "OFFICIAL BALLOT 2 FOR ...", AND AFTER THE WORD "FOR" MUST FOLLOW THE DESIGNATION OF 3 THE LOCAL GOVERNMENT FOR WHICH THE BALLOT IS PREPARED, THE DATE 4 OF THE ELECTION, AND A FACSIMILE OF THE SIGNATURE OF THE 5 DESIGNATED ELECTION OFFICIAL. THE BALLOT SHALL CONTAIN NO 6 CAPTION OR OTHER ENDORSEMENT OR NUMBER. EACH DESIGNATED 7 ELECTION OFFICIAL SHALL USE PRECISELY THE SAME OUALITY AND TINT OF 8 PAPER, THE SAME KIND OF TYPE, AND THE SAME QUALITY AND TINT OF 9 PLAIN BLACK INK FOR ALL BALLOTS FURNISHED BY THE DESIGNATED 10 ELECTION OFFICIAL AT ONE ELECTION.

11 1-13.5-903. Correction of errors. (1) THE DESIGNATED
12 ELECTION OFFICIAL SHALL CORRECT, WITHOUT DELAY, ANY ERRORS IN
13 PUBLICATION OR IN SAMPLE OR OFFICIAL BALLOTS THAT ARE DISCOVERED
14 OR BROUGHT TO THE OFFICIAL'S ATTENTION AND THAT CAN BE CORRECTED
15 WITHOUT INTERFERING WITH THE TIMELY DISTRIBUTION OF THE BALLOTS.

16 (2) IF IT APPEARS BY VERIFIED PETITION OF A CANDIDATE OR THE 17 CANDIDATE'S AGENT SUBMITTED TO ANY DISTRICT COURT THAT AN ERROR 18 OR OMISSION OCCURRED IN THE PUBLICATION OF THE NAMES OR 19 DESCRIPTION OF THE CANDIDATES OR IN THE PRINTING OF SAMPLE OR 20 OFFICIAL ELECTION BALLOTS AND THE ERROR HAS BEEN BROUGHT TO THE 21 ATTENTION OF THE DESIGNATED ELECTION OFFICIAL AND NOT BEEN 22 CORRECTED, THE COURT SHALL ISSUE AN ORDER REQUIRING THE 23 DESIGNATED ELECTION OFFICIAL TO CORRECT THE ERROR IMMEDIATELY 24 OR TO SHOW CAUSE WHY THE ERROR SHOULD NOT BE CORRECTED. COSTS, 25 INCLUDING REASONABLE ATTORNEY FEES, MAY BE ASSESSED IN THE 26 DISCRETION OF THE COURT AGAINST EITHER PARTY.

27 (3) IF, BEFORE THE DATE SET FOR ELECTION, A DULY NOMINATED

-63-

CANDIDATE WITHDRAWS BY FILING AN AFFIDAVIT OF WITHDRAWAL WITH
 THE DESIGNATED ELECTION OFFICIAL, OR DIES AND THE FACT OF THE
 DEATH BECOMES KNOWN TO THE DESIGNATED ELECTION OFFICIAL BEFORE
 THE BALLOTS ARE PRINTED, THE NAME OF THE CANDIDATE WILL NOT BE
 PRINTED ON THE BALLOTS. IF THE BALLOTS ARE ALREADY PRINTED, THE
 VOTES CAST FOR THE WITHDRAWN OR DECEASED CANDIDATE ARE INVALID
 AND WILL NOT BE COUNTED.

8 1-13.5-904. Printing and distribution of ballots. IN LOCAL 9 GOVERNMENT ELECTIONS IN WHICH PAPER BALLOTS ARE USED, THE 10 DESIGNATED ELECTION OFFICIAL SHALL CAUSE TO BE PRINTED OR COPIED 11 AND DISTRIBUTED TO THE ELECTION JUDGES IN EACH RESPECTIVE POLLING 12 PLACE A SUFFICIENT NUMBER OF BALLOTS. THE BALLOTS SHALL BE SENT 13 IN ONE OR MORE SEALED PACKAGES FOR EACH POLLING PLACE, WITH 14 MARKS ON THE OUTSIDE OF EACH CLEARLY STATING THE POLLING PLACE 15 FOR WHICH IT IS INTENDED AND THE NUMBER OF BALLOTS ENCLOSED. THE 16 PACKAGES MUST BE DELIVERED TO ONE OF THE ELECTION JUDGES OF EACH 17 POLLING PLACE NO LATER THAN THE DAY BEFORE THE ELECTION. THE 18 ELECTION JUDGE WHO RECEIVES THE BALLOTS THUS DELIVERED SHALL 19 GIVE RECEIPT FOR THEM. WHICH RECEIPT MUST BE FILED WITH THE 20 DESIGNATED ELECTION OFFICIAL, WHO SHALL ALSO KEEP A RECORD OF THE 21 TIME AND MANNER IN WHICH EACH OF SAID PACKAGES WAS SENT AND 22 DELIVERED. THE ELECTION JUDGE RECEIVING THE PACKAGE SHALL 23 PRODUCE THE SAME, WITH THE SEAL UNBROKEN, IN THE PROPER POLLING 24 PLACE AT THE OPENING OF THE POLLS ON ELECTION DAY AND, IN THE 25 PRESENCE OF ALL ELECTION JUDGES FOR THE POLLING PLACE, SHALL OPEN 26 THE PACKAGE.

27 **1-13.5-905. Substitute ballots.** IF THE BALLOTS TO BE FURNISHED

-64-

1 TO ANY ELECTION JUDGE ARE NOT DELIVERED BY 8 P.M. ON THE DAY 2 BEFORE ELECTION DAY, OR IF AFTER DELIVERY THEY ARE DESTROYED OR 3 STOLEN, THE DESIGNATED ELECTION OFFICIAL SHALL SEE THAT OTHER 4 BALLOTS ARE PREPARED, AS NEARLY IN THE FORM PRESCRIBED AS 5 PRACTICABLE, WITH THE WORD "SUBSTITUTE" PRINTED IN BRACKETS 6 IMMEDIATELY UNDER THE FACSIMILE SIGNATURE OF THE DESIGNATED 7 ELECTION OFFICIAL. UPON RECEIPT OF THE SUBSTITUTE BALLOTS, 8 ACCOMPANIED BY A WRITTEN AND SWORN STATEMENT OF THE 9 DESIGNATED ELECTION OFFICIAL THAT THE SAME HAVE BEEN SO PREPARED 10 AND FURNISHED BY HIM OR HER AND THAT THE ORIGINAL BALLOTS WERE 11 NOT RECEIVED OR WERE DESTROYED OR STOLEN, THE ELECTION JUDGES 12 SHALL USE THE SUBSTITUTE BALLOTS AT THE ELECTION. IF FOR ANY CAUSE 13 NONE OF THE OFFICIAL BALLOTS OR SUBSTITUTE BALLOTS PREPARED BY 14 THE DESIGNATED ELECTION OFFICIAL ARE READY FOR DISTRIBUTION AT 15 ANY POLLING PLACE, OR IF THE SUPPLY OF BALLOTS IS EXHAUSTED BEFORE 16 THE POLLS ARE CLOSED, UNOFFICIAL BALLOTS, PRINTED OR WRITTEN, 17 MADE AS NEARLY AS POSSIBLE IN THE FORM OF THE OFFICIAL BALLOTS, 18 MAY BE USED UNTIL SUBSTITUTES PREPARED BY THE DESIGNATED 19 ELECTION OFFICIAL ARE PRINTED AND DELIVERED.

1-13.5-906. Instruction cards - content. (1) The DESIGNATED
ELECTION OFFICIAL SHALL FURNISH TO THE ELECTION JUDGES OF EACH
POLLING PLACE A SUFFICIENT NUMBER OF INSTRUCTION CARDS TO GUIDE
ELECTORS IN PREPARING THEIR BALLOTS. THE ELECTION JUDGES SHALL
POST AT LEAST ONE CARD IN EACH POLLING PLACE ON THE DAY OF THE
ELECTION. SUCH CARDS SHALL BE PRINTED IN LARGE, CLEAR TYPE AND
CONTAIN FULL INSTRUCTIONS TO THE ELECTORS ABOUT HOW TO:

(a) OBTAIN BALLOTS FOR VOTING;

27

1	(b) PREPARE THE BALLOT FOR DEPOSIT IN THE BALLOT BOX;
2	(c) Obtain a new ballot in the place of one spoiled by
3	ACCIDENT OR MISTAKE; AND
4	(d) OBTAIN ASSISTANCE IN MARKING BALLOTS.
5	PART 10
6	ABSENTEE VOTING
7	1-13.5-1001. When absentee electors may vote. ANY ELIGIBLE
8	ELECTOR OF A LOCAL GOVERNMENT MAY CAST AN ABSENTEE VOTER'S
9	BALLOT AT THE ELECTION IN THE MANNER PROVIDED IN SECTIONS
10	1-13.5-1002 то 1-13.5-1007.
11	1-13.5-1002. Application for absentee voter's ballot - delivery
12	- list. (1) (a) (I) REQUESTS FOR AN APPLICATION FOR AN ABSENTEE
13	VOTER'S BALLOT MAY BE MADE ORALLY OR IN WRITING. THE APPLICATION
14	MAY BE IN THE FORM OF A LETTER. THE APPLICATION MAY REQUEST THAT
15	THE APPLICANT BE ADDED TO THE PERMANENT ABSENTEE VOTER LIST FOR
16	THE LOCAL GOVERNMENT.
17	(II) Applications for absentee voters' ballots shall be
18	FILED IN WRITING AND BE PERSONALLY SIGNED BY THE APPLICANT OR A
19	FAMILY MEMBER RELATED BY BLOOD, MARRIAGE, CIVIL UNION, OR
20	ADOPTION TO THE APPLICANT. IF THE APPLICANT IS UNABLE TO SIGN THE
21	APPLICATION, THE APPLICANT SHALL MAKE SUCH APPLICANT'S MARK ON
22	THE APPLICATION, WHICH MUST BE WITNESSED IN WRITING BY ANOTHER
23	PERSON.
24	(b) The application must be filed with the designated
25	ELECTION OFFICIAL NOT LATER THAN THE CLOSE OF BUSINESS ON THE
26	FRIDAY IMMEDIATELY PRECEDING THE NEXT LOCAL GOVERNMENT
27	ELECTION IN WHICH THE ABSENTEE VOTER WISHES TO VOTE BY ABSENTEE

-66-

1164

1 VOTER'S BALLOT.

(2) (a) UPON TIMELY RECEIPT OF AN APPLICATION FOR AN
ABSENTEE VOTER'S BALLOT, THE DESIGNATED ELECTION OFFICIAL
RECEIVING IT SHALL EXAMINE THE RECORDS OF THE COUNTY CLERK AND
RECORDER OR COUNTY ASSESSOR, AS APPROPRIATE, TO ASCERTAIN
WHETHER OR NOT THE APPLICANT IS REGISTERED AND LAWFULLY
ENTITLED TO VOTE AS REQUESTED.

8 (b) IF THE PERSON IS FOUND TO BE SO ENTITLED, THE DESIGNATED 9 ELECTION OFFICIAL SHALL DELIVER, AS SOON AS PRACTICABLE BUT NOT 10 MORE THAN SEVENTY-TWO HOURS AFTER THE BLANK BALLOTS HAVE BEEN 11 RECEIVED, AN OFFICIAL ABSENTEE VOTER'S BALLOT, AN IDENTIFICATION 12 RETURN ENVELOPE WITH THE AFFIDAVIT OR THE ENVELOPE PROPERLY 13 FILLED IN AS TO ADDRESS OF RESIDENCE AS SHOWN BY THE RECORDS OF 14 THE COUNTY CLERK AND RECORDER, AND AN INSTRUCTION CARD. THE 15 DELIVERY MUST BE MADE TO THE APPLICANT EITHER PERSONALLY IN THE 16 DESIGNATED ELECTION OFFICIAL'S OFFICE OR BY MAIL TO THE MAILING 17 ADDRESS GIVEN IN THE APPLICATION AN OFFICIAL ABSENTEE VOTER'S 18 BALLOT.

19 1-13.5-1003. Application for permanent absentee voter status. 20 (1) ANY ELIGIBLE ELECTOR OF A POLITICAL SUBDIVISION MAY APPLY FOR 21 PERMANENT ABSENTEE VOTER STATUS. THE APPLICATION FOR PERMANENT 22 ABSENTEE VOTER STATUS MUST BE MADE IN WRITING OR BY FACSIMILE 23 USING AN APPLICATION FORM OR LETTER FURNISHED BY THE DESIGNATED 24 ELECTION OFFICIAL OF THE POLITICAL SUBDIVISION. THE APPLICATION 25 MUST CONTAIN THE SAME INFORMATION SUBMITTED IN CONNECTION WITH 26 AN APPLICATION FOR AN ABSENTEE VOTER'S BALLOT PURSUANT TO 27 SECTION 1-13.5-1002.

-67-

1 (2) UPON RECEIPT OF AN APPLICATION FOR PERMANENT ABSENTEE 2 VOTER STATUS, THE DESIGNATED ELECTION OFFICIAL SHALL PROCESS THE 3 APPLICATION IN THE SAME MANNER AS AN APPLICATION FOR AN ABSENTEE 4 VOTER'S BALLOT. IF THE DESIGNATED ELECTION OFFICIAL DETERMINES 5 THAT THE APPLICANT IS AN ELIGIBLE ELECTOR, THE DESIGNATED ELECTION 6 OFFICIAL SHALL PLACE THE ELIGIBLE ELECTOR'S NAME ON THE LIST 7 MAINTAINED BY THE POLITICAL SUBDIVISION PURSUANT TO SECTION 8 1-13.5-1004 of those eligible electors to whom an absentee 9 VOTER'S BALLOT IS MAILED EVERY TIME THERE IS AN ELECTION 10 CONDUCTED BY THE POLITICAL SUBDIVISION FOR WHICH THE ELIGIBLE 11 ELECTOR HAS REQUESTED PERMANENT ABSENTEE VOTER STATUS.

12

1-13.5-1004. List of absentee voters' ballots - removal from 13 **list.** (1) The designated election official shall keep a list of 14 NAMES OF ELIGIBLE ELECTORS WHO HAVE APPLIED FOR ABSENTEE VOTERS' 15 BALLOTS AND OF THOSE PERMANENT ABSENTEE VOTERS PLACED ON THE 16 LIST PURSUANT TO SECTION 1-13.5-1003 (2), WITH THE DATE ON WHICH 17 EACH APPLICATION WAS MADE, THE DATE ON WHICH THE ABSENTEE 18 VOTER'S BALLOT WAS SENT, AND THE DATE ON WHICH EACH ABSENTEE 19 VOTER'S BALLOT WAS RETURNED. IF AN ABSENTEE VOTER'S BALLOT IS NOT 20 RETURNED, OR IF IT IS REJECTED AND NOT COUNTED, THAT FACT MUST BE 21 NOTED ON THE LIST. THE LIST IS OPEN TO PUBLIC INSPECTION UNDER 22 PROPER REGULATIONS.

23 (2) (a) AN ELIGIBLE ELECTOR WHOSE NAME APPEARS ON THE LIST AS A PERMANENT ABSENTEE VOTER MUST REMAIN ON THE LIST AND MUST 24 25 BE MAILED AN ABSENTEE VOTER'S BALLOT FOR EACH ELECTION 26 CONDUCTED BY THE POLITICAL SUBDIVISION FOR WHICH THE ELIGIBLE 27 ELECTOR HAS REQUESTED PERMANENT ABSENTEE VOTER STATUS.

1164

1 (b) AN ELIGIBLE ELECTOR MUST BE DELETED FROM THE 2 PERMANENT ABSENTEE VOTER LIST IF:

3 (I) THE ELIGIBLE ELECTOR NOTIFIES THE DESIGNATED ELECTION
4 OFFICIAL THAT HE OR SHE NO LONGER WISHES TO VOTE BY ABSENTEE
5 VOTER'S BALLOT;

6 (II) THE ABSENTEE VOTER'S BALLOT SENT TO THE ELIGIBLE
7 ELECTOR IS RETURNED TO THE DESIGNATED ELECTION OFFICIAL AS
8 UNDELIVERABLE;

9 (III) THE ELIGIBLE ELECTOR HAS BEEN DEEMED "INACTIVE"
10 PURSUANT TO SECTION 1-2-605; OR

11 (IV) THE PERSON IS NO LONGER ELIGIBLE TO VOTE IN THE12 POLITICAL SUBDIVISION.

13 (3) THE DESIGNATED ELECTION OFFICIAL SHALL KEEP A LIST OF 14 THE NAMES OF ELIGIBLE ELECTORS APPLYING FOR AN ABSENTEE VOTER'S 15 BALLOT, THE NUMBER APPEARING ON THE STUB OF THE BALLOT ISSUED TO 16 SUCH ELIGIBLE ELECTOR, AND THE DATE THE BALLOT IS DELIVERED OR 17 MAILED. THIS INFORMATION MAY BE RECORDED ON THE REGISTRATION 18 RECORD OR REGISTRATION LIST BEFORE THE REGISTRATION BOOK OR LIST 19 IS DELIVERED TO THE ELECTION JUDGES. A SEPARATE LIST OF THE ELIGIBLE 20 ELECTORS WHO HAVE RECEIVED ABSENTEE VOTER'S BALLOTS MUST BE 21 DELIVERED TO THE ELECTION JUDGES IN THE POLLING PLACE DESIGNATED 22 FOR COUNTING ABSENTEE VOTER'S BALLOTS, OR, IF THE DESIGNATED 23 ELECTION OFFICIAL ELECTS TO DELIVER ABSENTEE VOTERS' ENVELOPES 24 RECEIVED FROM ELECTORS TO THE ELECTION JUDGES OF SUCH POLLING 25 PLACE, AS PROVIDED BY SECTION 1-13.5-1006, A SEPARATE LIST OF THE 26 ELIGIBLE ELECTORS WHO HAVE RECEIVED ABSENTEE VOTER'S BALLOTS 27 MUST BE DELIVERED TO THE ELECTION JUDGES OF EACH SUCH POLLING

1 PLACE.

1-13.5-1005. Self-affirmation on return envelope. (1) THE
RETURN ENVELOPE FOR AN ABSENTEE VOTER'S BALLOT MUST HAVE
PRINTED ON ITS FACE A SELF-AFFIRMATION SUBSTANTIALLY IN THE FORM
PROVIDED IN SECTION 1-13.5-605 (1).

6 (2) IF APPLICABLE, THE SELF-AFFIRMATION PROVIDED IN SECTION
7 1-13.5-605 (2) MAY BE SUBSTITUTED FOR THE SELF-AFFIRMATION IN
8 SECTION 1-13.5-605 (1).

9 1-13.5-1006. Manner of absentee voting by paper ballot. 10 (1) ANY ELIGIBLE ELECTOR APPLYING FOR AND RECEIVING AN ABSENTEE 11 VOTER'S BALLOT, IN CASTING THE BALLOT, SHALL MAKE AND SUBSCRIBE 12 TO THE SELF-AFFIRMATION ON THE RETURN ENVELOPE. THE VOTER SHALL 13 THEN MARK THE BALLOT. THE VOTER SHALL FOLD THE BALLOT SO AS TO 14 CONCEAL THE MARKING, DEPOSIT IT IN THE RETURN ENVELOPE, AND SEAL 15 THE ENVELOPE SECURELY. THE ENVELOPE MAY BE DELIVERED 16 PERSONALLY OR MAILED BY THE VOTER TO THE DESIGNATED ELECTION 17 OFFICIAL ISSUING THE BALLOT. IT IS PERMISSIBLE FOR A VOTER TO DELIVER 18 THE BALLOT TO ANY PERSON OF THE VOTER'S OWN CHOICE OR TO ANY 19 DULY AUTHORIZED AGENT OF THE DESIGNATED ELECTION OFFICIAL FOR 20 MAILING OR PERSONAL DELIVERY TO THE DESIGNATED ELECTION OFFICIAL. 21 TO BE COUNTED, ALL ENVELOPES CONTAINING ABSENTEE VOTER'S 22 BALLOTS MUST BE IN THE HANDS OF THE DESIGNATED ELECTION OFFICIAL 23 OR AN ELECTION JUDGE FOR THE LOCAL GOVERNMENT NOT LATER THAN 7 24 P.M. ON ELECTION DAY.

(2) UPON RECEIPT OF AN ABSENTEE VOTER'S BALLOT, THE
DESIGNATED ELECTION OFFICIAL OR AN ELECTION JUDGE SHALL WRITE OR
STAMP ON THE ENVELOPE CONTAINING THE BALLOT THE DATE AND HOUR

-70-

THAT THE ENVELOPE WAS RECEIVED AND, IF THE BALLOT WAS DELIVERED
 IN PERSON, THE NAME AND ADDRESS OF THE PERSON DELIVERING THE
 SAME. THE DESIGNATED ELECTION OFFICIAL OR ELECTION JUDGE SHALL
 SAFELY KEEP AND PRESERVE ALL ABSENTEE VOTER'S BALLOTS UNOPENED
 UNTIL THE TIME PRESCRIBED FOR DELIVERY TO THE JUDGES AS PROVIDED
 IN SECTION 1-13.5-1008.

7 1-13.5-1007. Absentee voters' voting machines - electronic 8 **voting systems.** (1) ANY LOCAL GOVERNMENT USING VOTING MACHINES 9 IN A LOCAL GOVERNMENT ELECTION MAY PROVIDE ONE OR MORE 10 MACHINES IN THE DESIGNATED ELECTION OFFICIAL'S OFFICE FOR THE USE 11 OF QUALIFIED APPLICANTS FOR ABSENTEE VOTERS' BALLOTS. IF SUCH 12 MACHINES ARE PROVIDED, THEY MUST BE AVAILABLE FROM TWELVE DAYS 13 PRIOR TO THE ELECTION UNTIL THE CLOSE OF BUSINESS ON THE FRIDAY 14 IMMEDIATELY PRECEDING THE ELECTION. VOTES ON THE MACHINES MUST 15 BE CAST AND COUNTED IN THE SAME MANNER AS VOTES WOULD BE CAST 16 AND COUNTED ON A VOTING MACHINE IN A POLLING PLACE ON ELECTION 17 DAY. THE DESIGNATED ELECTION OFFICIAL SHALL SUPERVISE THE CASTING 18 AND COUNTING OF ABSENTEE VOTERS' BALLOTS ON THE MACHINES. THE 19 MACHINES SHALL REMAIN LOCKED AND THE TABULATION OF THE VOTES 20 CAST MUST REMAIN UNKNOWN UNTIL ELECTION DAY.

(2) ANY LOCAL GOVERNMENT USING AN ELECTRONIC VOTING
SYSTEM MAY PROVIDE SUCH SYSTEM FOR THE USE OF QUALIFIED
APPLICANTS FOR ABSENTEE VOTERS' BALLOTS. SUCH SYSTEM MUST BE
AVAILABLE FROM TWELVE DAYS PRIOR TO THE ELECTION UNTIL THE CLOSE
OF BUSINESS ON THE FRIDAY IMMEDIATELY PRECEDING THE ELECTION.
VOTES CAST USING SUCH SYSTEM MUST BE CAST IN THE SAME MANNER AS
VOTES WOULD BE CAST IN A POLLING PLACE ON ELECTION DAY. THE

DESIGNATED ELECTION OFFICIAL SHALL SUPERVISE THE CASTING AND
 COUNTING OF ABSENTEE VOTERS' BALLOTS USING SUCH SYSTEM.

3 1-13.5-1008. Delivery to judges. NOT LATER THAN 8:30 A.M. ON 4 THE DAY OF ANY LOCAL GOVERNMENT ELECTION, THE DESIGNATED 5 ELECTION OFFICIAL SHALL DELIVER TO THE ELECTION JUDGES OF ONE OF 6 THE POLLING PLACES OF THE LOCAL GOVERNMENT, WHICH POLLING PLACE 7 SHALL BE SELECTED BY THE DESIGNATED ELECTION OFFICIAL. ALL THE 8 ABSENTEE VOTERS' BALLOT ENVELOPES RECEIVED UP TO THAT TIME, IN 9 SEALED PACKAGES. THE DESIGNATED ELECTION OFFICIAL SHALL TAKE A 10 RECEIPT FOR THE PACKAGES, TOGETHER WITH THE LIST OF ABSENTEE 11 VOTERS, OR, IN THE DESIGNATED ELECTION OFFICIAL'S DISCRETION, THE 12 DESIGNATED ELECTION OFFICIAL MAY ELECT TO DELIVER THE ABSENTEE 13 VOTERS' ENVELOPES RECEIVED FROM ELECTORS AND THE LIST OF 14 ABSENTEE VOTERS TO THE ELECTION JUDGES OF THE POLLING PLACE. THE 15 DESIGNATED ELECTION OFFICIAL SHALL CONTINUE TO DELIVER ANY 16 ENVELOPES THAT ARE RECEIVED THEREAFTER DURING THAT DAY UP TO 17 AND INCLUDING 7 P.M. ON THE SEALED PACKAGES MUST BE PRINTED OR 18 WRITTEN, "THIS PACKAGE CONTAINS . . . (NUMBER) ABSENTEE VOTERS' 19 BALLOTS." WITH THE ENVELOPES, THE DESIGNATED ELECTION OFFICIAL 20 SHALL DELIVER TO ONE OF THE ELECTION JUDGES ALL THE BOOKS, 21 RECORDS, AND SUPPLIES AS ARE NEEDED FOR TABULATING, RECORDING, 22 AND CERTIFYING SAID ABSENTEE VOTERS' BALLOTS.

1-13.5-1009. Casting and counting absentee voters' ballots. IF
THE SELF-AFFIRMATION ON THE ENVELOPE CONTAINING AN ABSENTEE
VOTER'S BALLOT IS PROPERLY SWORN TO, ONE OF THE ELECTION JUDGES
SHALL TEAR OPEN THE VOTER'S IDENTIFICATION ENVELOPE IN THE
PRESENCE OF A MAJORITY OF THE JUDGES WITHOUT DEFACING THE

1 SELF-AFFIRMATION PRINTED THEREON OR MUTILATING THE ENCLOSED 2 BALLOT. ONE OF THE ELECTION JUDGES SHALL VERIFY THE NAME OF THE 3 ELIGIBLE ELECTOR AND BALLOT NUMBER ISSUED TO SUCH ELECTOR AND 4 CAREFULLY REMOVE THE STUB FROM THE BALLOT. THE BALLOT MUST 5 THEN BE CAST AND COUNTED IN THE SAME MANNER AS IF THE ABSENTEE 6 VOTER HAD BEEN PRESENT IN PERSON; EXCEPT THAT ONE OF THE JUDGES 7 SHALL DEPOSIT THE BALLOT IN THE BALLOT BOX WITHOUT UNFOLDING IT. 8 THE ABSENTEE VOTE MUST BE COUNTED AND CERTIFIED SEPARATELY 9 FROM THE VOTES OF THE POLLING PLACE WHERE IT IS COUNTED.

10 1-13.5-1010. Challenge of absentee voters' ballots - rejection 11 - record. (1) THE VOTE OF ANY ABSENTEE VOTER MAY BE CHALLENGED 12 IN THE SAME MANNER AS OTHER VOTES ARE CHALLENGED, AND THE 13 ELECTION JUDGES MAY DETERMINE THE LEGALITY OF SUCH BALLOT. IF THE 14 CHALLENGE IS SUSTAINED OR IF THE JUDGES DETERMINE THAT THE 15 SELF-AFFIRMATION ACCOMPANYING THE ABSENTEE VOTER'S BALLOT IS 16 INSUFFICIENT OR THAT THE VOTER IS NOT AN ELIGIBLE ELECTOR, THE 17 ENVELOPE CONTAINING THE BALLOT OF THE VOTER SHALL NOT BE OPENED, 18 AND THE JUDGES SHALL ENDORSE ON THE BACK OF THE ENVELOPE THE 19 REASON FOR REJECTION. WHEN IT IS MADE TO APPEAR TO THE ELECTION 20 JUDGES BY SUFFICIENT PROOF THAT ANY ABSENTEE VOTER WHO HAS 21 MARKED AND FORWARDED A BALLOT HAS DIED, THE ENVELOPE 22 CONTAINING THE BALLOT OF THE DECEASED VOTER SHALL NOT BE OPENED, 23 AND THE JUDGES SHALL MAKE PROPER NOTATION ON THE BACK OF SUCH 24 ENVELOPE. IF AN ABSENTEE VOTER'S ENVELOPE CONTAINS MORE THAN 25 ONE MARKED BALLOT, NONE OF THE BALLOTS IN THAT ENVELOPE MAY BE 26 COUNTED, AND THE JUDGES SHALL NOTE ON THE ENVELOPE THE REASON 27 THAT THE BALLOTS WERE NOT COUNTED. IF AN ABSENTEE VOTER'S

1164

ENVELOPE DOES NOT CONTAIN ALL PAGES OF A BALLOT, ONLY THE
 MARKED AND RETURNED PAGES SHALL BE COUNTED. ELECTION JUDGES
 SHALL CERTIFY IN THEIR RETURNS THE NUMBER OF ABSENTEE VOTER'S
 BALLOTS CAST AND COUNTED AND THE NUMBER OF SUCH BALLOTS
 REJECTED.

6 (2) ALL ABSENTEE VOTERS' ENVELOPES, BALLOT STUBS, AND 7 ABSENTEE VOTERS' BALLOTS REJECTED BY THE ELECTION JUDGES IN 8 ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION MUST BE RETURNED 9 TO THE DESIGNATED ELECTION OFFICIAL. ALL ABSENTEE VOTERS' BALLOTS 10 RECEIVED BY THE DESIGNATED ELECTION OFFICIAL AFTER 7 P.M. ON THE 11 DAY OF THE ELECTION, TOGETHER WITH THOSE REJECTED AND RETURNED 12 BY THE ELECTION JUDGES AS PROVIDED IN THIS SECTION, MUST REMAIN IN 13 THE SEALED IDENTIFICATION ENVELOPES.

(3) IF AN ABSENTEE VOTER'S BALLOT IS NOT RETURNED OR IF IT IS
REJECTED AND NOT COUNTED, THE FACT SHALL BE NOTED ON THE RECORD
KEPT BY THE DESIGNATED ELECTION OFFICIAL. SUCH RECORD IS OPEN TO
PUBLIC INSPECTION UNDER PROPER REGULATIONS.

18 **1-13.5-1011. Emergency absentee voting - definition.** (1) (a) IF 19 AN ELIGIBLE ELECTOR IS CONFINED IN A HOSPITAL OR AT HIS OR HER PLACE 20 OF RESIDENCE ON ELECTION DAY BECAUSE OF CONDITIONS ARISING AFTER 21 THE CLOSING DAY FOR ABSENTEE VOTERS' BALLOT APPLICATIONS, HE OR 22 SHE MAY REQUEST, BY A WRITTEN STATEMENT SIGNED BY HIM OR HER, 23 THAT THE DESIGNATED ELECTION OFFICIAL SEND HIM OR HER AN 24 EMERGENCY ABSENTEE VOTER'S BALLOT. THE DESIGNATED ELECTION 25 OFFICIAL SHALL DELIVER THE EMERGENCY ABSENTEE VOTER'S BALLOT, 26 WITH THE WORD "EMERGENCY" STAMPED OR WRITTEN ON THE STUBS OF 27 THE BALLOT, AT HIS OR HER OFFICE, DURING THE REGULAR HOURS OF

BUSINESS, TO ANY AUTHORIZED REPRESENTATIVE OF THE ELECTOR
 POSSESSING A WRITTEN STATEMENT FROM THE VOTER'S PHYSICIAN,
 ADVANCED PRACTICE NURSE, OR PRACTITIONER THAT THE VOTER WILL BE
 CONFINED IN A HOSPITAL OR HIS OR HER PLACE OF RESIDENCE ON ELECTION
 DAY. THE AUTHORIZED REPRESENTATIVE SHALL ACKNOWLEDGE RECEIPT
 OF THE EMERGENCY ABSENTEE VOTER'S BALLOT WITH HIS OR HER
 SIGNATURE, NAME, AND ADDRESS.

8 (b) FOR PURPOSES OF THIS SUBSECTION (1), "AUTHORIZED 9 REPRESENTATIVE" MEANS A PERSON POSSESSING A WRITTEN STATEMENT 10 FROM THE ELECTOR CONTAINING THE ELECTOR'S SIGNATURE, NAME, AND 11 ADDRESS AND REQUESTING THAT THE ELECTOR'S EMERGENCY ABSENTEE 12 VOTER'S BALLOT BE GIVEN TO THE AUTHORIZED PERSON AS IDENTIFIED BY 13 NAME AND ADDRESS.

14 (2) A REQUEST FOR AN EMERGENCY ABSENTEE VOTER'S BALLOT
15 UNDER THIS SECTION SHALL BE MADE, AND THE BALLOT SHALL BE
16 RETURNED, TO THE DESIGNATED ELECTION OFFICIAL'S OFFICE NO LATER
17 THAN 7 P.M. ON ELECTION DAY.

18 PART 1119 INDEPENDENT MAIL BAI

INDEPENDENT MAIL BALLOT ELECTIONS

1-13.5-1101. Independent mail ballot elections. ANY LOCAL
GOVERNMENT MAY CONDUCT AN INDEPENDENT MAIL BALLOT ELECTION
UTILIZING THE PROCEDURES IN THIS PART 11.

1-13.5-1102. Definitions. As used in this part 11, unless the
context otherwise requires:

(1) "INDEPENDENT MAIL BALLOT ELECTION" MEANS A MAIL
BALLOT ELECTION THAT THE GOVERNING BODY OF A POLITICAL
SUBDIVISION, OTHER THAN A SCHOOL DISTRICT, DETERMINES SHALL NOT

1 BE COORDINATED BY THE COUNTY CLERK AND RECORDER.

(2) "MAIL BALLOT PACKET" MEANS THE PACKET OF INFORMATION
PROVIDED BY THE DESIGNATED ELECTION OFFICIAL TO ELIGIBLE ELECTORS
IN THE INDEPENDENT MAIL BALLOT ELECTION. THE PACKET INCLUDES THE
BALLOT, INSTRUCTIONS FOR COMPLETING THE BALLOT, A SECRECY
ENVELOPE, AND A RETURN ENVELOPE.

7 (3) "PUBLICATION" MEANS ONE-TIME PRINTING IN A NEWSPAPER 8 OF GENERAL CIRCULATION IN THE LOCAL GOVERNMENT OR PROPOSED 9 SPECIAL DISTRICT IF THERE IS SUCH A NEWSPAPER, OR, IF NOT, IN A 10 NEWSPAPER IN THE COUNTY IN WHICH THE LOCAL GOVERNMENT OR 11 PROPOSED SPECIAL DISTRICT IS OR WILL BE LOCATED. FOR A LOCAL 12 GOVERNMENT WITH TERRITORY IN MORE THAN ONE COUNTY, IF THERE IS 13 NO NEWSPAPER OF GENERAL CIRCULATION IN THE LOCAL GOVERNMENT, 14 "PUBLICATION" MEANS THE ONE-TIME PRINTING IN A NEWSPAPER OF 15 GENERAL CIRCULATION IN EACH COUNTY IN WHICH THE LOCAL 16 GOVERNMENT IS LOCATED AND IN WHICH FIFTY OR MORE ELIGIBLE 17 ELECTORS OF THE LOCAL GOVERNMENT RESIDES.

18 (4) "RETURN ENVELOPE" MEANS AN ENVELOPE THAT IS PRINTED 19 WITH SPACES FOR THE NAME AND ADDRESS OF, AND A SELF-AFFIRMATION 20 SUBSTANTIALLY IN THE FORM DESCRIBED IN SECTION 1-13.5-605(1) to be 21 SIGNED BY, AN ELIGIBLE ELECTOR VOTING IN AN INDEPENDENT MAIL 22 BALLOT ELECTION, INTO WHICH ENVELOPE MUST FIT A SECRECY ENVELOPE. 23 A RETURN ENVELOPE MUST BE DESIGNED TO ALLOW ELECTION OFFICIALS, 24 UPON EXAMINING THE SIGNATURE, NAME, AND ADDRESS ON THE OUTSIDE 25 OF THE ENVELOPE, TO DETERMINE WHETHER THE ENCLOSED BALLOT IS 26 BEING SUBMITTED BY AN ELIGIBLE ELECTOR WHO HAS NOT PREVIOUSLY 27 VOTED IN THAT PARTICULAR ELECTION.

(5) "SECRECY ENVELOPE" MEANS THE ENVELOPE OR SLEEVE USED
 FOR AN INDEPENDENT MAIL BALLOT ELECTION THAT CONTAINS THE
 ELIGIBLE ELECTOR'S BALLOT FOR THE ELECTION AND THAT IS DESIGNED TO
 CONCEAL AND MAINTAIN THE CONFIDENTIALITY OF THE ELECTOR'S VOTE
 UNTIL THE COUNTING OF VOTES FOR THAT PARTICULAR ELECTION.

6 1-13.5-1103. Independent mail ballot elections - optional 7 cooperation with county clerk and recorder permitted - exception.
8 (1) IF THE GOVERNING BODY OF ANY LOCAL GOVERNMENT DETERMINES
9 THAT AN ELECTION SHALL BE BY INDEPENDENT MAIL BALLOT, THE
10 DESIGNATED ELECTION OFFICIAL FOR THE LOCAL GOVERNMENT SHALL
11 CONDUCT THE ELECTION BY MAIL BALLOT PURSUANT TO THIS PART 11.

12 (2) NOTHING IN THIS PART 11 REQUIRES THAT ANY ELECTION BE13 CONDUCTED BY MAIL BALLOT.

14 (3) NOTWITHSTANDING THE FACT THAT AN INDEPENDENT MAIL
15 BALLOT ELECTION IS AN ELECTION THAT IS NOT COORDINATED BY A
16 COUNTY CLERK AND RECORDER, THE DESIGNATED ELECTION OFFICIAL OF
17 A LOCAL GOVERNMENT AND THE COUNTY CLERK AND RECORDER MAY, BY
18 AGREEMENT, COOPERATE ON ANY ELECTION PROCEDURE OR NOTICE.

(4) NOTWITHSTANDING ANY PROVISION OF THIS ARTICLE 13.5 TO
THE CONTRARY, THE DESIGNATED ELECTION OFFICIAL OF A LOCAL
GOVERNMENT SHALL MAIL A BALLOT TO EVERY COVERED VOTER, AS THAT
TERM IS DEFINED IN SECTION 1-8.3-102, FOR ANY ELECTION CONDUCTED
UNDER THIS ARTICLE.

1-13.5-1104. Preelection process - notification of independent
 mail ballot election - plan required - duties of designated election
 official. (1) THE DESIGNATED ELECTION OFFICIAL RESPONSIBLE FOR
 CONDUCTING AN ELECTION THAT IS TO BE BY INDEPENDENT MAIL BALLOT

PURSUANT TO THIS PART 11 SHALL, NO LATER THAN FIFTY-FIVE DAYS
 PRIOR TO THE ELECTION, HAVE ON FILE AT THE PRINCIPAL OFFICE OF THE
 LOCAL GOVERNMENT OR DESIGNATED ELECTION OFFICIAL A PLAN FOR
 CONDUCTING THE INDEPENDENT MAIL BALLOT ELECTION. THE PLAN IS A
 PUBLIC RECORD.

6 (2) THE DESIGNATED ELECTION OFFICIAL SHALL SUPERVISE THE 7 DISTRIBUTING, HANDLING, AND COUNTING OF BALLOTS AND THE SURVEY 8 OF RETURNS, AND SHALL TAKE THE NECESSARY STEPS TO PROTECT THE 9 CONFIDENTIALITY OF THE BALLOTS CAST AND THE INTEGRITY OF THE 10 ELECTION.

11 (3) NO ELECTOR INFORMATION MAY BE DELIVERED TO AN ELECTOR
12 IN THE FORM OF A SAMPLE BALLOT.

13

14 1-13.5-1105. Procedures for conducting independent mail
15 ballot election. (1) OFFICIAL BALLOTS MUST BE PREPARED AND ALL
16 OTHER PREELECTION PROCEDURES FOLLOWED AS OTHERWISE PROVIDED BY
17 LAW; EXCEPT THAT MAIL BALLOT PACKETS MUST BE PREPARED IN
18 ACCORDANCE WITH THIS PART 11.

19 (2) (a) EXCEPT FOR COORDINATED ELECTIONS CONDUCTED 20 PURSUANT TO AN INTERGOVERNMENTAL AGREEMENT AS A MAIL BALLOT 21 ELECTION WHERE THE COUNTY CLERK AND RECORDER IS THE 22 COORDINATED ELECTION OFFICIAL UNDER THE "UNIFORM ELECTION CODE 23 OF 1992", ARTICLES 1 TO 13 OF THIS TITLE, NO LATER THAN THIRTY DAYS 24 PRIOR TO ELECTION DAY, THE COUNTY CLERK AND RECORDER IN WHICH 25 THE LOCAL GOVERNMENT IS LOCATED SHALL SUBMIT TO THE DESIGNATED 26 ELECTION OFFICIAL CONDUCTING THE INDEPENDENT MAIL BALLOT 27 ELECTION A COMPLETE PRELIMINARY LIST OF REGISTERED ELECTORS. FOR SPECIAL DISTRICT INDEPENDENT MAIL BALLOT ELECTIONS, 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 PROPERTY OWNERS LIST AND A LIST OF
 REGISTERED ELECTORS RESIDING WITHIN THE AFFECTED DISTRICT.

6 (b) NOT LATER THAN TWENTY DAYS PRIOR TO ELECTION DAY, THE 7 COUNTY CLERK AND RECORDER AND, IF APPROPRIATE, COUNTY ASSESSOR, 8 REQUIRED TO SUBMIT A PRELIMINARY LIST IN ACCORDANCE WITH 9 PARAGRAPH (a) OF THIS SUBSECTION (2) SHALL SUBMIT TO THE 10 DESIGNATED ELECTION OFFICIAL A SUPPLEMENTAL LIST OF THE NAMES OF 11 ELIGIBLE ELECTORS OR PROPERTY OWNERS WHO REGISTERED TO VOTE ON 12 OR BEFORE TWENTY-TWO DAYS PRIOR TO THE ELECTION AND WHOSE 13 NAMES WERE NOT INCLUDED ON THE PRELIMINARY LIST.

14 (c) ALL REGISTERED ELECTORS' NAMES AND PROPERTY OWNERS
15 LISTS PROVIDED TO A DESIGNATED ELECTION OFFICIAL UNDER THIS
16 SECTION SHALL INCLUDE THE LAST MAILING ADDRESS OF EACH ELECTOR.

17 (d) (I) NO LATER THAN TWENTY DAYS BEFORE AN ELECTION, THE 18 DESIGNATED ELECTION OFFICIAL, OR THE COORDINATED ELECTION 19 OFFICIAL IF SO PROVIDED BY AN INTERGOVERNMENTAL AGREEMENT, 20 SHALL PROVIDE NOTICE BY PUBLICATION OF AN INDEPENDENT MAIL 21 BALLOT ELECTION CONDUCTED PURSUANT TO THIS ARTICLE, WHICH 22 NOTICE SHALL STATE, AS APPLICABLE FOR THE PARTICULAR ELECTION FOR 23 WHICH THE NOTICE IS PROVIDED, THE INFORMATION SET FORTH IN SECTION 24 1-13.5-502.

(II) THE NOTICE REQUIRED TO BE GIVEN BY THIS PARAGRAPH (d)
IS IN LIEU OF THE NOTICE REQUIREMENTS SET FORTH IN SECTION
1-13.5-502.

-79-

(3) SUBSEQUENT TO THE PREPARATION OF BALLOTS, BUT PRIOR TO
 THE MAILING REQUIRED UNDER SUBSECTION (4) OF THIS SECTION, A
 DESIGNATED ELECTION OFFICIAL SHALL PROVIDE A MAIL BALLOT TO AN
 ELIGIBLE ELECTOR REQUESTING THE BALLOT AT THE OFFICE DESIGNATED
 IN THE MAIL BALLOT PLAN FILED WITH THE SECRETARY OF STATE.

6 (4) (a) NOT SOONER THAN TWENTY-TWO DAYS BEFORE AN 7 ELECTION, AND NO LATER THAN FIFTEEN DAYS BEFORE AN ELECTION, THE 8 DESIGNATED ELECTION OFFICIAL SHALL MAIL TO EACH ACTIVE REGISTERED 9 ELECTOR, AT THE LAST MAILING ADDRESS APPEARING IN THE 10 REGISTRATION RECORDS AND IN ACCORDANCE WITH UNITED STATES 11 POSTAL SERVICE REGULATIONS, A MAIL BALLOT PACKET MARKED "DO NOT 12 FORWARD. ADDRESS CORRECTION REQUESTED.", OR ANY OTHER SIMILAR 13 STATEMENT THAT IS IN ACCORDANCE WITH UNITED STATES POSTAL 14 SERVICE REGULATIONS.

15 (b) THE BALLOT OR BALLOT LABEL MUST CONTAIN THE FOLLOWING16 WARNING:

17

WARNING:

18 ANY PERSON WHO, BY USE OF FORCE OR OTHER MEANS, 19 UNDULY INFLUENCES AN ELIGIBLE ELECTOR TO VOTE IN ANY 20 PARTICULAR MANNER OR TO REFRAIN FROM VOTING, OR 21 WHO FALSELY MAKES, ALTERS, FORGES, OR COUNTERFEITS 22 ANY MAIL BALLOT BEFORE OR AFTER IT HAS BEEN CAST, OR 23 WHO DESTROYS, DEFACES, MUTILATES, OR TAMPERS WITH 24 A BALLOT IS SUBJECT, UPON CONVICTION, TO 25 IMPRISONMENT, OR TO A FINE, OR BOTH.

26 (c) (I) THE RETURN ENVELOPE MUST HAVE PRINTED ON IT A
 27 SELF-AFFIRMATION SUBSTANTIALLY IN THE FORM PROVIDED IN SECTION

-80-

1 1-13.5-605 (1).

2 (II) THE SIGNING OF THE SELF-AFFIRMATION ON THE RETURN 3 ENVELOPE CONSTITUTES AN AFFIRMATION BY THE ELIGIBLE ELECTOR TO 4 WHOM THE BALLOT WAS PROVIDED, UNDER PENALTY OF PERJURY, THAT 5 THE FACTS STATED IN THE SELF-AFFIRMATION ARE TRUE. IF THE ELIGIBLE 6 ELECTOR IS UNABLE TO SIGN, THE ELIGIBLE ELECTOR MAY AFFIRM BY 7 MAKING A MARK ON THE SELF-AFFIRMATION, WITH OR WITHOUT 8 ASSISTANCE, THAT IS WITNESSED BY ANOTHER PERSON WHO SIGNS AS 9 WITNESS WHERE INDICATED ON THE RETURN ENVELOPE.

10 (III) THE RETURN ENVELOPE IS NOT REQUIRED TO HAVE A FLAP
11 COVERING THE SIGNATURE.

12 (d) NOT SOONER THAN TWENTY-TWO DAYS PRIOR TO ELECTION 13 DAY, AND UNTIL 7 P.M. ON ELECTION DAY, MAIL BALLOTS SHALL BE MADE 14 AVAILABLE AT THE OFFICE DESIGNATED IN THE MAIL BALLOT PLAN FILED 15 WITH THE SECRETARY OF STATE FOR ELIGIBLE ELECTORS WHO ARE NOT LISTED OR WHO ARE LISTED AS "INACTIVE" ON THE COUNTY VOTER 16 17 REGISTRATION RECORDS OR, FOR SPECIAL DISTRICT INDEPENDENT MAIL 18 BALLOT ELECTIONS, NOT LISTED ON THE PROPERTY OWNERS LIST OR THE 19 REGISTRATION LIST BUT WHO ARE AUTHORIZED TO VOTE PURSUANT TO 20 SECTION 1-13.5-202 OR OTHER APPLICABLE LAW.

(e) (I) AN ELIGIBLE ELECTOR MAY OBTAIN A REPLACEMENT
BALLOT IF HIS OR HER ORIGINAL BALLOT WAS DESTROYED, SPOILED, LOST,
OR FOR ANY 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, THE ELIGIBLE ELECTOR

MUST SIGN A SWORN STATEMENT SPECIFYING THE REASON FOR
 REQUESTING THE BALLOT, WHICH STATEMENT MUST 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 (e) WITH A LIST OF
 EACH BALLOT OBTAINED PURSUANT TO PARAGRAPH (d) OF THIS
 SUBSECTION (4).

8 (II) A DESIGNATED ELECTION OFFICIAL OR ELECTION JUDGE SHALL 9 NOT TRANSMIT A MAIL BALLOT PACKET UNDER THIS PARAGRAPH (e) 10 UNLESS A SWORN STATEMENT REQUESTING THE BALLOT IS RECEIVED ON 11 OR BEFORE ELECTION DAY, A BALLOT MAY BE TRANSMITTED DIRECTLY TO 12 THE ELIGIBLE ELECTOR REQUESTING THE BALLOT AT THE OFFICE 13 DESIGNATED IN THE MAIL BALLOT PLAN FILED WITH THE SECRETARY OF 14 STATE OR MAY BE MAILED TO THE ELIGIBLE ELECTOR AT THE ADDRESS 15 PROVIDED IN THE SWORN STATEMENT. SUCH BALLOTS MAY BE CAST NO 16 LATER THAN 7 P.M. ON ELECTION DAY.

17 (5) (a) UPON RECEIPT OF A BALLOT, THE ELIGIBLE ELECTOR SHALL
18 MARK THE BALLOT, SIGN AND COMPLETE THE SELF-AFFIRMATION ON THE
19 RETURN ENVELOPE, AND COMPLY WITH THE INSTRUCTIONS PROVIDED WITH
20 THE BALLOT.

(b) THE ELIGIBLE ELECTOR MAY RETURN THE MARKED BALLOT TO
THE DESIGNATED ELECTION OFFICIAL BY UNITED STATES MAIL OR BY
DEPOSITING THE BALLOT AT THE OFFICE OF THE OFFICIAL OR ANY PLACE
IDENTIFIED IN THE MAIL BALLOT PLAN BY THE DESIGNATED ELECTION
OFFICIAL. THE BALLOT MUST BE RETURNED IN THE RETURN ENVELOPE. IF
AN ELIGIBLE ELECTOR RETURNS THE BALLOT BY MAIL, THE ELECTOR MUST
PROVIDE POSTAGE. THE BALLOT SHALL BE RECEIVED AT THE OFFICE

IDENTIFIED IN THE MAIL BALLOT PLAN FILED WITH THE SECRETARY OF
 STATE OR AN IDENTIFIED DEPOSITORY, WHICH SHALL REMAIN OPEN UNTIL
 7 P.M. ON ELECTION DAY. THE DEPOSITORY SHALL BE IDENTIFIED 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 NAMED BY THE DESIGNATED ELECTION
 OFFICIAL.

8 (6) ONCE THE BALLOT IS RETURNED, AN ELECTION JUDGE SHALL 9 FIRST QUALIFY THE SUBMITTED BALLOT BY COMPARING THE INFORMATION 10 ON THE RETURN ENVELOPE WITH THE REGISTRATION RECORDS AND 11 PROPERTY OWNERS LIST, AS APPLICABLE, TO DETERMINE WHETHER THE 12 BALLOT WAS SUBMITTED BY AN ELIGIBLE ELECTOR WHO HAS NOT 13 PREVIOUSLY VOTED IN THE ELECTION. IF THE BALLOT QUALIFIES AND IS 14 OTHERWISE VALID, THE ELECTION JUDGE SHALL INDICATE IN THE 15 POLLBOOK THAT THE ELIGIBLE ELECTOR CAST A BALLOT AND DEPOSIT THE 16 BALLOT IN AN OFFICIAL BALLOT BOX.

17 (7) ALL DEPOSITED BALLOTS SHALL BE COUNTED AS PROVIDED IN 18 THIS PART 11. A MAIL BALLOT IS VALID AND SHALL BE COUNTED ONLY IF 19 IT IS RETURNED IN THE RETURN ENVELOPE, THE SELF-AFFIRMATION ON THE 20 RETURN ENVELOPE IS SIGNED AND COMPLETED BY THE ELIGIBLE ELECTOR 21 TO WHOM THE BALLOT WAS ISSUED, AND THE INFORMATION ON THE 22 RETURN ENVELOPE IS VERIFIED IN ACCORDANCE WITH SUBSECTION (6) OF 23 THIS SECTION. MAIL BALLOTS SHALL BE COUNTED IN THE SAME MANNER 24 AS PROVIDED BY SECTION 1-13.5-609 FOR COUNTING PAPER BALLOTS OR 25 SECTION 1-13.5-708 OR 1-13.5-811 FOR COUNTING ELECTRONIC BALLOTS. 26 IF THE ELECTION JUDGE OR DESIGNATED ELECTION OFFICIAL DETERMINES 27 THAT AN ELIGIBLE ELECTOR TO WHOM A REPLACEMENT BALLOT HAS BEEN

ISSUED HAS VOTED MORE THAN ONCE, THE FIRST BALLOT RETURNED BY
 THE ELECTOR SHALL BE CONSIDERED THE ELECTOR'S OFFICIAL BALLOT.
 REJECTED BALLOTS SHALL BE HANDLED IN THE SAME MANNER AS
 PROVIDED IN SECTION 1-13.5-1010.

5 1-13.5-1106. Delivery of misdelivered ballots. (1) IF AN 6 ELECTOR DELIVERS A BALLOT, MAIL BALLOT, OR ABSENTEE VOTER'S 7 BALLOT TO THE DESIGNATED ELECTION OFFICIAL POLLING PLACE, 8 ELECTION JUDGE OF ANOTHER LOCAL GOVERNMENT, OR TO THE COUNTY 9 CLERK AND RECORDER, THE RECIPIENT MAY ACCEPT THE BALLOT AND, IF 10 ACCEPTED, MUST ARRANGE FOR ITS DELIVERY TO THE PROPER PERSON BY 11 7 P.M. ON ELECTION DAY. THE REASONABLE COST OF SUCH DELIVERY MUST 12 BE PAID BY THE LOCAL GOVERNMENT CONDUCTING THE ELECTION IN 13 WHICH THE VOTER INTENDED TO CAST THE BALLOT.

14 (2) IF THE ERROR IN DELIVERY OF A BALLOT IS DISCOVERED TOO
15 LATE FOR DELIVERY BY 7 P.M. ON ELECTION DAY, THE BALLOT MUST BE
16 MAILED TO THE PROPER DESIGNATED ELECTION OFFICIAL AND MAINTAINED
17 AS AN ELECTION RECORD, BUT NOT COUNTED.

18 **1-13.5-1107.** Counting mail ballots. THE ELECTION OFFICIALS AT 19 THE MAIL BALLOT COUNTING PLACE SHALL RECEIVE AND PREPARE MAIL 20 BALLOTS DELIVERED AND TURNED OVER TO THEM BY THE ELECTION 21 JUDGES FOR COUNTING. COUNTING OF THE MAIL BALLOTS MAY BEGIN 22 FIFTEEN DAYS PRIOR TO THE ELECTION AND CONTINUE UNTIL COUNTING IS 23 COMPLETED. THE ELECTION OFFICIAL IN CHARGE OF THE MAIL BALLOT 24 COUNTING PLACE SHALL TAKE ALL PRECAUTIONS NECESSARY TO ENSURE 25 THE SECRECY OF THE COUNTING PROCEDURES, AND NO INFORMATION 26 CONCERNING THE COUNT SHALL BE RELEASED BY THE ELECTION OFFICIALS 27 OR WATCHERS UNTIL AFTER 7 P.M. ON ELECTION DAY.

1 1-13.5-1108. Write-in candidates. ANY WRITE-IN CANDIDATE IS
 2 ALLOWED IN INDEPENDENT MAIL BALLOT ELECTIONS IF THE CANDIDATE
 3 HAS FILED AN AFFIDAVIT OF INTENT WITH THE DESIGNATED ELECTION
 4 OFFICIAL AS REQUIRED BY LAW.

5 **1-13.5-1109.** Challenges. VOTES CAST PURSUANT TO THIS PART 6 11 MAY BE CHALLENGED PURSUANT TO AND IN ACCORDANCE WITH LAW, 7 INCLUDING THE CHALLENGE AND REJECTION OF BALLOT PROVISIONS SET 8 FORTH IN SECTION 1-13.5-1010. ANY INDEPENDENT MAIL BALLOT 9 ELECTION CONDUCTED PURSUANT TO THIS PART 11 WILL NOT BE 10 INVALIDATED ON THE GROUNDS THAT AN ELIGIBLE ELECTOR DID NOT 11 RECEIVE A BALLOT SO LONG AS THE DESIGNATED ELECTION OFFICIAL FOR 12 THE POLITICAL SUBDIVISION CONDUCTING THE ELECTION ACTED IN GOOD 13 FAITH IN COMPLYING WITH THIS PART 11.

14

15

PART 12

CHALLENGE OF PERSONS VOTING

16 1-13.5-1201. No voting unless eligible. UNLESS OTHERWISE
PERMITTED PURSUANT TO SECTION 1-13.5-605, NO PERSON IS PERMITTED
TO VOTE AT ANY LOCAL GOVERNMENT ELECTION UNLESS HIS OR HER NAME
IS FOUND ON THE REGISTRATION LIST OR PROPERTY OWNERS LIST, IF
APPLICABLE, OR UNLESS THE PERSON'S REGISTRATION OR PROPERTY
OWNERSHIP IS CONFIRMED ORALLY AS PROVIDED BY SECTION 1-13.5-605
(3).

1-13.5-1202. Right to vote may be challenged. (1) WHEN ANY
PERSON WHOSE NAME APPEARS ON THE REGISTRATION LIST OR PROPERTY
OWNERS LIST APPLIES FOR A BALLOT, HIS OR HER RIGHT TO VOTE AT THAT
ELECTION MAY BE CHALLENGED. IF THE PERSON APPLYING IS NOT
ENTITLED TO VOTE, NO BALLOT SHALL BE DELIVERED TO HIM OR HER. ANY

PERSON MAY ALSO BE CHALLENGED WHEN HE OR SHE OFFERS A BALLOT
 FOR DEPOSIT IN THE BALLOT BOX.

3 (2) IT IS THE DUTY OF ANY ELECTION JUDGE TO CHALLENGE ANY
4 PERSON OFFERING TO VOTE WHO HE OR SHE BELIEVES IS NOT AN ELIGIBLE
5 ELECTOR. IN ADDITION, CHALLENGES MAY BE MADE BY WATCHERS OR ANY
6 ELIGIBLE ELECTOR OF THE LOCAL GOVERNMENT WHO IS PRESENT.

7 1-13.5-1203. Challenge to be made by written oath. EACH 8 CHALLENGE MUST BE MADE BY WRITTEN OATH, SIGNED BY THE 9 CHALLENGER UNDER PENALTY OF PERJURY, SETTING FORTH THE NAME OF 10 THE PERSON CHALLENGED AND THE BASIS FOR THE CHALLENGE. THE 11 ELECTION JUDGES SHALL DELIVER ALL CHALLENGES AND OATHS TO THE 12 DESIGNATED ELECTION OFFICIAL AT THE TIME THE OTHER ELECTION 13 PAPERS ARE RETURNED. THE DESIGNATED ELECTION OFFICIAL SHALL 14 DELIVER ALL CHALLENGES AND OATHS TO THE DISTRICT ATTORNEY FOR 15 INVESTIGATION AND APPROPRIATE ACTION AS SOON AS POSSIBLE.

16 1-13.5-1204. Challenge questions asked. (1) IF A PERSON
17 OFFERING TO VOTE IS CHALLENGED AS UNQUALIFIED, ONE OF THE
18 ELECTION JUDGES SHALL TENDER TO HIM OR HER THE FOLLOWING WRITTEN
19 OATH OR AFFIRMATION: "YOU DO SOLEMNLY SWEAR OR AFFIRM THAT YOU
20 WILL FULLY AND TRULY ANSWER ALL SUCH QUESTIONS AS ARE PUT TO YOU
21 REGARDING YOUR PLACE OF RESIDENCE AND QUALIFICATIONS AS AN
22 ELIGIBLE ELECTOR AT THIS ELECTION."

(2) IF THE PERSON IS CHALLENGED AS UNQUALIFIED ON THE
GROUND THAT HE OR SHE IS NOT A CITIZEN AND WILL NOT EXHIBIT PAPERS
PERTAINING TO NATURALIZATION, AN ELECTION JUDGE SHALL ASK THE
FOLLOWING QUESTION: "ARE YOU A CITIZEN OF THE UNITED STATES?"

27 (3) IF THE PERSON IS CHALLENGED AS UNQUALIFIED ON THE

-86-

GROUND THAT HE OR SHE IS NOT A RESIDENT OF THE LOCAL GOVERNMENT,
 AN ELECTION JUDGE SHALL ASK THE FOLLOWING QUESTIONS:

3 (a) "HAVE YOU RESIDED IN THE LOCAL GOVERNMENT
4 IMMEDIATELY PRECEDING THIS ELECTION?"

5 (b) "HAVE YOU BEEN ABSENT FROM THE LOCAL GOVERNMENT
6 IMMEDIATELY PRECEDING THIS ELECTION, AND DURING THAT TIME HAVE
7 YOU MAINTAINED A HOME OR DOMICILE ELSEWHERE?"

8 (c) "IF SO, WHEN YOU LEFT, WAS IT FOR A TEMPORARY PURPOSE
9 WITH THE INTENT OF RETURNING, OR DID YOU INTEND TO REMAIN AWAY?"
10 (d) "DID YOU, WHILE ABSENT, LOOK UPON AND REGARD THIS STATE

10 (d) "DID YOU, WHILE ABSENT, LOOK UPON AND REGARD THIS STATE
11 AS YOUR HOME?"

12 (e) "DID YOU, WHILE ABSENT, VOTE IN ANY OTHER STATE OR13 TERRITORY?"

14 (4) IF THE PERSON IS CHALLENGED AS INELIGIBLE BECAUSE THE
15 PERSON IS NOT A PROPERTY OWNER OR THE SPOUSE OR CIVIL UNION
16 PARTNER OF A PROPERTY OWNER, AN ELECTION JUDGE SHALL ASK THE
17 FOLLOWING QUESTIONS:

18 (a) "ARE YOU A PROPERTY OWNER OR THE SPOUSE OR CIVIL UNION
19 PARTNER OF A PROPERTY OWNER IN THIS POLITICAL SUBDIVISION AND
20 THEREFORE ELIGIBLE TO VOTE?"

(b) "WHAT IS THE ADDRESS OR, FOR SPECIAL DISTRICT ELECTIONS
WHERE AN ADDRESS IS NOT AVAILABLE, THE LOCATION OF THE PROPERTY
THAT ENTITLES YOU TO VOTE IN THIS ELECTION?"

(5) IF THE PERSON IS CHALLENGED AS UNQUALIFIED ON THE
GROUND THAT THE PERSON IS NOT EIGHTEEN YEARS OF AGE, AN ELECTION
JUDGE SHALL ASK THE FOLLOWING QUESTION: "ARE YOU EIGHTEEN YEARS
OF AGE OR OVER TO THE BEST OF YOUR KNOWLEDGE AND BELIEF?"

(6) AN ELECTION JUDGE SHALL PUT ALL OTHER QUESTIONS TO THE
 PERSON CHALLENGED AS MAY BE NECESSARY TO TEST THE PERSON'S
 QUALIFICATIONS AS AN ELIGIBLE ELECTOR AT THE ELECTION.

4 (7) IF THE PERSON CHALLENGED ANSWERS SATISFACTORILY ALL OF
5 THE QUESTIONS PUT TO HIM OR HER, THE PERSON SHALL SIGN HIS OR HER
6 NAME ON THE FORM OF THE CHALLENGE AFTER THE PRINTED QUESTIONS.
7 THE ELECTION JUDGES SHALL INDICATE IN THE PROPER PLACE ON THE
8 FORM OF CHALLENGE WHETHER THE CHALLENGE WAS WITHDRAWN AND
9 WHETHER THE CHALLENGED VOTER REFUSED TO ANSWER THE QUESTIONS
10 AND LEFT THE POLLING PLACE WITHOUT VOTING.

11 1-13.5-1205. Oath of person challenged. (1) IF THE CHALLENGE
12 IS NOT WITHDRAWN AFTER THE PERSON OFFERING TO VOTE HAS ANSWERED
13 THE QUESTIONS ASKED PURSUANT TO SECTION 1-13.5-1204, ONE OF THE
14 ELECTION JUDGES SHALL TENDER THE FOLLOWING OATH:

15 YOU DO SOLEMNLY SWEAR OR AFFIRM THAT YOU ARE A 16 CITIZEN OF THE UNITED STATES OF THE AGE OF EIGHTEEN 17 YEARS OR OVER; THAT YOU HAVE BEEN A RESIDENT OF THIS 18 LOCAL GOVERNMENT AND HAVE NOT RETAINED A HOME OR 19 DOMICILE ELSEWHERE, OR THAT YOU OR YOUR SPOUSE OR 20 CIVIL UNION PARTNER ARE OWNERS OF TAXABLE REAL OR 21 PERSONAL PROPERTY WITHIN THE LOCAL GOVERNMENT; 22 THAT YOU ARE A REGISTERED ELECTOR OF THIS STATE; AND 23 THAT YOU HAVE NOT PREVIOUSLY VOTED AT THIS ELECTION. 24 (2) AFTER THE PERSON HAS TAKEN THE OATH OR AFFIRMATION, HIS 25 OR HER BALLOT MUST BE RECEIVED AND THE WORD "SWORN" MUST BE

26 WRITTEN ON THE POLLBOOK AFTER THE PERSON'S NAME.

27 **1-13.5-1206. Refusal to answer questions or take oath.** IF THE

-88-

CHALLENGED PERSON REFUSES TO ANSWER FULLY ANY QUESTION WHICH
 IS PUT TO HIM OR HER AS PROVIDED IN SECTION 1-13.5-1204 OR REFUSES
 TO TAKE THE OATH OR AFFIRMATION TENDERED AS PROVIDED IN SECTION
 1-13.5-1205, THE ELECTION JUDGES SHALL REJECT THE CHALLENGED
 PERSON'S VOTE.

PART 13

6

7

SURVEY OF RETURNS

8 1-13.5-1301. Survey of returns - canvass board. (1) AT LEAST 9 FIFTEEN DAYS BEFORE ANY ELECTION, THE DESIGNATED ELECTION 10 OFFICIAL SHALL APPOINT AT LEAST ONE MEMBER OF THE GOVERNING BODY 11 OF A LOCAL GOVERNMENT, AND AT LEAST ONE ELIGIBLE ELECTOR OF THE 12 LOCAL GOVERNMENT WHO IS NOT A MEMBER OF THAT BODY, TO ASSIST 13 THE DESIGNATED ELECTION OFFICIAL IN THE SURVEY OF RETURNS. THE 14 PERSONS SO APPOINTED AND THE DESIGNATED ELECTION OFFICIAL 15 CONSTITUTE THE CANVASS BOARD FOR THE ELECTION.

16 (2) TO THE FULLEST EXTENT POSSIBLE, NO MEMBER OF THE
17 CANVASS BOARD NOR THE MEMBER'S SPOUSE OR CIVIL UNION PARTNER
18 SHALL HAVE A DIRECT INTEREST IN THE ELECTION.

19 (3) IF, FOR ANY REASON, ANY PERSON APPOINTED AS A MEMBER OF 20 THE CANVASS BOARD REFUSES, FAILS, OR IS UNABLE TO SERVE, THAT 21 APPOINTED PERSON SHALL NOTIFY THE DESIGNATED ELECTION OFFICIAL. 22 WHO SHALL APPOINT ANOTHER PERSON THAT POSSESSES THE SAME 23 QUALIFICATIONS AS THE ORIGINAL APPOINTEE AS DIRECTED UNDER 24 SUBSECTION (1) OF THIS SECTION, IF AVAILABLE, TO THE CANVASS BOARD. 25 (4) EACH CANVASS BOARD MEMBER WHO IS NOT A MEMBER OF THE 26 GOVERNING BODY SHALL RECEIVE A MINIMUM FEE OF FIFTEEN DOLLARS

27 FOR EACH DAY OF SERVICE. THE FEE SHALL BE SET BY THE DESIGNATED

ELECTION OFFICIAL AND PAID BY THE LOCAL GOVERNMENT FOR WHICH THE
 SERVICE IS PERFORMED.

3 **1-13.5-1302. Imperfect returns.** IF THE CANVASS BOARD FINDS 4 THAT THE RETURNS FROM ANY POLLING PLACE DO NOT STRICTLY CONFORM 5 TO THE REQUIREMENTS OF LAW IN THE MAKING, CERTIFYING, AND 6 RETURNING OF THE RETURNS, THE VOTES CAST IN THAT POLLING PLACE 7 NEVERTHELESS MUST BE CANVASSED AND COUNTED IF SUCH RETURNS ARE 8 SUFFICIENTLY EXPLICIT TO ENABLE THE PERSONS AUTHORIZED TO 9 CANVASS VOTES AND RETURNS TO DETERMINE HOW MANY VOTES WERE 10 CAST FOR EACH CANDIDATE, BALLOT ISSUE, OR BALLOT QUESTION.

11 1-13.5-1303. Corrections. IF, UPON PROCEEDING TO CANVASS THE 12 VOTES, IT CLEARLY APPEARS TO THE CANVASS BOARD THAT IN ANY 13 STATEMENT PRODUCED TO THEM CERTAIN MATTERS ARE OMITTED THAT 14 SHOULD HAVE BEEN INSERTED OR THAT ANY MISTAKES WHICH ARE 15 MERELY CLERICAL EXIST, THE CANVASS BOARD SHALL SEND THE 16 STATEMENT TO THE ELECTION JUDGES FROM WHOM THEY WERE RECEIVED 17 TO HAVE THE MISTAKES CORRECTED. THE ELECTION JUDGES, WHEN SO 18 DEMANDED, SHALL MAKE SUCH CORRECTIONS AS THE FACTS OF THE CASE 19 REQUIRE, BUT SHALL NOT CHANGE OR ALTER ANY DECISION MADE BEFORE 20 BY THEM. THE CANVASS BOARD MAY ADJOURN FROM DAY TO DAY FOR THE 21 PURPOSE OF OBTAINING AND RECEIVING THE STATEMENT.

1-13.5-1304. Tie - lots - notice to candidates. IF ANY TWO OR
MORE CANDIDATES RECEIVE AN EQUAL AND HIGHEST NUMBER OF VOTES
FOR THE SAME OFFICE, AND IF THERE ARE NOT ENOUGH OFFICES
REMAINING FOR ALL SUCH CANDIDATES, THE CANVASS BOARD SHALL
DETERMINE BY LOT THE PERSON WHO SHALL BE ELECTED. REASONABLE
NOTICE SHALL BE GIVEN TO SUCH CANDIDATES OF THE TIME WHEN SUCH

1164

1 ELECTION WILL BE SO DETERMINED.

2 **1-13.5-1305. Statement - certificates of election.** (1) NOLATER 3 THAN THE FOURTEENTH DAY FOLLOWING THE ELECTION, THE CANVASS 4 BOARD SHALL MAKE STATEMENTS FROM THE OFFICIAL ABSTRACT OF 5 VOTES THAT SHOW THE NAMES OF THE CANDIDATES, ANY BALLOT ISSUE OR 6 BALLOT QUESTION, AND THE NUMBER OF VOTES GIVEN TO EACH. THE 7 CANVASS BOARD SHALL CERTIFY THE STATEMENT TO BE CORRECT AND 8 SUBSCRIBE THEIR NAMES THERETO. THE CANVASS BOARD SHALL THEN 9 DETERMINE WHICH PERSONS HAVE BEEN DULY ELECTED BY THE HIGHEST 10 NUMBER OF VOTES AND SHALL ENDORSE AND SUBSCRIBE ON SUCH 11 STATEMENTS A CERTIFICATE OF THEIR DETERMINATION.

12 (2) THE DESIGNATED ELECTION OFFICIAL SHALL MAKE AND
13 TRANSMIT TO EACH OF THE PERSONS THEREBY DECLARED TO BE ELECTED
14 A CERTIFICATE OF THE PERSON'S ELECTION. THE DESIGNATED ELECTION
15 OFFICIAL SHALL ALSO FILE A COPY IN THE OFFICE OF THE DIVISION OF
16 LOCAL GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS.

17 **1-13.5-1306.** Recount. (1) THE DESIGNATED ELECTION OFFICIAL 18 SHALL ORDER A RECOUNT OF THE VOTES CAST IN ANY ELECTION IF IT 19 APPEARS, AS EVIDENCED BY THE SURVEY OF RETURNS, THAT THE 20 DIFFERENCE BETWEEN THE HIGHEST NUMBER OF VOTES CAST IN THE 21 ELECTION AND THE NEXT HIGHEST NUMBER OF VOTES CAST IN THE 22 ELECTION IS LESS THAN OR EQUAL TO ONE-HALF OF ONE PERCENT OF THE 23 HIGHEST NUMBER OF VOTES CAST IN THE ELECTION. ANY RECOUNT 24 CONDUCTED PURSUANT TO THIS SUBSECTION (1) SHALL BE COMPLETED NO 25 LATER THAN THE TWENTY-EIGHTH DAY FOLLOWING THE ELECTION AND 26 SHALL BE PAID FOR BY THE GOVERNING BODY OF THE LOCAL 27 GOVERNMENT. THE DESIGNATED ELECTION OFFICIAL SHALL GIVE NOTICE

1164

OF THE RECOUNT TO THE GOVERNING BODY, TO ALL CANDIDATES AND, IN
 THE CASE OF A BALLOT ISSUE OR QUESTION, TO ANY ISSUE COMMITTEE
 THAT ARE AFFECTED BY THE RESULT OF THE ELECTION. THE NOTICE MUST
 BE GIVEN BY ANY MEANS REASONABLY EXPECTED TO NOTIFY THE
 AFFECTED CANDIDATES OR ISSUE COMMITTEE. AN AFFECTED CANDIDATE
 OR ISSUE COMMITTEE IS ALLOWED TO BE PRESENT DURING AND OBSERVE
 THE RECOUNT.

8 (2) (a) WHENEVER A RECOUNT OF THE VOTES CAST IN AN ELECTION 9 IS NOT REQUIRED PURSUANT TO SUBSECTION (1) OF THIS SECTION, ANY 10 INTERESTED PARTY. INCLUDING AN ELIGIBLE ELECTOR OR A CANDIDATE 11 FOR OFFICE OR THE ISSUE COMMITTEE FOR A BALLOT ISSUE OR QUESTION, 12 MAY SUBMIT TO THE DESIGNATED ELECTION OFFICIAL A WRITTEN REQUEST 13 FOR A RECOUNT AT THE EXPENSE OF THE INTERESTED PARTY MAKING THE 14 REQUEST. THIS REQUEST SHALL BE FILED WITH THE DESIGNATED ELECTION 15 OFFICIAL WITHIN SEVENTEEN DAYS AFTER THE ELECTION.

16 (b) BEFORE CONDUCTING THE RECOUNT, THE DESIGNATED17 ELECTION OFFICIAL SHALL:

18 (I) GIVE NOTICE OF THE RECOUNT IN ACCORDANCE WITH19 SUBSECTION (1) OF THIS SECTION;

20 (II) DETERMINE THE COST OF THE RECOUNT;

21 (III) NOTIFY THE INTERESTED PARTY THAT REQUESTED THE22 RECOUNT OF SUCH COST; AND

23 (IV) COLLECT THE ACTUAL COST OF CONDUCTING THE RECOUNT
 24 FROM SUCH INTERESTED PARTY.

(c) THE INTERESTED PARTY THAT REQUESTED THE RECOUNT SHALL
PAY ON DEMAND THE COST OF THE RECOUNT TO THE DESIGNATED
ELECTION OFFICIAL. THE FUNDS PAID TO THE DESIGNATED ELECTION

-92-

OFFICIAL FOR THE RECOUNT MUST BE HELD AND USED FOR PAYMENT OF
 ALL EXPENSES INCURRED IN THE RECOUNT.

3 (d) IF, AFTER THE RECOUNT, THE RESULT OF THE ELECTION IS
4 REVERSED IN FAVOR OF THE INTERESTED PARTY THAT REQUESTED THE
5 RECOUNT OR IF THE AMENDED ELECTION COUNT IS SUCH THAT A RECOUNT
6 OTHERWISE WOULD HAVE BEEN REQUIRED PURSUANT TO SUBSECTION (1)
7 OF THIS SECTION, THE PAYMENT FOR EXPENSES MUST BE REFUNDED TO THE
8 INTERESTED PARTY WHO PAID THEM.

9 (e) ANY RECOUNT OF VOTES CONDUCTED PURSUANT TO THIS
10 SUBSECTION (2) MUST BE COMPLETED NO LATER THAN THE
11 TWENTY-EIGHTH DAY AFTER CANVASSING THE ELECTION.

(f) IF ANY LEFTOVER FUNDS REMAIN FROM THE DEPOSIT PAID
UNDER PARAGRAPH (c) OF THIS SUBSECTION (2), AND THE RECOUNT DOES
NOT CHANGE THE RESULT OF THE ELECTION, THE DESIGNATED ELECTION
OFFICIAL SHALL RETURN THAT UNUSED PORTION OF THE DEPOSIT TO THE
INTERESTED PARTY WHO PAID IT.

17 (3) THE DESIGNATED ELECTION OFFICIAL IS RESPONSIBLE FOR 18 CONDUCTING THE RECOUNT AND SHALL BE ASSISTED BY THOSE PERSONS 19 WHO ASSISTED IN PREPARING THE OFFICIAL ABSTRACT OF VOTES. IF THOSE 20 PERSONS CANNOT PARTICIPATE IN THE RECOUNT, OTHER PERSONS SHALL 21 BE APPOINTED AS PROVIDED IN SECTION 1-13.5-1301. THE DESIGNATED 22 ELECTION OFFICIAL MAY APPOINT ADDITIONAL PERSONS QUALIFIED TO BE 23 THE ELECTION JUDGES WHO DID NOT SERVE AS JUDGES IN THE ELECTION AS 24 ASSISTANTS IN CONDUCTING THE RECOUNT. PERSONS ASSISTING IN THE 25 CONDUCT OF THE RECOUNT SHALL BE COMPENSATED AS PROVIDED IN 26 SECTION 1-13.5-1301 (4).

27

(4) THE DESIGNATED ELECTION OFFICIAL MAY REQUIRE THE

-93-

1164

PRODUCTION OF ANY DOCUMENTARY EVIDENCE REGARDING THE LEGALITY
 OF ANY VOTE CAST OR COUNTED AND MAY CORRECT THE SURVEY OF
 RETURNS IN ACCORDANCE WITH THE DESIGNATED ELECTION OFFICIAL'S
 FINDINGS BASED ON THE EVIDENCE PRESENTED.

5 (5) IN ELECTIONS USING PAPER OR ELECTRONIC BALLOTS, THE
6 RECOUNTS ARE OF THE BALLOTS CAST AND THE VOTES MUST BE TALLIED
7 ON SHEETS OTHER THAN THOSE USED AT THE ELECTION. IN ELECTIONS
8 USING VOTING MACHINES, THE RECOUNT IS OF THE VOTES TABULATED ON
9 THE VOTING MACHINES, AND SEPARATE TALLY SHEETS MUST BE USED FOR
10 EACH MACHINE.

(6) AFTER A RECOUNT CONDUCTED PURSUANT TO THIS SECTION
HAS BEEN COMPLETED, THE DESIGNATED ELECTION OFFICIAL SHALL
NOTIFY THE GOVERNING BODY OF THE LOCAL GOVERNMENT CONDUCTING
THE ELECTION OF THE RESULTS OF THE RECOUNT, SHALL MAKE A
CERTIFICATE OF ELECTION FOR EACH CANDIDATE WHO RECEIVED THE
HIGHEST NUMBER OF VOTES FOR AN OFFICE FOR WHICH A RECOUNT WAS
CONDUCTED, AND SHALL DELIVER THE CERTIFICATE TO SUCH CANDIDATE.

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CONTESTS

PART 14

1-13.5-1401. Person elected - contest - causes. (1) THE
ELECTION OF ANY PERSON DECLARED DULY ELECTED TO ANY LOCAL
GOVERNMENT OFFICE MAY BE CONTESTED BY ANY ELIGIBLE ELECTOR OF
THE LOCAL GOVERNMENT ON THE FOLLOWING GROUNDS:

24 (a) THE CONTESTEE IS NOT ELIGIBLE FOR THE OFFICE TO WHICH HE
25 OR SHE HAS BEEN DECLARED ELECTED;

(b) ILLEGAL VOTES HAVE BEEN RECEIVED, OR LEGAL VOTESREJECTED, AT THE POLLS IN SUFFICIENT NUMBERS TO CHANGE THE

-94-

1 RESULTS;

2 (c) AN ERROR OR MISTAKE WAS MADE BY ANY OF THE ELECTION
3 JUDGES, THE DESIGNATED ELECTION OFFICIAL, OR THE CANVASS BOARD IN
4 COUNTING OR DECLARING THE RESULT OF THE ELECTION, IF THE ERROR OR
5 MISTAKE WAS SUFFICIENT TO CHANGE THE RESULT;

6 (d) MALCONDUCT, FRAUD, OR CORRUPTION OCCURRED ON THE
7 PART OF THE ELECTION JUDGES IN ANY POLLING PLACE, A CANVASS BOARD
8 MEMBER, OR ANY DESIGNATED ELECTION OFFICIAL OR HIS OR HER
9 ASSISTANT, IF THE MALCONDUCT, FRAUD, OR CORRUPTION WAS SUFFICIENT
10 TO CHANGE THE RESULT; OR

11 (e) FOR ANY OTHER CAUSE THAT SHOWS THAT ANOTHER12 CANDIDATE WAS THE LEGALLY ELECTED PERSON.

13 **1-13.5-1402.** District judge to preside - bond. (1) ALL 14 CONTESTED ELECTION CASES OF LOCAL GOVERNMENT OFFICERS SHALL BE 15 TRIED AND DETERMINED IN THE DISTRICT COURT OF THE COUNTY IN WHICH 16 THE LOCAL GOVERNMENT IS LOCATED. IF THE TERRITORIAL BOUNDARIES 17 OF A LOCAL GOVERNMENT OVERLAP WHOLLY OR PARTIALLY WITH MORE 18 THAN ONE COUNTY, THE DISTRICT COURT OF EITHER COUNTY HAS 19 JURISDICTION. THE STYLE AND FORM OF PROCESS, THE MANNER OF 20 SERVICE OF PROCESS AND PAPERS, THE FEES OF OFFICERS, AND JUDGMENT 21 FOR COSTS AND EXECUTION SHALL BE ACCORDING TO THE RULES AND 22 PRACTICES OF THE DISTRICT COURT.

(2) BEFORE THE DISTRICT COURT IS REQUIRED TO TAKE
JURISDICTION OF THE CONTEST, THE CONTESTOR MUST FILE WITH THE
CLERK OF THE COURT A BOND, WITH SURETIES, TO BE APPROVED BY THE
DISTRICT JUDGE, RUNNING TO THE CONTESTEE AND CONDITIONED TO PAY
ALL COSTS IN CASE OF FAILURE TO MAINTAIN HIS OR HER CONTEST.

1164

1 1-13.5-1403. Filing statement - contents. THE CONTESTOR SHALL 2 FILE IN THE OFFICE OF THE CLERK OF THE DISTRICT COURT, WITHIN TEN 3 DAYS AFTER THE EXPIRATION OF THE PERIOD WITHIN WHICH A RECOUNT 4 MAY BE REQUESTED PURSUANT TO SECTION 1-13.5-1306, OR WITHIN TEN 5 DAYS AFTER THE CONCLUSION OF A RECOUNT CONDUCTED PURSUANT TO 6 SECTION 1-13.5-1306, WHICHEVER IS LATER, A WRITTEN STATEMENT OF 7 THE CONTESTOR'S INTENTION TO CONTEST THE ELECTION AND SETTING 8 FORTH THE NAME OF THE CONTESTOR, THAT THE CONTESTOR IS AN 9 ELIGIBLE ELECTOR OF THE LOCAL GOVERNMENT, THE NAME OF THE 10 CONTESTEE, THE OFFICE CONTESTED, THE TIME OF ELECTION, AND THE 11 PARTICULAR CAUSES OF THE CONTEST. THE STATEMENT MUST BE VERIFIED 12 BY THE AFFIDAVIT OF THE CONTESTOR OR ANY ELIGIBLE ELECTOR OF THE 13 LOCAL GOVERNMENT THAT THE CAUSES SET FORTH IN THE STATEMENT 14 ARE TRUE TO THE BEST OF THE AFFIANT'S KNOWLEDGE AND BELIEF.

15 1-13.5-1404. Summons - answer. (1) IF THE CLERK OF THE DISTRICT COURT RECEIVES A STATEMENT AS SET FORTH IN SECTION 16 17 1-13.5-1403, THE CLERK SHALL ISSUE A SUMMONS IN THE ORDINARY 18 FORM, NAMING THE CONTESTOR AS PLAINTIFF AND THE CONTESTEE AS 19 DEFENDANT, STATING THE COURT IN WHICH THE ACTION IS BROUGHT AND 20 A BRIEF STATEMENT OF THE CAUSES OF CONTEST, AS SET FORTH IN THE 21 CONTESTOR'S STATEMENT. THE SUMMONS SHALL BE SERVED UPON THE 22 CONTESTEE IN THE SAME MANNER AS OTHER SUMMONS ARE SERVED OUT 23 OF THE DISTRICT COURT.

(2) THE CONTESTEE, WITHIN TEN DAYS AFTER THE DATE OF
SERVICE OF SUCH SUMMONS, SHALL MAKE AND FILE AN ANSWER TO THE
SAME WITH THE CLERK OF THE COURT IN WHICH THE CONTESTEE SHALL
EITHER ADMIT OR SPECIFICALLY DENY EACH ALLEGATION INTENDED TO BE

-96-

CONTROVERTED BY THE CONTESTEE ON THE TRIAL OF SUCH CONTEST AND
 SHALL SET IN THAT ANSWER ANY COUNTERSTATEMENT THAT HE OR SHE
 RELIES UPON AS ENTITLING THE CONTESTEE TO THE OFFICE TO WHICH HE
 OR SHE HAS BEEN DECLARED ELECTED.

5 (3) IF THE RECEPTION OF ILLEGAL VOTES OR THE REJECTION OF
6 LEGAL VOTES IS ALLEGED AS THE CAUSE OF THE CONTEST, A LIST OF THE
7 NUMBER OF PERSONS WHO SO VOTED OR OFFERED TO VOTE MUST BE SET
8 FORTH IN THE STATEMENT OF THE CONTESTOR AND MUST BE LIKEWISE SET
9 FORTH IN THE ANSWER OF THE CONTESTEE IF ANY SUCH CAUSE IS ALLEGED
10 IN HIS OR HER ANSWER BY WAY OF COUNTERSTATEMENT.

(4) IF THE ANSWER OF THE CONTESTEE CONTAINS NEW MATTER
CONSTITUTING A COUNTERSTATEMENT, THE CONTESTOR, WITHIN TEN DAYS
AFTER THE FILING OF SUCH ANSWER, SHALL REPLY TO THE SAME,
ADMITTING OR SPECIFICALLY DENYING, UNDER OATH, EACH ALLEGATION
CONTAINED IN SUCH COUNTERSTATEMENT INTENDED BY HIM OR HER TO BE
CONTROVERTED ON THE TRIAL, AND FILE THE SAME IN THE OFFICE OF THE
CLERK OF THE DISTRICT COURT.

18 1-13.5-1405. Trial and appeals. IMMEDIATELY AFTER THE 19 JOINING OF ISSUE, THE DISTRICT COURT SHALL FIX A DATE FOR THE TRIAL 20 TO COMMENCE, WHICH DATE SHALL NOT BE MORE THAN TWENTY DAYS 21 NOR LESS THAN TEN DAYS AFTER THE JOINING OF ISSUE. THE TRIAL TAKES 22 PRECEDENCE OVER ALL OTHER BUSINESS IN THE COURT. THE TESTIMONY 23 MAY BE ORAL OR BY DEPOSITIONS TAKEN BEFORE ANY OFFICER 24 AUTHORIZED TO TAKE DEPOSITIONS, ANY DEPOSITIONS TAKEN TO BE USED 25 UPON THE TRIAL OF SUCH CONTEST MAY BE TAKEN UPON FOUR DAYS' 26 NOTICE. THE DISTRICT JUDGE SHALL CAUSE THE TESTIMONY TO BE TAKEN 27 IN FULL AND FILED IN THE CAUSE. THE TRIAL OF SUCH CAUSES MUST BE CONDUCTED ACCORDING TO THE RULES AND PRACTICE OF THE DISTRICT
 COURT. SUCH PROCEEDINGS MAY BE REVIEWED AND FINALLY
 ADJUDICATED BY THE SUPREME COURT OF THIS STATE, IF APPLICATION TO
 THAT COURT IS MADE BY EITHER PARTY AND IF THE SUPREME COURT IS
 WILLING TO ASSUME JURISDICTION OF THE CASE.

6 **1-13.5-1406. Recount.** IF, UPON THE TRIAL OF ANY CONTESTED 7 ELECTION UNDER THIS ARTICLE. THE STATEMENT OR COUNTERSTATEMENT 8 SETS FORTH AN ERROR IN CANVASS SUFFICIENT TO CHANGE THE RESULT. 9 THE TRIAL JUDGE HAS THE POWER TO CONDUCT A RECOUNT OF THE 10 BALLOTS CAST OR THE VOTES TABULATED ON THE VOTING MACHINES IN 11 THE PRECINCT WHERE THE ALLEGED ERROR WAS MADE. THE COURT MAY 12 ALSO REQUIRE THE PRODUCTION OF WITNESSES, DOCUMENTS, RECORDS, 13 AND OTHER EVIDENCE AS MAY HAVE OR MAY CONTAIN INFORMATION 14 REGARDING THE LEGALITY OF ANY VOTE CAST OR COUNTED FOR EITHER OF 15 THE CONTESTING CANDIDATES OR THE CORRECT NUMBER OF VOTES CAST 16 FOR EITHER CANDIDATE AND MAY CORRECT THE CANVASS IN ACCORDANCE 17 WITH THE EVIDENCE PRESENTED AND ITS FINDINGS.

18 1-13.5-1407. Judgment. THE COURT SHALL PRONOUNCE 19 JUDGMENT WHETHER THE CONTESTEE OR ANY OTHER PERSON WAS DULY 20 ELECTED. THE PERSON SO DECLARED ELECTED IS ENTITLED TO THE OFFICE 21 UPON OUALIFICATION. IF THE JUDGMENT IS AGAINST THE CONTESTEE AND 22 HE OR SHE HAS RECEIVED HIS OR HER CERTIFICATE, THE JUDGMENT 23 ANNULS IT. IF THE COURT FINDS THAT NO PERSON WAS DULY ELECTED, THE 24 JUDGMENT WILL BE THAT THE ELECTION BE SET ASIDE AND THAT A 25 VACANCY EXISTS.

1-13.5-1408. Ballot questions and ballot issues - how contested.
(1) THE RESULTS OF AN ELECTION ON ANY BALLOT QUESTION OR BALLOT

-98-

ISSUE MAY BE CONTESTED IN THE MANNER PROVIDED BY THIS PART 14.
 THE GROUNDS FOR SUCH CONTEST ARE THOSE GROUNDS SET FORTH IN
 SECTION 1-13.5-1401 (1) (b), (1) (c), AND (1) (d). THE CONTESTEE IS THE
 APPROPRIATE ELECTION OFFICIAL. IN ADDITION TO OTHER MATTERS
 REQUIRED TO BE SET FORTH BY THIS PART 14, THE STATEMENT OF
 INTENTION TO CONTEST THE ELECTION MUST SET FORTH THE QUESTION
 CONTESTED.

8 (2) ANY CONTEST ARISING OUT OF A BALLOT ISSUE OR BALLOT 9 QUESTION CONCERNING THE ORDER ON THE BALLOT OR CONCERNING 10 WHETHER THE FORM OR CONTENT OF ANY BALLOT TITLE MEETS THE 11 REQUIREMENTS OF SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION 12 MUST BE CONDUCTED AS PROVIDED IN SECTION 1-11-203.5.

(3) THE RESULT OF AN ELECTION ON ANY BALLOT ISSUE
APPROVING THE CREATION OF ANY DEBT OR OTHER FINANCIAL OBLIGATION
MAY BE CONTESTED IN THE MANNER PROVIDED BY THIS PART 14. THE
GROUNDS FOR SUCH CONTEST ARE THOSE GROUNDS SET FORTH IN
SECTIONS 1-11-201 (4) AND 1-13.5-1401 (1) (b), (1) (c), AND (1) (d). THE
CONTESTEE IS THE LOCAL GOVERNMENT FOR WHICH THE BALLOT ISSUE
WAS DECIDED.

20 **PART 15** OTHER JUDICIAL PROCEEDINGS 21 22 **1-13.5-1501.** Controversies. (1) WITHIN FIVE CALENDAR DAYS 23 OF THE ACT OR OMISSION THAT IS THE BASIS FOR THE CONTROVERSY, 24 WHEN ANY CONTROVERSY ARISES BETWEEN ANY OFFICIAL CHARGED WITH 25 ANY DUTY OR FUNCTION UNDER THIS ARTICLE AND ANY CANDIDATE OR 26 OTHER PERSON, THE DISTRICT COURT, UPON THE FILING OF A VERIFIED 27 PETITION BY ANY SUCH OFFICIAL OR PERSON SETTING FORTH IN CONCISE

1 FORM THE NATURE OF THE CONTROVERSY AND THE RELIEF SOUGHT, SHALL 2 ISSUE AN ORDER COMMANDING THE RESPONDENT IN THE PETITION TO 3 APPEAR BEFORE THE COURT AND ANSWER UNDER OATH TO THE PETITION. 4 IT IS THE DUTY OF THE COURT TO SUMMARILY HEAR AND DISPOSE OF ANY 5 SUCH ISSUES, WITH A VIEW TO OBTAINING A SUBSTANTIAL COMPLIANCE 6 WITH THIS ARTICLE BY THE PARTIES TO THE CONTROVERSY, AND TO MAKE 7 AND ENTER ORDERS AND JUDGMENTS AND TO FOLLOW THE PROCEDURES 8 OF THE COURT TO ENFORCE ALL SUCH ORDERS AND JUDGMENTS.

9 (2) THE PROCEEDINGS MAY BE REVIEWED AND FINALLY 10 ADJUDICATED BY THE SUPREME COURT OF THIS STATE, IF APPLICATION TO 11 THAT COURT IS MADE WITHIN FIVE DAYS AFTER THE TERMINATION BY THE 12 COURT IN WHICH THE PETITION WAS FILED AND IF THE SUPREME COURT IS 13 WILLING TO ASSUME JURISDICTION OF THE CASE.

14 15

- PART 16
- ELECTION OFFENSES

16 1-13.5-1601. Applicability of criminal penalties.
17 NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, EXCEPT
18 FOR PARTS 2 AND 3 OF ARTICLE 13 OF THIS TITLE, ELECTION OFFENSES AND
19 PENALTIES PRESCRIBED UNDER ARTICLE 13 OF THIS TITLE APPLY TO
20 ELECTIONS CONDUCTED UNDER THIS ARTICLE.

21 SECTION 8. In Colorado Revised Statutes, 22-31-101, amend
22 (1) as follows:

23 22-31-101. Definitions. As used in this article, unless the context
 24 otherwise requires:

(1) "Eligible elector" means a person who is registered to vote for
 state officers at general elections in this state IN ACCORDANCE WITH
 ARTICLES 1 TO 13 OF TITLE 1, C.R.S., and has resided in IS A RESIDENT OF

1	the school election precinct twenty-five days immediately preceding the
2	election at DISTRICT IN which the elector intends to vote.
3	SECTION 9. In Colorado Revised Statutes, 30-20-503, amend
4	(1) (a) (I) and (1) (b) as follows:
5	30-20-503. Definitions. As used in this part 5, unless the context
6	otherwise requires:
7	(1) (a) (I) (A) An "elector" of a district is a person who, at the
8	designated time or event, is registered to vote in general elections in this
9	state ACCORDANCE WITH THE "UNIFORM ELECTION CODE OF 1992",
10	ARTICLES 1 TO 13 OF TITLE 1, C.R.S.; and
11	(B) Who has been IS a resident of the district or the area to be
12	included in the district; for not less than thirty days; or
13	(C) Who or whose spouse OR CIVIL UNION PARTNER owns taxable
14	real or personal property within the district or the area to be included in
15	the district whether or not said person resides within the district.
16	(b) A "taxpaying elector" of a district is an elector of a district
17	who or whose spouse OR CIVIL UNION PARTNER owns taxable real or
18	personal property within the district or the area to be included within the
19	district, whether or not said person resides within the district. Where the
20	owner of taxable real or personal property specified in this paragraph (b)
21	is not a natural person, a "taxpaying elector" of the district shall include
22	a natural person designated by such owner to vote for such person. Such
23	designation shall be in writing and filed with the county clerk and
24	recorder. Only one such person may be designated by an owner.
25	SECTION 10. In Colorado Revised Statutes, 30-20-602, amend
26	(2.7) (a) as follows:
27	30-20-602. Definitions. As used in this part 6, unless the context

1 otherwise requires:

(2.7) (a) "Elector of the district" means a person who, at the
designated time or event, is registered to vote in the general election in
this state ACCORDANCE WITH THE "UNIFORM ELECTION CODE OF 1992",
ARTICLES 1 TO 13 OF TITLE 1, C.R.S., and:

6 (I) Who has been IS a resident of the district or the area to be
7 included in the district; for not less than thirty days; or

8 (II) Who or whose spouse OR CIVIL UNION PARTNER owns taxable 9 real or personal property within the district or the area to be included in 10 the district whether or not said person resides within the district.

SECTION 11. In Colorado Revised Statutes, 31-2-102, amend
(3) as follows:

31-2-102. Incorporation election. (3) Registration and changes
of address may be made with the county clerk and recorder. up to and
including the twenty-ninth day prior to the election. The county clerk and
recorder, in his or her discretion, may conduct registration from time to
time up to and including such twenty-ninth day prior to the election
within the proposed municipal boundaries.

SECTION 12. In Colorado Revised Statutes, 31-2-104, amend
(3) as follows:

31-2-104. Organization of new city or town. (3) Registration
and changes of address may be made in the office of the county clerk and
recorder. up to and including the twenty-ninth day prior to election day.
The county clerk and recorder has authority in his or her sole discretion,
from time to time, up to and including the twenty-ninth day prior to the
election of officers as provided in this section, to conduct registration
within the proposed corporate limits. Each nomination petition shall MUST

1 be filed with the clerk of the district court. Nominating petitions shall be 2 made and filed and vacancies in nomination shall be filled in accordance 3 with the "Colorado Municipal Election Code of 1965". 4 **SECTION 13.** In Colorado Revised Statutes, 31-2-220, amend 5 (1) as follows: 6 31-2-220. Warning on petition - signatures - affidavits -7 circulators. (1) At the top of each page of a petition to initiate the 8 adoption, amendment, or repeal of a municipal home rule charter, 9 including the formation of a new charter commission, shall MUST be 10 printed, in plain red letters no smaller than the impression of ten-point, 11 bold-faced type, the following: 12 WARNING: 13 IT IS AGAINST THE LAW: 14 For anyone to sign any petition with any name other than his or her own 15 or to knowingly sign his or her name more than once for the same 16 measure or to sign such petition when not a registered elector. 17 DO NOT SIGN THIS PETITION UNLESS YOU ARE A 18 **REGISTERED ELECTOR.** 19 **TO BE A REGISTERED ELECTOR, YOU MUST BE:** 20 1. At least eighteen years of age. 21 2. A citizen of the United States. 22 3. A resident of the state of Colorado and have resided in the state 23 at least thirty days. 24 4. A resident of the municipal election precinct in which you live 25 for at least thirty days. 26 5. Registered to vote pursuant to part 2 of article 2 of title 1, 27 Colorado Revised Statutes, or as otherwise prescribed in part 2 of article 1 10 of title 31, Colorado Revised Statutes.

- Do not sign this petition unless you have read or had read to you the text
 of the proposal in its entirety and understand its meaning.
- 4 SECTION 14. In Colorado Revised Statutes, 31-10-102, add
 5 (3.5) as follows:

6 31-10-102. Definitions. As used in this article, unless the context
7 otherwise requires:

8 (3.5) "PERMANENT ABSENTEE VOTER" MEANS AN ELIGIBLE
9 ELECTOR WHO APPLIES TO RECEIVE A BALLOT BY MAIL FOR EVERY POLLING
10 PLACE ELECTION AND WHOSE NAME IS PLACED ON THE LIST PURSUANT TO
11 SECTION 31-10-1002.

SECTION 15. In Colorado Revised Statutes, 31-10-201, amend
(1) (b) as follows:

31-10-201. Qualifications of municipal electors. (1) Every
person who has attained the age of eighteen years possessing the
following qualifications is entitled to register to vote at all municipal
elections:

18 (b) The person has resided in this state for thirty TWENTY-TWO 19 days and in the municipal election precinct for thirty days immediately 20 preceding the election at which the person offers to vote. IN ORDER TO 21 VOTE IN A MUNICIPAL ELECTION CONDUCTED UNDER THIS ARTICLE, A 22 PERSON MUST BE A REGISTERED ELECTOR. An otherwise qualified and 23 registered elector who moves from the municipal election precinct where 24 registered to another precinct within the same municipality within thirty 25 days prior to any regular or special election shall be IS permitted to cast 26 a ballot for such AN election at the polling place in the precinct where 27 registered.

SECTION 16. In Colorado Revised Statutes, amend 31-10-204
 as follows:

3 31-10-204. Municipal clerk as deputy county clerk and 4 recorder. Each clerk shall serve as a deputy county clerk and recorder for 5 purposes of registration only in the county in which the clerk's 6 municipality is located. The clerk shall register any qualified elector 7 residing in any precinct in such county who appears in person at the 8 clerk's office at any time during which registration is permitted in the 9 office of the county clerk and recorder. The clerk shall PROMPTLY deliver 10 the new registration records to the office of the county clerk and recorder. 11 either in person or by certified mail on or before the fifteenth day of each 12 month and in person on the day following the last day for registration 13 preceding any election for which registration is required.

SECTION 17. In Colorado Revised Statutes, amend 31-10-205
as follows:

16 **31-10-205. Registration lists.** The county clerk and recorder of 17 each county, no later than the fifth day preceding any municipal election 18 in his or her county or upon receipt of the notice made pursuant to section 19 31-4-503 (3) (b), shall prepare a complete copy of the list of the registered 20 electors of each municipal election precinct which is located within his 21 or her county and is involved in such municipal election; but, in any 22 municipal election precinct consisting of one or more whole general 23 election precincts, the county registration books for such precinct may be 24 used in lieu of a separate registration list. The registration list for each 25 municipal election precinct shall contain, in alphabetical order, the names 26 and addresses of all registered electors residing within the municipal 27 election precinct whose names appeared on the county registration

records at the close of business on the twenty-ninth SIXTH day preceding the municipal election or, when notice is received pursuant to section 31-4-503 (3) (b), at the close of business on the date preceding receipt of such notice. The county clerk and recorder shall certify and deliver such registration lists or registration books to the respective clerks on or before the fifth day preceding the election.

7 SECTION 18. In Colorado Revised Statutes, amend 31-10-208
8 as follows:

9 **31-10-208.** Change of address. For the twenty-nine TWENTY-TWO 10 days before and on the day of any municipal election, any registered 11 elector, by appearing in person at the office of the county clerk and 12 recorder, may complete a sworn affidavit for change of address within the 13 county in which the elector is registered, stating that, the elector has 14 moved prior to the thirtieth day before the election and that, ON THE DATE 15 OF THE ELECTION, the elector has lived IS LIVING at the new address in the 16 new precinct within the municipality. for at least thirty days. Upon the 17 receipt of the request, the county clerk and recorder shall verify the 18 registration of the elector and shall, upon verification, issue or authorize 19 a certificate of registration, showing the information required in section 20 1-2-216, C.R.S., plus the change of address. The judges shall allow the 21 registered elector to vote in the precinct where the new address is located. 22 The judges of election shall use the certificate of registration as a 23 substitute registration page, entering the date of the election and pollbook 24 ballot number on the certificate and including it with the registration book 25 when it is returned to the clerk following the election.

26 SECTION 19. In Colorado Revised Statutes, amend 31-10-301
27 as follows:

1 **31-10-301. Electors eligible to hold municipal office.** Every 2 registered elector eighteen years of age or older on the date of the election 3 may be a candidate CIRCULATE A NOMINATING PETITION and hold office 4 in any municipality, unless another age is required by local charter or 5 ordinance, if he OR SHE has resided in the municipality or municipality 6 and ward, as the case may be, from which he OR SHE is to be elected for 7 a period of at least twelve consecutive months immediately preceding the 8 date of the election. In case of an annexation, any person who has resided 9 within the territory annexed for the prescribed time shall be deemed to 10 have met the residence requirements for the municipality and precinct to 11 which the territory was annexed. No person may be a candidate for two 12 municipal offices at the same election nor hold two elective municipal 13 offices simultaneously; except that, in statutory cities, the offices of clerk 14 and treasurer may be sought and held by the same person.

15 SECTION 20. In Colorado Revised Statutes, 31-10-606, amend 16 (4) as follows:

17 **31-10-606.** Preparing to vote. (4) If the judges are using the 18 registration book and the registered elector's signature does not appear on 19 his OR HER registration record, said elector shall show identification 20 DOCUMENTATION OF HIS OR HER REGISTRATION and sign his OR HER 21 registration record before being allowed to vote. If said elector is unable 22 to write, he OR SHE may request assistance from one of the judges of 23 election, and such judge shall sign the registration record and witness said 24 elector's mark.

25 SECTION 21. In Colorado Revised Statutes, add 31-10-907,
26 31-10-908, 31-10-909, 31-10-910, 31-10-911, 31-10-912, and 31-10-913
27 as follows:

31-10-907. Definitions. As used in sections 31-10-908 to
 31-10-913, unless the context otherwise requires:

3 (1) "ELIGIBLE ELECTOR" MEANS A PERSON WHO IS A REGISTERED
4 ELECTOR, AS DEFINED IN SECTION 31-1-101 (9).

5 (2) "MAIL BALLOT ELECTION" MEANS AN ELECTION FOR WHICH
6 ELIGIBLE ELECTORS MAY CAST BALLOTS BY MAIL AND IN ACCORDANCE
7 WITH THIS PART 9.

8 (3) "MAIL BALLOT PACKET" MEANS THE PACKET OF INFORMATION 9 PROVIDED BY THE CLERK TO ELIGIBLE ELECTORS IN A MAIL BALLOT 10 ELECTION. THE PACKET INCLUDES THE BALLOT, INSTRUCTIONS FOR 11 COMPLETING THE BALLOT, A SECRECY ENVELOPE, AND A RETURN 12 ENVELOPE.

13 (4) "RETURN ENVELOPE" MEANS AN ENVELOPE THAT IS PRINTED 14 WITH SPACES FOR THE NAME AND ADDRESS OF, AND A SELF-AFFIRMATION 15 TO BE SIGNED BY, AN ELIGIBLE ELECTOR VOTING IN A MAIL BALLOT 16 ELECTION, THAT CONTAINS A SECRECY ENVELOPE AND BALLOT, AND THAT 17 IS DESIGNED TO ALLOW ELECTION OFFICIALS, UPON EXAMINING THE 18 SIGNATURE, NAME, AND ADDRESS ON THE OUTSIDE OF THE ENVELOPE, TO 19 DETERMINE WHETHER THE ENCLOSED BALLOT IS BEING SUBMITTED BY AN 20 ELIGIBLE ELECTOR WHO HAS NOT PREVIOUSLY VOTED IN THAT PARTICULAR 21 ELECTION.

(5) "SECRECY ENVELOPE" MEANS THE ENVELOPE OR SLEEVE USED
FOR A MAIL BALLOT ELECTION THAT CONTAINS THE ELIGIBLE ELECTOR'S
BALLOT FOR THE ELECTION AND THAT IS DESIGNED TO CONCEAL AND
MAINTAIN THE CONFIDENTIALITY OF THE ELECTOR'S VOTE UNTIL THE
COUNTING OF VOTES FOR THAT PARTICULAR ELECTION.

27 **31-10-908. Mail ballot elections - preelection process.** (1) IF

-108-

THE GOVERNING BODY OF A MUNICIPALITY DETERMINES THAT AN
 ELECTION IS TO BE CONDUCTED BY MAIL BALLOT, THE CLERK SHALL
 SUPERVISE THE DISTRIBUTING, HANDLING, COUNTING OF BALLOTS, AND
 THE SURVEY OF RETURNS AND SHALL TAKE ALL NECESSARY STEPS TO
 PROTECT THE CONFIDENTIALITY OF THE BALLOTS CAST AND THE
 INTEGRITY OF THE ELECTION.

7 (2) OFFICIAL BALLOTS MUST BE PREPARED AND ALL OTHER
8 PREELECTION PROCEDURES FOLLOWED AS OTHERWISE PROVIDED BY THIS
9 ARTICLE; EXCEPT THAT MAIL BALLOT PACKETS MUST BE PREPARED IN
10 ACCORDANCE WITH THIS PART 9.

31-10-909. Nomination of candidates in mail ballot elections.
(1) ANY PERSON WHO DESIRES TO BE A CANDIDATE FOR A MUNICIPAL
OFFICE IN A MAIL BALLOT ELECTION CONDUCTED PURSUANT TO THIS PART
9 AFTER MAY 1, 2014, SHALL COMPLY WITH THE NOMINATING
PROCEDURES SET FORTH IN THIS ARTICLE; EXCEPT THAT:

16 (a) ANY NOMINATING PETITION IN A MAIL BALLOT ELECTION MAY 17 BE CIRCULATED AND SIGNED BEGINNING ON THE NINETY-FIRST DAY PRIOR 18 TO THE ELECTION AND MUST BE FILED WITH THE MUNICIPAL CLERK NO 19 LATER THAN THE CLOSE OF BUSINESS ON THE SEVENTY-FIRST DAY PRIOR 20 TO THE ELECTION. THE PETITION MAY BE AMENDED TO CORRECT OR 21 REPLACE SIGNATURES THAT THE CLERK FINDS ARE NOT IN APPARENT 22 CONFORMITY WITH THE REQUIREMENTS OF THIS ARTICLE BY FILING SUCH 23 CHANGES BY NO LATER THAN THE CLOSE OF BUSINESS ON THE SIXTY-SIXTH 24 DAY BEFORE THE ELECTION.

(b) A WITHDRAWAL FROM NOMINATION MUST PROCEED AS SET
FORTH IN SECTION 31-10-303; EXCEPT THAT THE WITHDRAWAL AFFIDAVIT
MUST BE FILED BY THE CLOSE OF BUSINESS ON THE SIXTY-THIRD DAY PRIOR

1 TO THE ELECTION.

2 (c) IF ANY CANDIDATE DIES OR WITHDRAWS FROM NOMINATION
3 PRIOR TO THE CLOSE OF BUSINESS ON THE SIXTY-THIRD DAY PRIOR TO THE
4 ELECTION, THE VACANCY IN NOMINATION IS FILLED AS SET FORTH IN
5 SECTION 31-10-304.

31-10-910. Procedures for conducting mail ballot election.
(1) (a) NO LATER THAN THIRTY DAYS PRIOR TO ELECTION DAY, THE
COUNTY CLERK AND RECORDER SHALL SUBMIT TO THE CLERK CONDUCTING
THE MAIL BALLOT ELECTION A COMPLETE PRELIMINARY LIST OF
REGISTERED ELECTORS.

(b) NO LATER THAN TWENTY DAYS PRIOR TO ELECTION DAY, THE
COUNTY CLERK AND RECORDER SHALL SUBMIT TO THE CLERK A
SUPPLEMENTAL LIST OF THE NAMES OF ELIGIBLE ELECTORS WHO
REGISTERED TO VOTE ON OR BEFORE TWENTY-TWO DAYS BEFORE THE
ELECTION WHOSE NAMES WERE NOT INCLUDED ON THE PRELIMINARY LIST.

16 (c) ALL LISTS OF REGISTERED ELECTORS PROVIDED TO A CLERK
17 UNDER THIS SECTION MUST INCLUDE THE LAST MAILING ADDRESS OF EACH
18 ELECTOR.

19 (2) (a) NOT SOONER THAN TWENTY-TWO DAYS BEFORE AN 20 ELECTION, AND NO LATER THAN FIFTEEN DAYS BEFORE AN ELECTION, THE 21 CLERK SHALL MAIL TO EACH ACTIVE ELIGIBLE ELECTOR, AT THE LAST 22 MAILING ADDRESS APPEARING IN THE REGISTRATION RECORDS AND IN 23 ACCORDANCE WITH UNITED STATES POSTAL SERVICE REGULATIONS, A 24 MAIL BALLOT PACKET MARKED "DO NOT FORWARD. ADDRESS CORRECTION 25 REQUESTED.", OR ANY OTHER SIMILAR STATEMENT THAT IS IN 26 ACCORDANCE WITH UNITED STATES POSTAL SERVICE REGULATIONS.

27 (b) A BALLOT OR BALLOT LABEL MUST CONTAIN THE FOLLOWING

1164

1 WARNING:

2	WARNING:
3	ANY PERSON WHO, BY USE OF FORCE OR OTHER MEANS,
4	UNDULY INFLUENCES AN ELIGIBLE ELECTOR TO VOTE IN ANY
5	PARTICULAR MANNER OR TO REFRAIN FROM VOTING, OR
6	WHO FALSELY MAKES, ALTERS, FORGES, OR COUNTERFEITS
7	ANY MAIL BALLOT BEFORE OR AFTER IT HAS BEEN CAST, OR
8	WHO DESTROYS, DEFACES, MUTILATES, OR TAMPERS WITH
9	A BALLOT IS SUBJECT, UPON CONVICTION, TO
10	IMPRISONMENT, OR TO A FINE, OR BOTH.
11	(c) (I) A RETURN ENVELOPE MUST HAVE PRINTED ON IT A
12	SELF-AFFIRMATION SUBSTANTIALLY IN THE FOLLOWING FORM:
13	\ensuremath{I} state under penalty of perjury that \ensuremath{I} am an
14	ELIGIBLE ELECTOR; THAT MY SIGNATURE AND NAME ARE AS
15	Shown on this envelope; that I have not and will not
16	CAST ANY VOTE IN THIS ELECTION EXCEPT BY THE
17	ENCLOSED BALLOT; AND THAT MY BALLOT IS ENCLOSED IN
18	ACCORD WITH THE PROVISIONS OF THE LAW.
19	
20	DATE SIGNATURE OF VOTER
21	(II) THE SIGNING OF THE SELF-AFFIRMATION ON THE RETURN
22	ENVELOPE DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH (c)
23	CONSTITUTES AN AFFIRMATION BY THE ELIGIBLE ELECTOR, UNDER
24	PENALTY OF PERJURY, THAT THE FACTS STATED IN THE SELF-AFFIRMATION
25	ARE TRUE. IF THE ELIGIBLE ELECTOR IS UNABLE TO SIGN, THE ELIGIBLE
26	ELECTOR MAY AFFIRM BY MAKING A MARK ON THE SELF-AFFIRMATION,
27	WITH OR WITHOUT ASSISTANCE, WITNESSED BY ANOTHER PERSON.

1164

(III) A RETURN ENVELOPE IS NOT REQUIRED TO HAVE A FLAP
 COVERING THE SIGNATURE.

3 (d) NO SOONER THAN TWENTY-TWO DAYS PRIOR TO ELECTION DAY,
4 AND UNTIL 7 P.M. ON ELECTION DAY, MAIL BALLOTS MUST BE MADE
5 AVAILABLE AT THE CLERK'S OFFICE FOR ELIGIBLE ELECTORS WHO REQUEST
6 A BALLOT.

7 (e) (I) AN ELIGIBLE ELECTOR MAY OBTAIN A REPLACEMENT 8 BALLOT IF THE BALLOT WAS DESTROYED, SPOILED, LOST, OR FOR SOME 9 OTHER REASON NOT RECEIVED BY THE ELIGIBLE ELECTOR. AN ELIGIBLE 10 ELECTOR MAY OBTAIN A BALLOT IF A MAIL BALLOT PACKET WAS NOT SENT 11 TO THE ELECTOR BECAUSE THE ELIGIBILITY OF THE ELECTOR COULD NOT 12 BE DETERMINED AT THE TIME THE MAIL BALLOT PACKETS WERE MAILED. 13 IN ORDER TO OBTAIN A BALLOT IN SUCH CASES, THE ELIGIBLE ELECTOR 14 MUST SIGN A SWORN STATEMENT SPECIFYING THE REASON FOR 15 REQUESTING THE BALLOT. THE STATEMENT MUST BE PRESENTED TO THE 16 CLERK NO LATER THAN 7 P.M. ON ELECTION DAY. THE CLERK SHALL KEEP 17 A RECORD OF EACH BALLOT ISSUED IN ACCORDANCE WITH THIS 18 PARAGRAPH (e) TOGETHER WITH A LIST OF EACH BALLOT OBTAINED 19 PURSUANT TO PARAGRAPH (d) OF THIS SUBSECTION (2).

(II) THE CLERK SHALL NOT TRANSMIT A MAIL BALLOT PACKET
UNDER THIS PARAGRAPH (e) 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 CLERK'S OFFICE 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.

27 (3) (a) UPON RECEIPT OF A BALLOT, THE ELIGIBLE ELECTOR SHALL

-112-

MARK THE BALLOT, SIGN AND COMPLETE THE SELF-AFFIRMATION ON THE
 RETURN ENVELOPE, AND COMPLY WITH THE INSTRUCTIONS PROVIDED WITH
 THE BALLOT.

4 (b) THE ELIGIBLE ELECTOR MAY RETURN THE MARKED BALLOT TO 5 THE CLERK BY UNITED STATES MAIL OR BY DEPOSITING THE BALLOT AT 6 THE OFFICE OF THE CLERK OR ANY PLACE DESIGNATED AS A DEPOSITORY 7 BY THE CLERK. THE BALLOT MUST BE RETURNED IN THE RETURN 8 ENVELOPE. IF AN ELIGIBLE ELECTOR RETURNS THE BALLOT BY MAIL, THE 9 ELECTOR MUST PROVIDE POSTAGE. THE BALLOT MUST BE RECEIVED AT THE 10 CLERK'S OFFICE OR A DESIGNATED DEPOSITORY. WHICH MUST REMAIN 11 OPEN UNTIL 7 P.M. ON ELECTION DAY. THE DEPOSITORY MUST BE 12 DESIGNATED BY THE CLERK AND LOCATED IN A SECURE PLACE UNDER THE 13 SUPERVISION OF THE CLERK, AN ELECTION JUDGE, OR ANOTHER PERSON 14 DESIGNATED BY THE CLERK.

15 (4) ONCE THE BALLOT IS RETURNED, AN ELECTION JUDGE SHALL 16 FIRST QUALIFY THE SUBMITTED BALLOT BY COMPARING THE INFORMATION 17 ON THE RETURN ENVELOPE WITH THE REGISTRATION RECORDS TO 18 DETERMINE WHETHER THE BALLOT WAS SUBMITTED BY AN ELIGIBLE 19 ELECTOR WHO HAS NOT PREVIOUSLY VOTED IN THE ELECTION. IF THE 20 BALLOT SO QUALIFIES AND IS OTHERWISE VALID, THE ELECTION JUDGE 21 SHALL INDICATE IN THE POLLBOOK THAT THE ELIGIBLE ELECTOR CAST A 22 BALLOT AND DEPOSIT THE BALLOT IN AN OFFICIAL BALLOT BOX.

(5) ALL DEPOSITED BALLOTS MUST BE COUNTED AS PROVIDED IN
THIS ARTICLE. A MAIL BALLOT IS VALID AND COUNTED ONLY IF IT IS
RETURNED IN THE RETURN ENVELOPE, THE SELF-AFFIRMATION ON THE
RETURN ENVELOPE IS SIGNED AND COMPLETED BY THE ELIGIBLE ELECTOR
TO WHOM THE BALLOT WAS ISSUED, AND THE INFORMATION ON THE

1 RETURN ENVELOPE IS VERIFIED IN ACCORDANCE WITH SUBSECTION (4) OF 2 THIS SECTION. MAIL BALLOTS MUST BE COUNTED IN THE SAME MANNER 3 PROVIDED BY SECTION 31-10-610 FOR COUNTING PAPER BALLOTS OR 4 SECTION 31-10-811 FOR COUNTING ELECTRONIC BALLOTS. IF THE 5 ELECTION OFFICIAL DETERMINES THAT AN ELIGIBLE ELECTOR TO WHOM A 6 REPLACEMENT BALLOT HAS BEEN ISSUED HAS VOTED MORE THAN ONCE, 7 THE FIRST BALLOT RETURNED BY THE ELECTOR IS CONSIDERED THE 8 ELECTOR'S OFFICIAL BALLOT. REJECTED BALLOTS ARE HANDLED IN THE 9 SAME MANNER AS PROVIDED IN SECTION 31-10-612.

10 **31-10-911.** Counting mail ballots. THE ELECTION OFFICIALS AT 11 THE MAIL BALLOT COUNTING CENTER MAY RECEIVE AND PREPARE MAIL 12 BALLOTS DELIVERED AND TURNED OVER TO THEM BY THE CLERK FOR 13 COUNTING. COUNTING OF THE MAIL BALLOTS MAY BEGIN FIFTEEN DAYS 14 PRIOR TO THE ELECTION AND CONTINUE UNTIL COUNTING IS COMPLETED. 15 THE ELECTION OFFICIAL IN CHARGE OF THE MAIL BALLOT COUNTING 16 CENTER SHALL TAKE ALL PRECAUTIONS NECESSARY TO ENSURE THE 17 SECRECY OF THE COUNTING PROCEDURES, AND THE ELECTION OFFICIALS 18 OR WATCHERS SHALL NOT RELEASE ANY INFORMATION CONCERNING THE 19 COUNT UNTIL AFTER 7 P.M. ON ELECTION DAY.

20 31-10-912. Write-in candidate affidavit in mail ballot elections. 21 NO WRITE-IN VOTE FOR ANY OFFICE SHALL BE COUNTED UNLESS AN 22 AFFIDAVIT OF INTENT TO BE A WRITE-IN CANDIDATE HAS BEEN FILED WITH 23 THE CLERK BY THE PERSON WISHING TO BE A WRITE-IN CANDIDATE NOT 24 LATER THAN SIXTY-FOUR DAYS BEFORE THE DAY OF THE ELECTION. THE 25 AFFIDAVIT OF INTENT MUST INDICATE THE OFFICE TO WHICH THE AFFIANT 26 DESIRES ELECTION AND THAT THE AFFIANT IS QUALIFIED TO ASSUME THE 27 OFFICE IF ELECTED.

31-10-913. Challenges. ANY MAIL BALLOT ELECTION HELD
 PURSUANT TO THIS PART 9 SHALL NOT BE INVALIDATED ON THE GROUNDS
 THAT AN ELIGIBLE ELECTOR DID NOT RECEIVE A BALLOT SO LONG AS THE
 CLERK ACTED IN GOOD FAITH IN COMPLYING WITH THE PROVISIONS OF THIS
 PART 9.

6 SECTION 22. In Colorado Revised Statutes, amend 31-10-1002
7 as follows:

8 31-10-1002. Application for absentee voter's ballot -9 permanent absentee voter status - ballot delivery - list of absentee 10 **voters.** (1) Requests for an application for an absentee voter's ballot may 11 be made orally or in writing. Applications for absent ABSENTEE voters' 12 ballots shall be filed in writing and shall be personally signed by the 13 applicant or a family member related by blood, or marriage, CIVIL UNION, 14 OR ADOPTION to the applicant. If the applicant is unable to sign the 15 application, the applicant shall make such applicant's mark on the 16 application, which shall be witnessed by another person. Such THE 17 application shall be filed with the clerk not earlier than ninety days before 18 and not later than the close of business on the Friday immediately 19 preceding such regular or special election. The application may be in the 20 form of a letter.

(2) Upon receipt of an application for an absent ABSENTEE voter's ballot within the proper time, the clerk receiving it shall examine the records of the county clerk and recorder to ascertain whether or not the applicant is registered and lawfully entitled to vote as requested, and, if found to be so, the clerk shall deliver, as soon as practicable, but not more than seventy-two hours after the ballots have been received, to the applicant personally in the clerk's office or by mail to the mailing address given in the application an official absent ABSENTEE voter's ballot, an
 identification return envelope with the affidavit thereon properly filled in
 as to precinct and residence address as shown by the records of the county
 clerk and recorder, and an instruction card.

5 (2.3) THE CLERK SHALL KEEP A LIST OF NAMES OF ELIGIBLE 6 ELECTORS WHO HAVE APPLIED FOR ABSENTEE BALLOTS AND, IF 7 APPLICABLE, OF PERMANENT ABSENTEE VOTERS PURSUANT TO SUBSECTION 8 (2.5) OF THIS SECTION, WITH THE DATE ON WHICH EACH APPLICATION WAS 9 MADE, THE DATE ON WHICH THE ABSENTEE VOTER'S BALLOT WAS SENT, 10 AND THE DATE ON WHICH EACH ABSENTEE VOTER'S BALLOT WAS 11 RETURNED. IF AN ABSENTEE VOTER'S BALLOT IS NOT RETURNED, OR IF IT 12 IS REJECTED AND NOT COUNTED, THAT FACT WILL BE NOTED ON THE LIST. 13 THE LIST IS OPEN TO PUBLIC INSPECTION UNDER PROPER REGULATIONS.

14 (2.5) (a) In addition to the requirements of subsection (2) of this 15 section, the clerk shall also deliver, as soon as practicable after the ballots 16 are received, to each municipal elector whose status as a permanent 17 mail-in voter is indicated in the voter registration records of the county 18 clerk and recorder, an official absent voter's ballot, an identification 19 return envelope with the affidavit thereon properly filled in as to precinct 20 and residence address as shown by the records of the county clerk and 21 recorder, and an instruction card THE CLERK MAY PERMIT AN ELIGIBLE 22 ELECTOR TO REQUEST PERMANENT ABSENTEE VOTER STATUS.

(b) UPON RECEIPT OF AN APPLICATION FOR PERMANENT ABSENTEE
VOTER STATUS, THE CLERK SHALL PROCESS THE APPLICATION IN THE SAME
MANNER AS AN APPLICATION FOR AN ABSENTEE VOTER'S BALLOT. IF THE
CLERK DETERMINES THAT THE APPLICANT IS AN ELIGIBLE ELECTOR, THE
CLERK SHALL PLACE THE ELIGIBLE ELECTOR'S NAME ON THE LIST

MAINTAINED BY THE MUNICIPALITY PURSUANT TO SUBSECTION (2.3) OF
 THIS SECTION OF THOSE ELIGIBLE ELECTORS TO WHOM AN ABSENTEE
 VOTER'S BALLOT IS MAILED EVERY TIME THERE IS A POLLING PLACE
 ELECTION CONDUCTED BY THE MUNICIPALITY FROM WHICH THE ELIGIBLE
 ELECTOR HAS REQUESTED PERMANENT ABSENTEE VOTER STATUS.

6 (c) (I) AN ELIGIBLE ELECTOR WHOSE NAME APPEARS ON THE LIST
7 MAINTAINED PURSUANT TO SUBSECTION (2.3) OF THIS SECTION AS A
8 PERMANENT ABSENTEE VOTER MUST REMAIN ON THE LIST AND MUST BE
9 MAILED AN ABSENTEE VOTER'S BALLOT FOR EACH POLLING PLACE
10 ELECTION CONDUCTED BY THE MUNICIPALITY.

11 (II) AN ELIGIBLE ELECTOR MUST BE DELETED FROM THE
12 PERMANENT ABSENTEE VOTER LIST IF:

13 (A) THE ELIGIBLE ELECTOR NOTIFIES THE CLERK THAT HE OR SHE
14 NO LONGER WISHES TO VOTE BY ABSENTEE VOTER'S BALLOT; OR

15 (B) THE ABSENTEE VOTER'S BALLOT SENT TO THE ELIGIBLE
16 ELECTOR IS RETURNED TO THE CLERK AS UNDELIVERABLE; OR

17 (C) THE PERSON IS NO LONGER ELIGIBLE TO VOTE IN THE POLITICAL18 SUBDIVISION.

19 (3) Before any absent ABSENTEE voter's ballot is delivered or 20 mailed or before any registered elector is permitted to cast his OR HER 21 vote on an absent voter's A voting machine, the clerk shall record such 22 elector's name, the precinct number, and the number appearing on the 23 stub of the ballot, together with the date the ballot is delivered or mailed. 24 This information shall MUST be recorded on the registration record or 25 registration list before the registration book or list is delivered to the 26 judges of election. A separate list of the registered electors who have 27 received absent ABSENTEE voters' ballots shall MUST be delivered to the

judges of election in the precinct designated for counting absentee VOTERS' ballots, or, if the clerk elects to deliver absent ABSENTEE voters' envelopes received from electors of each precinct to the judges of election of such precinct, as provided by section 31-10-1006, a separate list of the registered electors of each precinct who have received absent ABSENTEE voters' ballots shall MUST be delivered to the judges of election of each such precinct.

8 (4) (Deleted by amendment, L. 91, p. 640, § 87, effective May 1,
9 1991.)

SECTION 23. In Colorado Revised Statutes, 31-10-1007, amend
(1) as follows:

12 **31-10-1007.** Casting and counting absentee ballots. (1) If the 13 self-affirmation on the envelope containing the absent ABSENTEE voter's 14 ballot is properly sworn to, one of the judges shall open such voter's 15 identification envelope in the presence of a majority of the judges, and, 16 after announcing in an audible voice the name of such absent ABSENTEE 17 voter, he OR SHE shall tear open such envelope without defacing the 18 self-affirmation printed thereon or mutilating the enclosed ballot. Such 19 ballot shall MUST then be cast and counted in the same manner as if such 20 absent ABSENTEE voter had been present in person; except that one of the 21 judges shall deposit the ballot in the ballot box without unfolding it. If the 22 absent ABSENTEE voters' ballots are delivered to the judges of one 23 precinct selected by the clerk as provided by section 31-10-1006, the 24 absentee vote shall MUST be certified separately from the vote of the 25 precinct where it is counted.

26 SECTION 24. In Colorado Revised Statutes, amend 31-10-1008 27 as follows:

-118-

1 **31-10-1008.** Challenge of absentee ballots - rejection - record. 2 (1) The vote of any absent ABSENTEE voter may be challenged in the 3 same manner as other votes are challenged, and the judges of election 4 shall have power to determine the legality of such ballot. If the challenge 5 is sustained or if the judges determine that the self-affirmation 6 accompanying the absent ABSENTEE voter's ballot is insufficient or that 7 the voter is not a registered elector, the envelope containing the ballot of 8 such voter shall not be opened, and the judges shall endorse on the back 9 of the envelope the reason therefor. When it is made to appear to the judges of election by sufficient proof that any absent ABSENTEE voter who 10 11 has marked and forwarded his OR HER ballot has died, the envelope 12 containing the ballot of such deceased voter shall not be opened, and the 13 judges shall make proper notation on the back of such envelope. If an 14 absent ABSENTEE voter's envelope contains more than one marked ballot 15 of any one kind, none of such ballots shall be counted, and the judges 16 shall make notation on the back of the ballots the reason therefor. Judges 17 of election shall certify in their returns the number of absent ABSENTEE 18 voters' ballots cast and counted and the number of such ballots rejected. 19 (2) All absent ABSENTEE voters' identification envelopes, ballot 20 stubs, and absent ABSENTEE voters' ballots rejected by the judges of 21 election in accordance with the provisions of this section shall be returned 22 to the clerk. All absent ABSENTEE voters' ballots received by the clerk

after 7 p.m. the day of the election, together with those rejected and
returned by the judges of election, as provided in this section, shall
remain in the sealed identification envelopes and be destroyed later, as
provided in section 31-10-616.

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(3) If an absent ABSENTEE voter's ballot is not returned or if it is

rejected and not counted, such fact shall be noted on the record kept by
 the clerk. Such record shall be open to public inspection under proper
 regulations.

4 SECTION 25. In Colorado Revised Statutes, amend 31-10-1101
5 as follows:

6 **31-10-1101.** No voting unless registered. Unless otherwise 7 permitted pursuant to section 31-10-203, no person shall be permitted to 8 vote at any regular or special election unless his OR HER name is found on 9 the registration list or official registration book or unless registration in 10 that precinct is confirmed orally as provided by section 31-10-606 (1).

SECTION 26. In Colorado Revised Statutes, 31-10-1104, amend
(4) and (5) as follows:

31-10-1104. Challenge questions asked voter. (4) If the person
is challenged as unqualified on the ground that he or she has not resided
in this state for thirty TWENTY-TWO days immediately preceding the
election, the judges, or one of them, shall put the following questions:

17 (a) "Have you resided in this state for thirty TWENTY-TWO days
18 immediately preceding this election?"

(b) "Have you been absent from this state within the thirty
TWENTY-TWO days immediately preceding this election, and during that
time have you maintained a home or domicile elsewhere?"

(c) "If so, when you left, was it for a temporary purpose with thedesign of returning, or did you intend to remain away?"

24 (d) "Did you, while absent, look upon and regard this state as your25 home?"

26 (e) "Did you, while absent, vote in any state or territory?"

27 (5) If the person is challenged on the ground that he or she has not

resided in the precinct for thirty days MUNICIPALITY, one of the judges
shall question the person as to his or her residence in the precinct in a
manner similar to the method of questioning a person as to his or her
residence in this state.

5 SECTION 27. In Colorado Revised Statutes, 31-10-1105, amend
6 (1) as follows:

31-10-1105. Oath of challenged voter. (1) If the challenge is not
withdrawn after the person offering to vote has answered the questions
put to him or her, one of the judges shall tender the following oath:

10 "You do solemnly swear or affirm that you are a citizen of 11 the United States of the age of eighteen years or over; that 12 you have been a resident of this state for thirty 13 TWENTY-TWO days next preceding this election and have 14 not retained a home or domicile elsewhere; that you have 15 been for the last thirty days, and now are a resident of this 16 precinct or have removed therefrom not more than thirty 17 days as provided in section 31-10-201 MUNICIPALITY; 18 that you are a registered elector of this precinct; and that

19 you have not voted at this election."

20 SECTION 28. In Colorado Revised Statutes, 31-25-1209, amend
21 (1) (d) as follows:

31-25-1209. Board of directors - duties. (1) (d) If the petition
initiating the organization of the district or any subsequent petition signed
by persons who own real or personal property in the service area of the
proposed district having a valuation for assessment of not less than fifty
percent, or such greater amount as the governing body may provide by
ordinance, of the valuation for assessment of all real and personal

1 property in the service area of the proposed district and who own at least 2 fifty percent, or such greater amount as the governing body may provide 3 by ordinance, of the acreage in the proposed district so specifies, the 4 members of the board of the district shall be elected by the electors of the district. If such a petition is approved, the terms of members of the board 5 6 shall MUST be specified by ordinance of the governing body and shall be 7 the same as the terms of directors of special districts pursuant to article 8 1 of title 32, C.R.S. The initial election for members of the board shall 9 MUST be held within sixty NINETY days after approval of the ordinance 10 organizing the district or the filing of any subsequent petition. All 11 subsequent elections for members of the board shall MUST be on the 12 regular election date specified in article 1 of title 32, C.R.S., for special 13 districts. The number of directors, the quorum requirements, and the oaths 14 of office shall be the same as those provided for directors of special 15 districts pursuant to article 1 of title 32, C.R.S. Any vacancy on the board 16 shall MUST be filled in the same manner as provided in paragraph (b) of 17 this subsection (1). Until the members of the board are elected and 18 qualified, the governing body shall serve as the board of the district. 19 Elections pursuant to this paragraph (d) shall MUST be held in accordance 20 with the provisions of part 8 of article 1 of title 32, C.R.S. The cost of any 21 election held pursuant to this paragraph (d) shall MUST be borne by the 22 district.

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SECTION 29. In Colorado Revised Statutes, 32-1-103, **amend** (5) (a), (5) (e), and (23) (a) as follows:

25 32-1-103. Definitions. As used in this article, unless the context
26 otherwise requires:

27 (5) (a)

(5) (a) "Eligible elector" means a person who, at the designated

-122-

time or event, is registered to vote pursuant to the "Uniform Election
 Code of 1992", articles 1 to 13 of title 1, C.R.S., and:

- 3 (I) Who has been IS a resident of the special district or the area to
 4 be included in the special district; for not less than thirty days; or
- 5 (II) Who, or whose spouse OR CIVIL UNION PARTNER, owns taxable 6 real or personal property situated within the boundaries of the special 7 district or the area to be included in the special district, whether said 8 person resides within the special district or not.

9 (e) In the event that the board, by resolution, ends business 10 personal property taxation by the district pursuant to subsection (8) (b) of 11 section 20 of article X of the state constitution, persons owning such 12 property and spouses thereof OR CIVIL UNION PARTNERS OF SUCH PERSONS 13 shall not be eligible electors of the district on the basis of ownership of 14 such property.

(23) (a) "Taxpaying elector" means an eligible elector of a special
district who, or whose spouse OR CIVIL UNION PARTNER, owns taxable real
or personal property within the special district or the area to be included
in or excluded from the special district, whether the person resides within
the special district or not.

20 SECTION 30. In Colorado Revised Statutes, 32-1-305.5, amend
21 (1) and (4) as follows:

32-1-305.5. Organizational election - new special district - first
directors. (1) In the order authorizing the election, the court shall name
either the clerk and recorder of the county in which the district is to be or
another eligible elector OF THE STATE as the designated election official
responsible for the conducting of the election.

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(4) A nomination for director to serve for either term may be made

by self-nomination and acceptance form or letter, as provided in section
32-1-804.3 SECTION 1-13.5-303, C.R.S., with the time and manner of
filing such form or letter as directed in the order of the district court
authorizing the election.

5 SECTION 31. In Colorado Revised Statutes, amend 32-1-803.5
6 as follows:

7 32-1-803.5. Organizational election - new special district. At 8 any election for the organization of a new special district, the court shall 9 also order the submission of the proposition of issuing general obligation 10 bonds or creating other general obligation indebtedness or any question 11 or questions necessary to implement the provisions of section 20 of article 12 X of the Colorado STATE constitution as applied to the new special 13 district, if the petition filed pursuant to section 32-1-301 requests that 14 such questions be submitted at the organizational election. The order of 15 the court shall make the determinations required by section 32-1-1101(2)16 and (3) (a) and require the clerk of the DESIGNATED ELECTION OFFICIAL 17 APPOINTED BY THE COURT PURSUANT TO SECTION 32-1-305.5(1) to conduct 18 the election in accordance with section 20 of article X of the Colorado 19 STATE constitution.

20 SECTION 32. In Colorado Revised Statutes, 32-1-809, amend
21 (1) (g); and add (1) (j) as follows:

32-1-809. Notice to electors. (1) No more than sixty days prior
to and not later than January 15 of each year, the board shall provide
notice to the eligible electors of the special district in the manner set forth
in subsection (2) of this section. The notice shall contain the following:
(g) Information on the procedure and time for an eligible elector
of the special district to submit a self-nomination form for election to the

1	board pursuant to section 32-1-804.3 SECTION 1-13.5-303, C.R.S.; and
2	(j) INFORMATION ON THE PROCEDURE FOR AN ELIGIBLE ELECTOR
3	TO APPLY FOR A PERMANENT ABSENTEE VOTER STATUS AS DESCRIBED IN
4	SECTION 1-13.5-1003, C.R.S., WITH THE SPECIAL DISTRICT.
5	SECTION 33. In Colorado Revised Statutes, 1-1-104, amend
6	(11) as follows:
7	1-1-104. Definitions. As used in this code, unless the context
8	otherwise requires:
9	(11) "Election records" includes but is not limited to accounting
10	forms, certificates of registration, pollbooks, certificates of election,

signature cards, all affidavits, mail-in voter applications, mail-in OTHER
voter lists and records, mail-in voter MAIL BALLOT return envelopes, voted
ballots, unused ballots, spoiled ballots, and replacement ballots.

SECTION 34. In Colorado Revised Statutes, 1-2-210.5, amend
(1) and (5) (b) (I) (B) as follows:

16 1-2-210.5. Registration of and voting by persons in custody of 17 division of youth corrections - definitions. (1) In the case of any 18 individual committed to a juvenile facility and in the custody of the 19 division of youth corrections in the department of human services created 20 in section 19-2-203 (1), C.R.S., who is eighteen years of age or older on 21 the date of the next election, the administrator of the facility in which the 22 individual is committed shall facilitate the registration for voting purposes 23 of, and voting by, the individual. In connection with this requirement, the 24 administrator shall provide the individual information regarding his or her 25 voting rights and how the individual may register to vote and cast a mail 26 or mail-in ballot, provide the individual with voter information materials 27 upon the request of the individual, and ensure that any mail or mail-in ballot cast by the individual is timely delivered to the designated election
 official.

3 (5) (b) (I) "Voter information materials" means the following
4 documents, as applicable to the election for which the individual seeks to
5 register to vote and cast a ballot:

6 (B) An application for a mail-in MAIL ballot pursuant to section
7 1-8-104 SECTION 1-13.5-1002;

8 SECTION 35. In Colorado Revised Statutes, 1-2-301, amend (4)
9 (a) (II) as follows:

10 **1-2-301.** Centralized statewide registration system - secretary 11 of state to maintain computerized statewide voter registration list -12 county computer records - agreement to match information. 13 (4) (a) (II) The centralized statewide registration system shall enable 14 county clerk and recorders to maintain voter registration information and 15 shall include such additional capabilities as may be necessary or desirable 16 to enable county clerk and recorders and the secretary of state to carry out 17 their responsibilities related to the conduct of elections. Such additional 18 capabilities may include but need not be limited to the preparation of 19 ballots, the identification of voting districts for each address, access by 20 county clerk and recorders to the master list of registered electors and, on 21 or after January 1, 2006, the computerized statewide voter registration list 22 maintained pursuant to this section and section 1-2-302, the management 23 of mail-in and mail ballots, the preparation of official abstracts of votes 24 cast, the transmission of voting data from county clerk and recorders to 25 the secretary of state, and reporting of voting results on election night. 26 County clerk and recorders shall have access to the digitized signatures 27 of electors in the centralized statewide registration system for the purpose

of comparing an elector's signature in the system with the signature on the
 return envelope of a mail-in ballot or mail ballot, including by using a
 signature verification device in accordance with sections SECTION
 1-7.5-107.3 (5). and 1-8-114.5 (5).

5 SECTION 36. In Colorado Revised Statutes, amend 1-4-503 as
6 follows:

1-4-503. Method of nomination for nonpartisan candidates.
Except as provided for the nomination of special district directors in
section 32-1-804.3, C.R.S., Nominations for all elected nonpartisan local
government officials shall MUST be by petition for nomination as
provided in part 8 of this article.

SECTION 37. In Colorado Revised Statutes, 1-7.5-116, amend
(1) (a) as follows:

14 1-7.5-116. Applications for absentee ballot. (1) (a) An 15 application for an absentee ballot must be made in writing, by electronic 16 mail, or by fax, using the application form furnished by the designated 17 election official or in the form of a letter that includes the applicant's 18 printed name, signature, residence address, mailing address if the 19 applicant wishes to receive the mail-in MAIL ballot by mail, and date of 20 birth.

21 SECTION 38. In Colorado Revised Statutes, 1-8.3-108, amend
22 (1) as follows:

1-8.3-108. Methods of applying for ballot - definition. (1) A
covered voter who is registered to vote in this state may apply for a ballot
using either the regular mail ballot application in use in the voter's
jurisdiction under article 8 ARTICLE 13.5 of this title or the federal
postcard application or the application's electronic equivalent.

SECTION 39. In Colorado Revised Statutes, 1-8.3-115, amend
 (2) as follows:

3 **1-8.3-115.** Use of covered voter's electronic-mail address. 4 (2) Unless a covered voter applies to be a permanent mail-in MAIL voter 5 pursuant to section 1-8-104.5 SECTION 1-13.5-1003, the covered voter 6 who provides an electronic-mail address may request that the voter's 7 application for a military-overseas ballot be considered a standing request 8 for electronic delivery of a ballot for all elections held through December 9 31 of the year following the calendar year of the date of the application 10 or another shorter period the voter specifies. An election official shall 11 provide a military-overseas ballot to a voter who makes a standing request 12 for each election to which the request is applicable. A covered voter who 13 is entitled to receive a ballot for a primary election under this subsection 14 (2) is entitled to receive a ballot for the general election.

15 SECTION 40. In Colorado Revised Statutes, amend 1-9-210 as
16 follows:

17 **1-9-210.** Copy of challenge delivered to elector. When a 18 challenge is made to a person who cast a mail-in ballot, mail ballot or 19 provisional ballot and the person was not present at the time of the 20 challenge, the county clerk and recorder or designated election official 21 shall notify and mail a copy of the challenge to the person challenged in 22 accordance with the rules of the secretary of state.

23 SECTION 41. In Colorado Revised Statutes, amend 1-13-803 as
24 follows:

1-13-803. Offenses relating to voting by mail ballot. Any
 election official or other person who knowingly violates article 7.5 or
 article 8 13.5 of this title relative to the casting of mail ballots or mail-in

voters' ballots or who aids or abets fraud in connection with any vote cast,
to be cast, or attempted to be cast by a mail or mail-in voter shall be
punished by a fine of not more than five thousand dollars or by
imprisonment in the county jail for not more than eighteen months, or by
both such fine and imprisonment.

6 SECTION 42. In Colorado Revised Statutes, 1-45-110, amend
7 (1) as follows:

8 1-45-110. Candidate affidavit - disclosure statement. (1) When 9 any individual becomes a candidate, such individual shall certify, by 10 affidavit filed with the appropriate officer within ten days, that the 11 candidate is familiar with the provisions of this article; except that an 12 individual who is a candidate in a special legislative election that filed a 13 candidate affidavit for the preceding general election shall not be required 14 to comply with the provisions of this section, and except that a candidate 15 in a special district election shall file the candidate affidavit or, 16 alternatively, a copy of the candidate's self-nomination and acceptance 17 form or letter submitted in accordance with section 32-1-804.3, C.R.S. 18 SECTION 1-13.5-303, if such form or letter contains a statement that the 19 candidate is familiar with the provisions of this article, no later than the 20 date established for certification of the special district's ballot pursuant to 21 section 1-5-203 (3) (a). A candidate in a municipal election may comply 22 with this section by filing a candidate affidavit pursuant to section 23 31-10-302 (6), C.R.S., if such affidavit contains a statement that the 24 candidate is familiar with the provisions of this article.

25 SECTION 43. In Colorado Revised Statutes, 19-2-203, amend
26 (3) (b) as follows:

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19-2-203. Division of youth corrections - created - interagency

-129-

1 agreements - duties of administrators of facilities in connection with 2 voter registration and casting of ballots - definitions. (3) (b) The 3 administrator of a facility in which an individual described in paragraph 4 (a) of this subsection (3) is committed shall facilitate the voting rights of 5 the individual. In connection with such requirements, the administrator 6 shall provide the individual information regarding his or her voting rights 7 and how the individual may register to vote and cast a mail or mail-in 8 ballot, provide the individual with voter information materials upon the 9 request of the individual, and ensure that any mail or mail-in ballot cast 10 by the individual is timely delivered to the designated election official. 11 For purposes of this subsection (3), "administrator" and "voter 12 information materials" have the same meaning as set forth in section 13 1-2-210.5 (5), C.R.S. Notwithstanding any other provision of law, to 14 satisfy the requirements of this paragraph (b), the administrator is exempt 15 from any restriction under law on the number of mail or mail-in ballots 16 an eligible elector may deliver in person to the designated election 17 official.

18 SECTION 44. In Colorado Revised Statutes, 32-1-806, amend 19 (3) as follows:

32-1-806. Persons entitled to vote at special district elections.
(3) For electors who vote at any election by mail-in ballot or mail ballot,
the affidavit on the envelope of the ballot as required by title 1, C.R.S.,
may be substituted for the self-affirming oath or affirmation required by
subsection (2) of this section.

25 SECTION 45. In Colorado Revised Statutes, 32-1-808, amend
26 (2) (a) (IV) as follows:

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32-1-808. Transfer of property title to qualify electors -

-130-

limitations. (2) (a) (IV) On or after the day after the filing deadline for
self-nomination and acceptance forms or letters pursuant to section
32-1-804.3 SECTION 1-13.5-303, C.R.S., before any regular special district
election, the number of otherwise qualified eligible electors who have
filed self-nomination and acceptance forms or letters pursuant to section
32-1-804.3 SECTION 1-13.5-303, C.R.S., is less than the number of special
district director offices to be voted upon at the election.

8 SECTION 46. In Colorado Revised Statutes, 37-46-137, amend
9 (3), (5), (7) introductory portion, (8), and (9) as follows:

37-46-137. Conduct of election. (3) An elector of the district
may vote in any election by absent ABSENTEE voter's ballot under such
terms and conditions, and in substantially the same manner insofar as is
practicable, as prescribed in article 8 ARTICLE 13.5 of title 1, C.R.S., of
the "Uniform Election Code of 1992", except as specifically modified in
this article.

16 (5) Application may be made for an absent ABSENTEE voter's
17 ballot not more than twenty days and not less than four days before the
18 election.

19 (7) The return envelope for the absent ABSENTEE voter's ballot
 20 shall MUST have printed on its face an affidavit substantially in the
 21 following form:

(8) In any such election at which voting machines are used, the
board of directors shall provide paper ballots for absent ABSENTEE voters
containing the same question as is to be submitted to the electors by the
voting machines, subject to the provisions of subsection (9) of this
section.

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(9) The district or subdistrict may provide for mail-in MAIL voters

to cast their mail-in MAIL voters' 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 MAIL voter, pursuant to section 1-8-102, C.R.S., of the "Uniform
Election Code of 1992" ARTICLE 13.5 OF TITLE 1, C.R.S., and all laws
supplemental thereto.

SECTION 47. In Colorado Revised Statutes, 37-47-137, amend
(3), (5), (7) introductory portion, (8), and (9) as follows:

9 **37-47-137.** Conduct of election. (3) An elector of the district 10 may vote in any election by absent ABSENTEE voter's ballot under such 11 terms and conditions, and in substantially the same manner insofar as is 12 practicable, as prescribed in article 8 ARTICLE 13.5 of title 1, C.R.S., of 13 the "Uniform Election Code of 1992", except as specifically modified in 14 this article.

(5) Application may be made for an absent ABSENTEE voter's
ballot not more than twenty days and not less than four days before the
election.

18 (7) The return envelope for the absent ABSENTEE voter's ballot
19 shall have printed on its face an affidavit substantially in the following
20 form:

(8) In any such election at which voting machines are used, the
board of directors shall provide paper ballots for absent ABSENTEE voters
containing the same question as is to be submitted to the electors by the
voting machines, subject to the provisions of subsection (9) of this
section.

26 (9) The district or subdistrict may provide for mail-in MAIL voters
27 to cast their mail-in MAIL voters' 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 MAIL voter, pursuant to section 1-8-102, C.R.S., of the "Uniform
 Election Code of 1992" ARTICLE 13.5 OF TITLE 1, C.R.S., and all laws
 supplemental thereto.

6 SECTION 48. In Colorado Revised Statutes, 37-48-179, amend
7 (3), (5), (7) introductory portion, (8), and (9) as follows:

8 **37-48-179.** Conduct of election. (3) An elector of the district 9 may vote in any election by absent ABSENTEE voter's ballot under such 10 terms and conditions, and in substantially the same manner insofar as is 11 practicable, as prescribed in article 8 ARTICLE 13.5 of title 1, C.R.S., of 12 the "Uniform Election Code of 1992", except as specifically modified in 13 this article.

14 (5) Application may be made for an absent ABSENTEE voter's
15 ballot not more than twenty days and not less than four days before the
16 election.

17 (7) The return envelope for the absent ABSENTEE voter's ballot
18 shall have printed on its face an affidavit substantially in the following
19 form:

(8) In any such election at which voting machines are used, the
board of directors shall provide paper ballots for absent ABSENTEE voters
containing the same question as is to be submitted to the electors by the
voting machines, subject to the provisions of subsection (9) of this
section.

(9) The district or subdistrict may provide for mail-in MAIL voters
to cast their mail-in MAIL voters' ballots on voting machines expressly
provided for that purpose, if each mail-in MAIL voter indicates by

1	affidavit that he or she is qualified to vote at the election and will be a
2	mail-in MAIL voter, pursuant to section 1-8-102, C.R.S., of the "Uniform
3	Election Code of 1992" ARTICLE 13.5 OF TITLE 1, C.R.S., and all laws
4	supplemental thereto.
5	SECTION 49. In Colorado Revised Statutes, repeal 1-1-104 (28),
6	article 8 of title 1, 32-1-804.1, 32-1-804.3, and 32-1-805.
7	SECTION 50. Applicability. This act applies to elections
8	conducted on or after the effective date of this act.
9	SECTION 51. Safety clause. The general assembly hereby finds,
10	determines, and declares that this act is necessary for the immediate
11	preservation of the public peace, health, and safety.