First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 23-0520.01 Nicole Myers x4326

SENATE BILL 23-276

SENATE SPONSORSHIP

Fenberg,

HOUSE SPONSORSHIP

Sirota,

Senate Committees State, Veterans, & Military Affairs

Appropriations

House Committees

A BILL FOR AN ACT

101 CONCERNING MODIFICATIONS TO LAWS REGARDING <u>ELECTIONS</u>, AND, 102 IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

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

The bill modifies the "Uniform Election Code of 1992" (code), the law regarding initiatives and referendums, and the "Fair Campaign Practices Act".

Elections generally. The bill allows any form of identification currently specified in the code to be presented in digital format.

Qualification and registration of electors. The bill repeals the

authorization for a 17 year-old who is preregistered to vote as an 18 year-old in a general election from voting as a 17 year-old in a primary election or presidential primary election that precedes that general election; repeals certain criteria for determining residence; and facilitates voter registration for people who live on Indian reservations.

Political party organization. The bill modifies the meeting dates on which a judicial district central committee holds its organizational meetings.

Access to ballot by candidates. The bill eliminates the option for all active electors in a county who have not declared an affiliation to specify a party preference and specifies that all such electors will receive a mailing that contains the ballots of all of the major political parties; conforms provisions regarding presidential electors to federal law; makes the deadlines for a candidate to file a petition in a congressional vacancy election consistent with other deadlines; clarifies who can challenge a candidate's eligibility for office; modifies notice requirements for candidates for designation for nomination by assembly; aligns the minor political party candidate petition calendar with the major political party candidate petition calendar; repeals the ability of a preregistrant to sign a petition to nominate a candidate for a primary election; modifies the standards for a petition entity to operate in the state and the conditions under which the secretary of state (secretary) may deny or revoke a petition entity's license to operate; requires a candidate to submit a paid circulator report, if applicable, to the secretary; modifies the procedures for a candidate to cure a nominating petition signature deficiency; and creates a process for a candidate to protest when the secretary has determined that a petition is insufficient.

Notice and preparation of elections. The bill requires voter service and polling centers (VSPC) and drop boxes to be located on campuses of private institutions of higher education and increases the number of VSPCs and drop boxes on campuses of private and state institutions of higher education; clarifies the number of in-person voting days at a VSPC on an Indian reservation; clarifies that a VSPC may be in a multi-use building where alcohol is served so long as it is in a separate part of the building; repeals obsolete language regarding voting equipment; increases the state's reimbursement to counties for the cost of conducting elections beginning in July, 2024; clarifies the secretary's authority to determine conditions of use for voting systems; updates provisions regarding the use of voting systems to align with current practice; clarifies that a clerk and recorder or designated election official (clerk) is required to submit a plan regarding voting to the secretary before every election; modifies the standards for accessible voting systems to align with federal standards; and repeals obsolete language regarding direct recording electronic voting systems.

Election judges. The bill changes the deadline by which the

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county chairperson of each major political party in a county is required to certify to the clerk the names and addresses of registered electors recommended to serve as election judges in the county and allows counties with fewer than 15,000 active voters to have 2, rather than 3, election judges at each VSPC.

Conduct of elections. The bill eliminates references to precincts; modifies the number of election judges in certain counties; clarifies the number of watchers allowed in certain locations for primary, general, and congressional vacancy elections; modifies who may appoint an election watcher and the circumstances under which a clerk is required to revoke the certificate of an election watcher; specifies the circumstances under which a clerk is required to revoke the certificate of a watcher for the use of a mobile phone in a polling location; specifies that an election watcher may use a phone to send or receive text messages while watching election activities so long as the watcher is not in view of personally identifiable information; specifies the conditions under which an elector may take a mobile phone into a VSPC; updates provisions regarding voting machines and the inspection of voting machines by election judges; repeals obsolete provisions regarding the manner of voting by eligible electors (electors), write-in ballots, and how voting system software is installed; specifies that if a ballot is damaged and cannot be counted by electronic vote-counting equipment, a team of bipartisan election judges is required to make a duplicate copy of the ballot; specifies the manner in which the secretary is required to retain election setup records; and clarifies that the secretary will conduct a random audit of voting devices only if a risk-limiting audit is not possible after an election.

Mail ballot elections. The bill specifies when a clerk must update the voter registration system after an elector has cured deficient identification or a missing or deficient signature; specifies how often a clerk must collect ballots from each drop box and when a clerk must begin counting ballots in counties with over 10,000 electors; and in counties that have issued electronic tablets to confined eligible electors, directs the clerk and the sheriff to determine and include in the mail ballot election plan the process by which they will facilitate voter registration, ballot delivery, and ballot return using electronic tablets issued to confined eligible electors.

Recounts. The bill modifies deadlines and the process for testing voting systems in connection with a mandatory recount of votes cast; repeals obsolete provisions regarding recounts in nonpartisan local elections; modifies recount timelines and payment requirements; and clarifies who has standing to request a recount challenge.

Certificates of election and election contests. The bill repeals obsolete language regarding the election of precinct officers and duplicative language regarding the resolution of tie votes and updates requirements regarding lists of presidential electors to conform with

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federal law.

Recall elections. The bill clarifies how the date of a recall election is determined.

Election offenses. The bill repeals obsolete provisions regarding voting in an incorrect polling location and specifies that it is not electioneering for a person to incidentally display apparel that supports political issues on the campus of any institution of higher education, rather than just a state institution of higher education, where a VSPC is located.

Initiative and referendum. The bill repeals an obsolete provision regarding filing a paid circulator report with the secretary; prohibits a petition entity from circulating ballot petitions if the entity or a principal of the entity has been convicted of certain crimes; increases penalties for petition entities that violate state law regarding petition circulation; and repeals obsolete language regarding the effective date of bills enacted during the 2020 legislative session.

Fair campaign practices. The bill clarifies the definition of "independent expenditure committee"; specifies that a candidate committee is prohibited from knowingly accepting contributions from certain entities and making contributions to certain entities; specifies the time frame for the termination of candidate committee accounts; limits the amount of unexpended campaign contributions that may be transferred from one candidate committee to another for a different office sought by the same candidate; clarifies that an elected official may use unexpended campaign contributions for child care costs; clarifies when a referred measure is submitted to the voters by the general assembly; requires the electronic filing of candidate disclosure statements; states that a candidate may be disqualified if the secretary of state finds that the candidate willfully filed a false or incomplete disclosure statement; and states that any candidate who willfully files a false or incomplete disclosure statement or other document required by law is guilty of a misdemeanor.

Public official disclosure law. The bill specifies that the information included in the public disclosures filed by certain public officials must include information for the previous calendar year; and requires the person making the disclosure to include certain information about the sources of compensation the person received.

Use of state money. The bill prohibits the department of state from using an appropriation of state money for marketing or advertising that features the name, photograph, or likeness of a federal, state, or local candidate for office.

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¹ Be it enacted by the General Assembly of the State of Colorado:

1	SECTION 1. In Colorado Revised Statutes, 1-1-104, amend
2	(19.5)(a)(XII) and (19.5)(a)(XIII); and add (19.5)(a)(XIV) as follows:
3	1-1-104. Definitions. As used in this code, unless the context
4	otherwise requires:
5	(19.5) (a) "Identification" means:
6	(XII) A valid veteran identification card issued by the United
7	States department of veterans affairs veterans health administration with
8	a photograph of the eligible elector; or
9	(XIII) A valid identification card issued by a federally recognized
10	tribal government certifying tribal membership; OR
11	(XIV) ANY FORM OF IDENTIFICATION SPECIFIED IN SUBSECTIONS
12	(19.5)(a)(I) to $(19.5)(a)(XIII)$ of this section that is in a digital
13	FORMAT.
14	
15	SECTION 2. In Colorado Revised Statutes, 1-2-102, repeal
16	(1)(c) as follows:
17	1-2-102. Rules for determining residence. (1) The following
18	rules shall be used to determine the residence of a person intending to
19	register or to vote in any precinct in this state and shall be used by
20	election judges in challenge procedures:
21	(c) The residence given for voting purposes shall be the same as
22	the residence given for motor vehicle registration and for state income tax
23	purposes; except that this subsection (1)(c) does not apply to an elector
24	using the address of a destroyed or uninhabitable residence as the elector's
25	residence pursuant to subsection (1)(a)(I.5) of this section.
26	SECTION 3. In Colorado Revised Statutes, 1-2-203, amend (1);
2.7	and add (3), (4), (5), (6), (7), (8), (9), (10), and (11) as follows:

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1-2-203. Registration on Indian reservations. (1) The secretary or secretary's designee of any tribal council of an Indian tribe located on a federal reservation serves as a deputy registrar only for registration purposes for the county in which the reservation is located. The secretary of the tribal council or the secretary's designee shall register any eligible elector residing in any precinct in the county who provides a INFORMATION SUFFICIENT TO complete A voter registration application to the secretary of the tribal council at any time during which registration is permitted in the office of the county clerk and recorder. The secretary of the tribal council shall forward the registration records to the county clerk and recorder, either in person or by certified mail, on or before the fifteenth day of each month; except that, within twenty-two days before an election, the secretary of the tribal council shall appear in person or transmit daily to deliver any registration records to the county clerk and recorder. Within eight days before an election, the secretary of the tribal council shall accept an application and inform the applicant that he or she must go to a voter service and polling center in order to vote in that election.

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(3) THE TRIBE, UPON APPROVAL FROM THE TRIBAL COUNCIL, MAY PROVIDE TO THE SECRETARY OF STATE'S OFFICE A LIST OF TRIBAL MEMBERS ELIGIBLE TO VOTE IN AN ELECTION CONDUCTED PURSUANT TO THIS TITLE 1. THE SECRETARY OF STATE AND THE TRIBAL COUNCIL MUST DETERMINE AND AGREE UPON THE FORMAT FOR THE TRIBAL MEMBERSHIP LIST. THE SECRETARY OF STATE MAY PROMULGATE RULES TO EFFECTUATE THE SHARING OF THIS INFORMATION WITH THE APPROPRIATE COLORADO COUNTIES TO REGISTER TO VOTE TRIBAL MEMBERS OR UPDATE EXISTING REGISTRATIONS OF TRIBAL MEMBERS IF THE TRIBAL ADDRESS IS MORE

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1	RECENT THAN THE ADDRESS ON FILE WITH THE SECRETARY OF STATE FOR
2	THAT TRIBAL MEMBER. THE TRIBAL COUNCIL MAY SUPPLEMENT THE
3	TRIBAL MEMBERSHIP LIST AT ANY TIME. NINETY DAYS PRIOR TO EACH
4	GENERAL ELECTION, THE SECRETARY OF STATE MUST INVITE, IN WRITING,
5	THE TRIBAL COUNCIL TO SUPPLEMENT THE TRIBAL MEMBERSHIP LIST, AND
6	THE TRIBAL COUNCIL MAY UPDATE THE LIST AT ITS DISCRETION. THE
7	TRIBAL MEMBERSHIP LIST MAY ONLY BE USED FOR ELECTIONS-RELATED
8	PURPOSES.
9	(4) UPON RECEIVING AN ELECTRONIC RECORD FOR AN INDIVIDUAL
10	WHO PROVIDES DOCUMENTATION THAT CONFIRMS THE INDIVIDUAL'S
11	CITIZENSHIP AND CONTAINS THE MINIMUM INFORMATION TO REGISTER THE
12	INDIVIDUAL TO VOTE, THE SECRETARY OF STATE SHALL PROVIDE THE
13	INFORMATION TO THE COUNTY CLERK AND RECORDER OF THE COUNTY IN
14	WHICH THE INDIVIDUAL RESIDES. UPON RECEIPT OF A RECORD, THE
15	COUNTY CLERK AND RECORDER SHALL DETERMINE IF THE RECORD IS
16	COMPLETE FOR THE PURPOSES OF VOTER REGISTRATION OR
17	PREREGISTRATION.
18	(5) If the record is complete for purposes of voter
19	REGISTRATION OR PREREGISTRATION, THE COUNTY CLERK AND RECORDER
20	SHALL SEND TO THE INDIVIDUAL'S ADDRESS OF RECORD, BY
21	NONFORWARDABLE MAIL:
22	(a) LETTHE DECORD IS EOD AN ELICIDI E ELECTOR NOTICE THAT THE

22 (a) If the record is for an eligible elector, notice that the
23 Elector has been registered to vote and a postage paid
24 PRE-ADDRESSED RETURN FORM BY WHICH THE ELECTOR MAY:

- (I) DECLINE TO BE REGISTERED AS AN ELECTOR; OR
- 26 (II) Affiliate with a political party; and

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(b) If the record is for an individual eligible to

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1 PREREGISTER UNDER SECTION 1-2-101 (2), NOTICE THAT THE INDIVIDUAL 2 HAS BEEN PREREGISTERED AND WILL BE AUTOMATICALLY REGISTERED 3 UPON TURNING EIGHTEEN YEARS OF AGE, AND A POSTAGE PAID 4 PRE-ADDRESSED RETURN FORM BY WHICH THE INDIVIDUAL MAY: 5 (I) DECLINE TO BE PREREGISTERED; OR 6 (II) AFFILIATE WITH A POLITICAL PARTY. 7 (6) If the record is not complete, the county clerk and 8 RECORDER SHALL SEND TO THE INDIVIDUAL'S ADDRESS OF RECORD, BY 9 NONFORWARDABLE MAIL, NOTICE THAT THE INDIVIDUAL HAS NOT BEEN 10 REGISTERED OR PREREGISTERED TO VOTE AND STATING THE ADDITIONAL 11 INFORMATION REQUIRED TO REGISTER OR PREREGISTER. IF THE INDIVIDUAL 12 PROVIDES THE ADDITIONAL INFORMATION, THE INDIVIDUAL IS REGISTERED 13 OR PREREGISTERED TO VOTE EFFECTIVE AS OF THE DATE THAT THE 14 COUNTY USED THE LIST PROVIDED BY THE SECRETARY OF THE TRIBAL 15 COUNCIL TO REGISTER THE INDIVIDUAL TO VOTE. IF THE INDIVIDUAL DOES 16 NOT PROVIDE THE ADDITIONAL INFORMATION NECESSARY TO MAKE THE 17 INDIVIDUAL'S APPLICATION COMPLETE AND ACCURATE WITHIN 18 TWENTY-FOUR MONTHS AFTER THE NOTIFICATION IS MAILED PURSUANT TO 19 THIS SUBSECTION (6), THE INDIVIDUAL'S REGISTRATION IS CANCELED. 20 (7) A NOTICE MAILED PURSUANT TO SUBSECTION (5) OF THIS 21 SECTION MUST INCLUDE AN EXPLANATION IN ENGLISH OF THE 22 ELIGIBILITY REQUIREMENTS TO REGISTER OR PREREGISTER TO VOTE, AND 23 A STATEMENT THAT, IF THE INDIVIDUAL IS NOT ELIGIBLE, THE INDIVIDUAL 24 SHOULD DECLINE TO REGISTER USING THE PRE-ADDRESSED RETURN FORM. 25 (8) THE NOTICE PROVIDED PURSUANT TO SUBSECTION (5) OF THIS 26 SECTION MUST INCLUDE A STATEMENT THAT, IF AN INDIVIDUAL DECLINES

TO REGISTER OR PREREGISTER TO VOTE, THE DECLINATION WILL REMAIN

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1	CONFIDENTIAL AND WILL BE USED ONLY FOR VOTER REGISTRATION
2	STATISTICS PURPOSES, AND A STATEMENT THAT, IF AN INDIVIDUAL
3	REMAINS REGISTERED OR PREREGISTERED TO VOTE, THE OFFICE AT WHICH
4	THE INDIVIDUAL WAS REGISTERED OR PREREGISTERED WILL REMAIN
5	CONFIDENTIAL AND WILL BE USED ONLY FOR VOTER REGISTRATION
6	STATISTICS PURPOSES.
7	(9) (a) (I) If a notice provided under subsections (5) and (6)
8	OF THIS SECTION IS RETURNED AS UNDELIVERABLE WITHIN TWENTY DAYS
9	AFTER THE COUNTY CLERK AND RECORDER MAILS THE NOTICE, THE
10	INDIVIDUAL'S REGISTRATION OR PREREGISTRATION IS CANCELED AND THE
11	INDIVIDUAL IS DEEMED TO HAVE NEVER REGISTERED OR PREREGISTERED.
12	IF THE NOTICE IS RETURNED AS UNDELIVERABLE AFTER TWENTY DAYS
13	AFTER THE COUNTY CLERK AND RECORDER MAILS THE NOTICE, THE
14	INDIVIDUAL'S REGISTRATION OR PREREGISTRATION IS MARKED INACTIVE.
15	(II) Notwithstanding subsection $(9)(a)(I)$ of this section, if
16	AN INDIVIDUAL VOTES IN AN ELECTION AFTER THE TRANSFER OF THE
17	INDIVIDUAL'S RECORD BUT BEFORE THE NOTICE IS RETURNED AS
18	UNDELIVERABLE, THE INDIVIDUAL'S REGISTRATION SHALL NOT BE
19	CANCELED OR MARKED INACTIVE.
20	(b) If a notice provided pursuant to subsection (5) of this
21	SECTION IS NOT RETURNED WITHIN TWENTY DAYS, THE INDIVIDUAL IS
22	REGISTERED OR PREREGISTERED AS OF THE DATE THAT THE COUNTY USED
23	THE LIST PROVIDED BY THE SECRETARY OF THE TRIBAL COUNCIL TO
24	REGISTER THE INDIVIDUAL TO VOTE AND THE INDIVIDUAL SHALL BE
25	MARKED AS UNAFFILIATED.
26	(c) IF AN INDIVIDUAL RETURNS THE FORM PROVIDED PURSUANT TO
27	SUBSECTION (5) OF THIS SECTION AND DECLINES TO BE REGISTERED OR

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1	PREREGISTERED, INCLUDING IF THE INDIVIDUAL RETURNS THE FORM AND
2	BOTH DECLINES TO BE REGISTERED OR PREREGISTERED AND ALSO
3	AFFILIATES WITH A PARTY, THE INDIVIDUAL'S REGISTRATION OR
4	PREREGISTRATION IS CANCELED AND THE INDIVIDUAL IS DEEMED TO HAVE
5	NEVER REGISTERED OR PREREGISTERED; EXCEPT THAT, IF THE INDIVIDUAL
6	HAS VOTED IN AN ELECTION, THE RETURN FORM IS OF NO EFFECT AND THE
7	INDIVIDUAL REMAINS REGISTERED AS OF THE DATE THAT THE COUNTY
8	USED THE LIST PROVIDED BY THE SECRETARY OF THE TRIBAL COUNCIL TO
9	REGISTER THE INDIVIDUAL TO VOTE.

- (d) If an individual returns the form provided under subsection (5) of this section and affiliates with a party, the individual is registered or preregistered as of the date that the county used the list provided by the secretary of the tribal council to register the individual to vote and the individual's affiliation shall be marked effective as of the date the affiliation information was received.
- (e) IF AN INDIVIDUAL RETURNS THE FORM WITHOUT MARKING EITHER THE OPTION TO DECLINE OR THE OPTION TO AFFILIATE WITH A PARTY, THE RETURNED FORM IS OF NO EFFECT. THE INDIVIDUAL IS REGISTERED OR PREREGISTERED AS OF THE DATE THAT THE COUNTY USED THE LIST PROVIDED BY THE SECRETARY OF THE TRIBAL COUNCIL TO REGISTER THE INDIVIDUAL TO VOTE AND SHALL BE MARKED AS UNAFFILIATED.
- (10) AFTER THE TWENTY-DAY PERIOD DESCRIBED IN SUBSECTION
 (9) OF THIS SECTION PASSES, THE REGISTRATION INFORMATION OF AN INDIVIDUAL REGISTERED PURSUANT TO THIS SECTION BECOMES A REGISTRATION RECORD THAT MUST BE MAINTAINED AND MADE AVAILABLE

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1	FOR PUBLIC INSPECTION IN ACCORDANCE WITH SECTION 1-2-221.
2	Information relating to the return of a notice form by an
3	INDIVIDUAL DECLINING TO BE REGISTERED OR PREREGISTERED IS NOT A
4	PUBLIC RECORD SUBJECT TO PUBLIC INSPECTION AND SHALL NOT BE USED
5	FOR ANY PURPOSE OTHER THAN VOTER REGISTRATION STATISTICS.
6	(11) This section does not preclude the state from
7	COMPLYING WITH ITS OBLIGATIONS UNDER THE FEDERAL "NATIONAL
8	Voter Registration Act of 1993", 52 U.S.C. sec. 20501 et seq., as
9	AMENDED; THE FEDERAL "VOTING RIGHTS ACT OF 1965", 52 U.S.C. SEC.
10	10101 ET SEQ., AS AMENDED; THE FEDERAL "HELP AMERICA VOTE ACT OF
11	2002", 52 U.S.C. SEC. 20901 ET SEQ., AS AMENDED; OR ANY OTHER
12	APPLICABLE FEDERAL LAWS.
13	SECTION 4. In Colorado Revised Statutes, 1-2-204, repeal
14	(2)(j.5) as follows:
15	1-2-204. Questions answered by elector - rules. (2) In addition,
16	each elector shall correctly answer the following:
17	(j.5) In the case of an unaffiliated elector, the name of the political
18	party, if any, whose primary election ballot the elector desires to receive
19	in the mail;
20	SECTION 5. In Colorado Revised Statutes, 1-2-205, amend (2)
21	as follows:
22	1-2-205. Self-affirmation made by elector. (2) Each elector
23	making application for registration or preregistration shall make the
24	following self-affirmation: "I,, affirm that I am a citizen of the United
25	States; I have been a resident of Colorado for at least twenty-two days
26	immediately before an election I intend to vote in; I am at least sixteen
27	years old; and I understand that I must be at least seventeen and turning

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1	eighteen on or before the date of the next general election to be eligible
2	to vote in a primary election, and at least eighteen to be eligible to vote
3	in any other election. I further affirm that the residence address I provided
4	is my sole legal place of residence. I certify under penalty of perjury that
5	the information I have provided on this application is true to the best of
6	my knowledge and belief; and that I have not, nor will I, cast more than
7	one ballot in any election.".
8	SECTION <u>6.</u> In Colorado Revised Statutes, 1-2-227, amend (2)
9	as follows:
10	1-2-227. Custody and preservation of records. (2) The voter
11	information provided by a preregistrant who will not turn eighteen years
12	of age by the date of the next election shall be kept confidential in the
13	same manner as, and using the programs developed for, information that
14	is kept confidential pursuant to section 24-72-204 (3.5). Nothing in this
15	subsection (2) shall be construed to require any request, application, or
16	fee for such confidentiality. When the preregistrant will be eighteen years
17	of age on the date of the next election, or on January 1 of the year in
18	which the preregistrant will be eligible to vote in any primary election
19	under section 1-2-101 (2)(c), such information is no longer confidential
20	under this subsection (2).
21	SECTION 7. In Colorado Revised Statutes, 1-3-103, amend
22	(4)(d) as follows:
23	1-3-103. Party committees. (4) (d) When a judicial district is
24	comprised of one county or a portion of one county, the judicial district
25	central committee shall consist of all elected precinct committeepersons,
26	the elected district attorney, and the chairperson, the vice-chairperson,
27	and the secretary of the county central committee, all of whom are of the

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1	party and reside in that judicial district. The committee shall meet on the
2	same date and select a chairperson and vice-chairperson in the same
3	manner as a party county central committee; EXCEPT THAT AFTER THE
4	2025meeting of any judicial district central committee to select
5	A CHAIRPERSON AND VICE-CHAIRPERSON PURSUANT TO THIS SECTION, THE
6	JUDICIAL DISTRICT CENTRAL COMMITTEE SHALL NEXT MEET TO ORGANIZE
7	ON A DATE THAT FALLS BETWEEN FEBRUARY 15 AND APRIL 1 OF 2029,
8	AND SHALL MEET TO ORGANIZE ON A DATE THAT FALLS BETWEEN
9	FEBRUARY 15 AND APRIL 1 OF EVERY FOURTH YEAR THEREAFTER.
10	SECTION 8. In Colorado Revised Statutes, 1-4-101, amend
11	(2)(b) as follows:
12	1-4-101. Primary elections - when - nominations - expenses.
13	(2) (b) The county clerk and recorder shall send to all active electors in
14	the county who have not declared an affiliation or provided a ballot
15	preference with a political party a mailing that contains the ballots of all
16	of the major political parties. In this mailing, the clerk shall also provide
17	written instructions advising the elector of the manner in which the
18	elector will be in compliance with the requirements of this code in
19	selecting and casting the ballot of a major political party. An elector may
20	cast the ballot of only one major political party. After selecting and
21	casting a ballot of a single major political party, the elector shall return
22	the ballot to the clerk. If an elector casts and returns to the clerk the ballot
23	of more than one major political party, all such ballots returned will be
24	rejected and will not be counted.
25	SECTION <u>9.</u> In Colorado Revised Statutes, 1-4-304, amend (1)
26	and (3) as follows:
27	1-4-304. Presidential electors. (1) The presidential electors shall

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convene at the capital of the state, in the office of the governor at the capitol building, on the first Monday TUESDAY after the second Wednesday in the first December following their election at the hour of 12 noon and take the oath required by law for presidential electors. If any vacancy occurs in the office of a presidential elector because of death, refusal to act, absence, or other cause, the presidential electors present shall immediately proceed to fill the vacancy in the electoral college. When all vacancies have been filled, the presidential electors shall proceed to perform the duties required of them by the constitution and laws of the United States. The vote for president and vice president shall be taken by open ballot.

(3) The secretary of state shall provide the presidential electors with the necessary blanks, forms, certificates, or other papers or documents required to enable them to properly perform their duties AND SHALL SIGN THE CERTIFICATE OF VOTES MADE BY THE ELECTORS.

SECTION <u>10.</u> In Colorado Revised Statutes, 1-4-501, **amend** (3) as follows:

1-4-501. Only eligible electors eligible for office. (3) The qualification of any candidate may be challenged by an eligible elector of the political subdivision WHO LIVES IN THE DISTRICT FOR WHICH THE CANDIDATE SEEKS OFFICE within five days after the designated election official's statement is issued that certifies the candidate to the ballot. The challenge shall be made by verified petition setting forth the facts alleged concerning the qualification of the candidate and shall be filed in the district court in the county in which the political subdivision is located OFFICIAL WHO CERTIFIED THE CANDIDATE TO THE BALLOT IS LOCATED. The

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1	hearing on the qualification of the candidate shall be held in not less than
2	five nor more than ten days after the date the election official's statement
3	is issued that certifies the candidate to the ballot. The court shall hear the
4	testimony and other evidence and, within forty-eight hours after the close
5	of the hearing, determine whether the candidate meets the qualifications
6	for the office for which the candidate has declared. THE provisions of
7	section 13-17-101 C.R.S., regarding frivolous, groundless, or vexatious
8	actions shall apply to this section.
9	SECTION 11. In Colorado Revised Statutes, 1-4-601, amend
10	(1.5) introductory portion, (1.5)(b), and (1.5)(c); and add (1.5)(d) as
11	follows:
12	1-4-601. Designation of candidates for primary election -
13	definition. (1.5) To be named as a candidate for designation by
14	assembly, a person must provide notice IN WRITING as follows no less
15	than thirty days before the assembly, unless otherwise provided by party
16	rules:
17	(b) A person seeking designation by a multi-county district
18	assembly must provide notice to the multi-county district chair and the
19	state chair; and
20	(c) A person seeking designation by the state assembly must
21	provide notice to the state chair A SINGLE-COUNTY DISTRICT ASSEMBLY
22	THAT IS NOT A COUNTY ASSEMBLY MUST PROVIDE NOTICE TO THE
23	SINGLE-COUNTY DISTRICT CHAIR; AND
24	(d) A PERSON SEEKING DESIGNATION BY THE STATE ASSEMBLY
25	MUST PROVIDE NOTICE TO THE STATE CHAIR.
26	
27	SECTION 12. In Colorado Revised Statutes, 1-4-905.5, amend

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1	$(1)(c), (2)(a), (2)(b)(I), \underline{\hspace{1cm}} $ and $(3)(d)$ as follows:
2	1-4-905.5. Petition entities - requirements - violations -
3	definitions. (1) As used in this section:
4	(c) "Petition entity" means any person or committee that directly
5	or indirectly provides payment to a circulator to circulate a petition to
6	nominate a candidate, or to recall an elected officer in accordance with
7	article 12 of this title 1, OR TO CREATE A MINOR PARTY IN ACCORDANCE
8	WITH PART 13 OF THIS ARTICLE 4.
9	(2) (a) It is unlawful for any petition entity to provide payment to
10	a circulator to circulate a petition to nominate a candidate, or to recall an
11	elected officer, OR TO CREATE A MINOR PARTY without first obtaining a
12	license from the secretary of state.
13	(b) (I) The secretary of state may deny a license if he or she THE
14	SECRETARY finds that the petition entity or any of its principals have been
15	found, in a judicial or administrative proceeding, to have authorized or
16	knowingly permitted any of the acts set forth in subsection (2)(c) of this
17	section, or to have VIOLATED THE PETITION LAWS OF COLORADO OR ANY
18	OTHER STATE, THAT THE PETITION ENTITY OR ANY OF ITS PRINCIPALS HAVE
19	BEEN CONVICTED IN COLORADO OR ANY OTHER STATE OF ELECTION
20	FRAUD, ANY OTHER ELECTION OFFENSE, OR AN OFFENSE WITH AN ELEMENT
21	OF FRAUD, OR THAT THE PETITION ENTITY knowingly contracted with a
22	petition entity OR A PRINCIPAL OF A PETITION ENTITY that has been found,
23	in a judicial or administrative proceeding, to have authorized or
24	knowingly permitted any of the acts set forth in subsection (2)(c) of this
25	section.
26	
27	(3) (d) If, after a hearing, the secretary of state finds that a petition

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1	entity violated a provision of subsection (2)(c) of this section or
2	contracted with a petition entity that violated a provision of subsection
3	(2)(c) of this section, the secretary MAY FINE THE PETITION ENTITY IN AN
4	AMOUNT NOT TO EXCEED FIVE THOUSAND DOLLARS AND shall revoke the
5	entity's license for not less than ninety days ONE YEAR or more than one
6	hundred eighty days TWO YEARS. Upon finding any subsequent violation
7	of a provision of subsection (2)(c) of this section, the secretary MAY FINE
8	THE PETITION ENTITY IN AN AMOUNT NOT TO EXCEED FIVE THOUSAND
9	DOLLARS AND shall revoke the petition entity's license for not less than
10	one hundred eighty days TWO YEARS or more than one year THREE YEARS.
11	The secretary shall consider all circumstances surrounding the violations
12	in fixing the length of the revocations.
13	
14	SECTION <u>13.</u> In Colorado Revised Statutes, 1-4-909, add (1.7)
15	as follows:
15 16	as follows: 1-4-909. Protest of designations and nominations. (1.7) (a) IF
16	1-4-909. Protest of designations and nominations. (1.7) (a) IF
16 17	1-4-909. Protest of designations and nominations. (1.7) (a) IF A CANDIDATE SUBMITS A PETITION TO THE SECRETARY OF STATE AT LEAST
16 17 18	1-4-909. Protest of designations and nominations. (1.7) (a) IF A CANDIDATE SUBMITS A PETITION TO THE SECRETARY OF STATE AT LEAST FOURTEEN DAYS PRIOR TO THE DEADLINE TO SUBMIT THE PETITION AND
16 17 18 19	1-4-909. Protest of designations and nominations. (1.7) (a) IF A CANDIDATE SUBMITS A PETITION TO THE SECRETARY OF STATE AT LEAST FOURTEEN DAYS PRIOR TO THE DEADLINE TO SUBMIT THE PETITION AND THE SECRETARY OF STATE DETERMINES THAT THE PETITION IS
16 17 18 19 20	1-4-909. Protest of designations and nominations. (1.7) (a) IF A CANDIDATE SUBMITS A PETITION TO THE SECRETARY OF STATE AT LEAST FOURTEEN DAYS PRIOR TO THE DEADLINE TO SUBMIT THE PETITION AND THE SECRETARY OF STATE DETERMINES THAT THE PETITION IS INSUFFICIENT, THEN THE PETITION IS INSUFFICIENT UNLESS THE CANDIDATE
16 17 18 19 20 21	1-4-909. Protest of designations and nominations. (1.7) (a) IF A CANDIDATE SUBMITS A PETITION TO THE SECRETARY OF STATE AT LEAST FOURTEEN DAYS PRIOR TO THE DEADLINE TO SUBMIT THE PETITION AND THE SECRETARY OF STATE DETERMINES THAT THE PETITION IS INSUFFICIENT, THEN THE PETITION IS INSUFFICIENT UNLESS THE CANDIDATE FILES A PROTEST IN WRITING UNDER OATH IN THE OFFICE OF THE

PARTICULARITY THE SIGNATURE LINES THAT THE CANDIDATE BELIEVES
THE SECRETARY OF STATE SHOULD HAVE ACCEPTED BUT THAT THE
SECRETARY OF STATE REJECTED. A CANDIDATE MAY NOT INCLUDE IN THE

25

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PROTEST SIGNATURE LINES THAT THE SECRETARY OF STATE REJECTED

SOLELY FOR A SIGNATURE DISCREPANCY UNDER SECTION 1-4-908 (1.5)

THAT THE CANDIDATE DID NOT CURE.

- (c) AFTER A CANDIDATE FILES A PROTEST, THE SECRETARY OF STATE MAY CONVENE A HEARING, WHICH MUST BE HELD BEFORE THE SECRETARY OF STATE OR A DESIGNEE OF THE SECRETARY OF STATE IS APPOINTED AS THE HEARING OFFICER. THE SECRETARY OF STATE SHALL PROVIDE NOTICE OF THE DATE AND TIME OF THE HEARING TO THE CANDIDATE BY E-MAIL OR MAIL NO LATER THAN FIVE DAYS PRIOR TO THE HEARING. THE TESTIMONY IN EVERY HEARING MUST BE UNDER OATH. THE HEARING MUST BE SUMMARY AND NOT SUBJECT TO DELAY.
- (d) The candidate filing a protest has the burden of sustaining the protest by a preponderance of the evidence. In determining whether any signature line should be accepted or rejected, the secretary of state may consider whether the signature on the petition matches the signature of the eligible elector identified by the candidate and whether the signer otherwise substantially complied with the requirements of this section when signing the petition. The secretary of state shall decide the protest no later than seven days before the deadline to certify ballot content pursuant to section 1-5-203 (1) for candidates to be placed on the primary election ballot and no later than fourteen days before the deadline to certify ballot content pursuant to section 1-5-203 (1) for any other candidate in any other election.
- (e) THE DECISION UPON MATTERS OF SUBSTANCE IS OPEN TO REVIEW, IF APPLICATION IS MADE WITHIN FIVE DAYS, IN THE MANNER

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1	PROVIDED IN SECTION 1-1-113, TO THE DISTRICT COURT. THE REMEDY IN
2	ALL CASES MUST BE SUMMARY, AND THE DECISION OF ANY COURT HAVING
3	JURISDICTION IS FINAL AND NOT SUBJECT TO REVIEW BY ANY OTHER
4	COURT; EXCEPT THAT THE SUPREME COURT, IN THE EXERCISE OF ITS
5	DISCRETION, MAY REVIEW ANY JUDICIAL PROCEEDING AS PROVIDED IN
6	SECTION 1-1-113.
7	SECTION 14. In Colorado Revised Statutes, 1-4-1203, amend
8	(4)(c) as follows:
9	1-4-1203. Presidential primary elections - when - conduct.
10	(4) (c) The county clerk and recorder shall send to all active electors in
11	the county who have not declared an affiliation or provided a ballot
12	preference with a political party a ballot packet that contains the ballots
13	of all the major political parties. In this ballot packet, the clerk shall also
14	provide written instructions advising the elector of the manner in which
15	the elector will be in compliance with the requirements of this code in
16	selecting and casting the ballot of a major political party. An elector may
17	cast the ballot of only one major political party. After selecting and
18	casting a ballot of a single major political party, the elector shall return
19	the ballot to the clerk. If an elector casts and returns to the clerk the ballot
20	of more than one major political party, all such ballots returned will be
21	rejected and will not be counted.
22	SECTION 15. In Colorado Revised Statutes, 1-5-102.9, amend
23	(1)(b.5)(I) introductory portion and (1)(b.7) as follows:
24	1-5-102.9. Voter service and polling centers - number required
25	- services provided - drop-off locations - definition. (1) (b.5) (I) For a
26	general election, a county clerk and recorder shall designate a voter
27	service and polling center on the campus of a state AN institution of

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2	the county as follows:
3	
4	(b.7) For a general election, at the request of the tribal council of
5	an Indian tribe located on a federal reservation whose headquarters are
6	within the county's boundaries, a county clerk and recorder shall
7	designate a voter service and polling center within the boundaries of the
8	reservation. on the day before election day and on election day. THE
9	TRIBAL COUNCIL MAY REQUEST EITHER TWO OR FOUR DAYS OF IN-PERSON
10	VOTING AT A VOTER SERVICE AND POLLING CENTER WITHIN THE
11	BOUNDARIES OF THE RESERVATION. TWO DAYS OF IN-PERSON VOTING
12	INCLUDE THE DAY BEFORE ELECTION DAY AND ELECTION DAY. FOUR DAYS
13	OF IN-PERSON VOTING INCLUDE THE DAY BEFORE ELECTION DAY, ELECTION
14	DAY, AND THE FRIDAY AND SATURDAY PRIOR TO ELECTION DAY. A request
15	under this subsection (1)(b.7) must be made no later than one hundred
16	eighty days before the date of the election.
17	 _
18	SECTION <u>16.</u> In Colorado Revised Statutes, 1-5-105, amend (2)
19	as follows:
20	1-5-105. Restrictions. (2) No polling location or drop-off
21	location shall be located in a room in which any intoxicating malt,
22	spirituous, or vinous liquors are being served; EXCEPT THAT A POLLING
23	LOCATION OR DROP-OFF LOCATION MAY BE LOCATED WITHIN A MULTI-USE
24	BUILDING AS SPECIFIED IN SUBSECTION (4) OF THIS SECTION, IN WHICH
25	INTOXICATING MALT, SPIRITOUS, OR VINOUS LIQUORS ARE SERVED, SO
26	LONG AS THE POLLING LOCATION OR DROP-OFF LOCATION IS IN A SEPARATE
27	AREA OF THE MULTI-USE FACILITY FROM WHERE SUCH LIQUORS ARE BEING

higher education, AS DEFINED IN SECTION 23-3.1-102 (5), located within

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1	SERVED.
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4	SECTION <u>17.</u> In Colorado Revised Statutes, repeal 1-5-505 as
5	follows:
6	1-5-505. Election expenses to be paid by county. (1) Except as
7	provided in section 1-5-505.5, the cost of conducting general, primary,
8	and congressional vacancy elections, including the cost of printing and
9	supplies, shall be a county charge, the payment of which shall be provided
10	for in the same manner as the payment of other county expenses.
11	(2) (a) For a special legislative election, if the state senatorial or
12	state representative district in which the special legislative election is to
13	be held is comprised of one or more whole counties or a part of one
14	county and all or a part of one or more other counties, the cost of
15	conducting a special legislative election, including the cost of printing
16	and supplies, shall be a county charge of the county in which there were
17	irregularities in the votes cast or counted at the general election for such
18	district.
19	(b) If the state senatorial or state representative district in which
20	the special election is to be held is comprised of a portion of one county,
21	the cost of conducting a special legislative election, including the cost of
22	printing and supplies, shall be a county charge of such county.
23	(c) The payment of such costs of a special legislative election
24	shall be provided for in the same manner as the payment of other county
25	expenses.
26	SECTION <u>18.</u> In Colorado Revised Statutes, repeal and reenact ,
27	with amendments, 1-5-505.5 as follows:

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1	1-5-505.5. State reimbursement to counties for elections with
2	state certified ballot content. (1) (a) FOR ANY STATE PRIMARY,
3	COORDINATED, GENERAL, CONGRESSIONAL VACANCY, SPECIAL
4	LEGISLATIVE, OR RECALL ELECTION CONDUCTED AFTER <u>JANUARY 1, 2025</u> ,
5	WHERE THE STATE CERTIFIES ANY BALLOT CONTENT, THE STATE SHALL
6	REIMBURSE EACH COUNTY FOR FORTY-FIVE PERCENT OF THE COSTS THAT
7	THE COUNTY INCURS IN CONDUCTING THE ELECTION, INCLUDING THE COST
8	OF PRINTING AND SUPPLIES. THE REMAINDER OF THE COSTS THAT THE
9	COUNTY INCURS IN CONDUCTING THE ELECTION IS A COUNTY CHARGE, THE
10	PAYMENT OF WHICH IS PROVIDED IN THE SAME MANNER AS THE PAYMENT
11	OF OTHER EXPENSES. THE SECRETARY OF STATE MAY ADOPT RULES FOR
12	DETERMINING WHICH COSTS ARE NECESSARY AND REASONABLE AND
13	THEREFORE REIMBURSABLE BY THE STATE.
14	(b) FOR A COORDINATED ELECTION, THE POLITICAL SUBDIVISIONS
15	FOR WHICH THE COUNTY CLERK AND RECORDER WILL CONDUCT A
16	COORDINATED ELECTION SHALL ENTER INTO AN AGREEMENT WITH THE
17	COUNTY CLERK AND RECORDER PURSUANT TO SECTION 1-7-116 (2) FOR A
18	REASONABLE SHARING OF THE COUNTY'S COSTS OF THE COORDINATED
19	ELECTION THAT ARE NOT REIMBURSED BY THE STATE PURSUANT TO
20	SUBSECTION (1)(a) OF THIS SECTION AMONG THE COUNTY AND THE
21	POLITICAL SUBDIVISIONS.
22	(c) Presidential primary elections shall be funded
23	PURSUANT TO 24-21-104.5 (2).
24	(2) THE GENERAL ASSEMBLY SHALL MAKE APPROPRIATIONS TO THE
25	DEPARTMENT OF STATE FROM THE DEPARTMENT OF STATE CASH FUND OR
26	FROM THE GENERAL FUND FOR THE PURPOSE OF REIMBURSING COUNTIES
27	AS REQUIRED BY THIS SECTION IN CONFORMITY WITH SECTION

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1	24-21-104.5.
2	SECTION 19. In Colorado Revised Statutes, amend 1-5-601.5
3	as follows:
4	1-5-601.5. Compliance with federal requirements. (1) All
5	voting systems and voting equipment offered for sale on or after May 28,
6	2004, must meet the voting systems standards that were promulgated in
7	2002 by the federal election commission. At his or her THE SECRETARY OF
8	STATE'S discretion, the secretary of state may require by rule that voting
9	systems and voting equipment satisfy voting systems standards
10	promulgated after January 1, 2008, by the federal election assistance
11	commission as long as such standards meet or exceed those promulgated
12	in 2002 by the federal election commission. Subject to section 1-5-608.2,
13	nothing in this section shall be construed to require any political
14	subdivision to replace a voting system that is in use prior to May 28,
15	2004.
16	(2) A voting system or voting equipment offered for sale or lease
17	for use in an election using instant runoff voting must meet the minimum
18	standards and specifications developed by the secretary of state in
19	accordance with section 1-5-616 (1.5). If standards related to instant
20	runoff voting are promulgated by the federal election ASSISTANCE
21	commission, the secretary of state may, at the secretary of state's
22	discretion, require by rule that a voting system or voting equipment used
23	to conduct an election using instant runoff voting meet the federal
24	standards, so long as the federal standards meet or exceed those
25	promulgated by the secretary of state.
26	SECTION <u>20.</u> In Colorado Revised Statutes, 1-5-608.5, amend
27	(3)(b) and (3.5)(b) as follows:

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1-5-608.5. Electromechanical voting systems - testing by
federally accredited labs - certification and approval of purchasing
of electromechanical voting systems by secretary of state - conditions
of use by secretary of state - testing. (3) (b) The secretary of state may
promulgate conditions of use in connection with the use by political
subdivisions of electronic and electromechanical voting systems as may
be appropriate. to mitigate deficiencies identified in the certification
process.
(3.5) (b) The secretary of state may promulgate conditions of use
in connection with the use by political subdivisions of an electronic and
electromechanical voting system in an election using instant runoff voting
as may be appropriate. to mitigate deficiencies identified in the
certification process.
_
SECTION 21. In Colorado Revised Statutes, 1-5-615, amend
(1)(m); and repeal (1)(n) and (1)(o) as follows:
1-5-615. Electromechanical voting systems - requirements.
(1) The secretary of state shall not certify any electronic or
electromechanical voting system unless such system:
(m) Can tabulate the total number of votes for each candidate for
each office and the total number of votes for and against each ballot
question and ballot issue; AND for the polling location;
(n) Can tabulate votes from ballots of different political parties at
the same voter service and polling center in a primary election;
(o) Can automatically produce vote totals for the polling location
in printed form; and
SECTION 22. In Colorado Revised Statutes, 1-5-616, amend (5)

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as follows:

1-5-616. Electromechanical voting systems - standards - procedures. (5) (a) Each designated election official shall establish written procedures to ensure the accuracy and security of voting in the political subdivision and submit the procedures to the secretary of state for review PRIOR TO EACH ELECTION. The secretary of state shall notify the designated election official of the approval or disapproval of the procedures no later than fifteen days after the secretary of state receives the submission.

(b) Each designated election official shall submit any revisions to the accuracy and THE security procedures to the secretary of state no less than sixty days before the first election in which the procedures will be used. The secretary of state shall notify the designated election official of the approval or disapproval of said revisions no later than fifteen days after the secretary of state receives the submission.

SECTION <u>23.</u> In Colorado Revised Statutes, 1-6-111, **amend** (1) as follows:

1-6-111. Number of election judges. (1) For partisan elections, the county clerk and recorder OF A COUNTY WITH FIFTEEN THOUSAND OR MORE ACTIVE ELECTORS AS OF THE DATE OF THE PREVIOUS GENERAL ELECTION shall appoint at least three election judges to serve as judges for each voter service and polling center to perform the designated functions. one of whom may be a student election judge appointed pursuant to section 1-6-101 (7). THE COUNTY CLERK AND RECORDER OF A COUNTY WITH FEWER THAN FIFTEEN THOUSAND ACTIVE ELECTORS AS OF THE DATE OF THE PREVIOUS GENERAL ELECTION SHALL APPOINT AT LEAST TWO

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1	ELECTION JUDGES TO SERVE AS JUDGES FOR EACH VOTER SERVICE AND
2	POLLING CENTER TO PERFORM THE DESIGNATED FUNCTIONS. In each voter
3	service and polling center, notwithstanding any other provision of this
4	article ARTICLE 6 and subject to the availability of election judges who
5	meet the affiliation requirements of section 1-6-109, of the election
6	judges appointed to serve as voter service and polling center judges
7	pursuant to this subsection (1), there shall MUST be at least one election
8	judge from each major political party who is not a student election judge.
9	SECTION <u>24.</u> In Colorado Revised Statutes, amend 1-7-105 as
10	follows:
11	1-7-105. Watchers at primary elections. (1) (a) (I) Each
12	political party participating in a primary election shall be IS entitled to
13	have a watcher in each precinct in the county WATCHERS AS FOLLOWS:
14	(A) IN A CENTRAL COUNT FACILITY, ONE WATCHER PER CENTRAL
15	COUNT PROCESS, BUT IN ANY CASE NOT LESS THAN ONE WATCHER FOR
16	EVERY TEN ELECTION JUDGES;
17	(B) DURING SIGNATURE VERIFICATION, ONE WATCHER FOR EVERY
18	FOUR ELECTION JUDGES; AND
19	(C) AT EACH VOTER SERVICE AND POLLING CENTER, ONE WATCHER
20	OR ONE WATCHER PER VOTER SERVICE AND POLLING CENTER PROCESS.
21	(II) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (1)(a)(I)
22	OF THIS SECTION, THE NUMBER OF WATCHERS PERMITTED IN A ROOM AT
23	ONE TIME IS SUBJECT TO SPACE LIMITATIONS AND LOCAL SAFETY CODES.
24	(b) The state chair or the chairperson of the county central
25	committee of each political party shall certify the persons selected as
26	watchers on STANDARDIZED forms provided by the county clerk and
27	recorder SECRETARY OF STATE and submit the names of the persons

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selected as watchers to the county clerk and recorder. To the extent possible, the state chair or chairperson shall submit the names by the close of business on the Friday immediately preceding the election.

(2) In addition, candidates for nomination on the ballot of any political party in a primary election shall be ARE entitled to appoint some person to act on their behalf in every precinct HAVE NO MORE THAN ONE WATCHER AT ANY ONE TIME IN EACH VOTER SERVICE AND POLLING CENTER AND WATCHERS AT EACH PLACE WHERE VOTES ARE COUNTED IN EACH COUNTY in which they are a candidate IN ACCORDANCE WITH THIS ARTICLE 7 AND RULES PROMULGATED BY THE SECRETARY OF STATE. Each candidate shall certify the persons appointed as watchers on forms provided by the county clerk and recorder and submit the names of the persons selected as watchers to the county clerk and recorder. To the extent possible, the candidate shall submit the names by the close of business on the Friday immediately preceding the election.

SECTION <u>25.</u> In Colorado Revised Statutes, **amend** 1-7-106 as follows:

1-7-106. Watchers at general and congressional vacancy elections. (1) Each participating political party or issue committee whose candidate or issue is on the ballot, and each unaffiliated and write-in candidate whose name is on the ballot for a general or congressional vacancy election, is entitled to have no more than one watcher at any one time in each voter service and polling center in the county and at each place where votes are counted in accordance with this article WATCHERS AS SPECIFIED IN SUBSECTION (2) OF THIS SECTION. The chairperson of the county central committee, OR THE STATE CHAIRPERSON of each major political party, the county chairperson or other authorized official of each

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minor political party, the issue committee, or the write-in or unaffiliated candidate shall certify the names of one or more persons selected as watchers on STANDARDIZED forms provided by the county clerk and recorder SECRETARY OF STATE and submit the names of the persons selected as watchers to the county clerk and recorder. To the extent possible, the chairperson, authorized official, issue committee, or candidate shall submit the names by the close of business on the Friday immediately preceding the election. The watchers shall surrender the certificates to the election judges at the time they enter the voter service and polling center and are sworn by the judges. This section does not prevent party candidates or county party officers from visiting voter service and polling centers or drop-off locations to observe the progress of voting.

- (2) (a) EACH PARTICIPATING POLITICAL PARTY OR ISSUE COMMITTEE WHOSE CANDIDATE OR ISSUE IS ON THE BALLOT, AND EACH UNAFFILIATED AND WRITE-IN CANDIDATE WHOSE NAME IS ON THE BALLOT FOR A GENERAL OR CONGRESSIONAL VACANCY ELECTION, IS ENTITLED TO HAVE WATCHERS AS FOLLOWS:
- (I) IN A CENTRAL COUNT FACILITY, ONE WATCHER PER CENTRAL COUNT PROCESS, BUT IN ANY CASE NOT LESS THAN ONE WATCHER FOR EVERY TEN ELECTION JUDGES;
- 22 (II) DURING SIGNATURE VERIFICATION, ONE WATCHER FOR EVERY 23 FOUR ELECTION JUDGES; AND
 - (III) AT EACH VOTER SERVICE AND POLLING CENTER, ONE WATCHER PER VOTER SERVICE AND POLLING CENTER PROCESS.
 - (b) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (2)(a) OF THIS SECTION, THE NUMBER OF WATCHERS PERMITTED IN A ROOM AT ONE

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1	TIME IS SUBJECT TO SPACE LIMITATIONS AND LOCAL SAFETY CODES.
2	SECTION <u>26.</u> In Colorado Revised Statutes, 1-7-108, add (4) as
3	follows:
4	1-7-108. Requirements of watchers. (4) (a) A COUNTY CLERK
5	AND RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL REVOKE THE
6	CERTIFICATE OF A WATCHER WHO USES A MOBILE PHONE OR OTHER
7	ELECTRONIC DEVICE TO TAKE OR RECORD PICTURES OR VIDEO IN ANY
8	POLLING LOCATION OR OTHER PLACE WHERE ELECTION ACTIVITIES ARE
9	CONDUCTED AND WHERE VOTERS' CONFIDENTIAL OR PERSONALLY
10	IDENTIFIABLE INFORMATION IS WITHIN VIEW.
11	(b) NOTHING IN SUBSECTION (4)(a) OF THIS SECTION PROHIBITS A
12	WATCHER FROM USING A PHONE TO SEND OR RECEIVE TEXT MESSAGES
13	WHILE WATCHING ELECTION ACTIVITIES SO LONG AS THE WATCHER IS NOT
14	LOCATED WHERE PERSONALLY IDENTIFIABLE INFORMATION IS WITHIN
15	VIEW.
16	SECTION 27. In Colorado Revised Statutes, 1-7-116, amend
17	(2)(b) as follows:
18	1-7-116. Coordinated elections - definition. (2) The political
19	subdivisions for which the county clerk and recorder will conduct the
20	coordinated election shall enter into an agreement with the county clerk
21	and recorder for the county or counties in which the political subdivision
22	is located concerning the conduct of the coordinated election. The
23	agreement shall be signed no later than seventy days prior to the
24	scheduled election. The agreement shall include but not be limited to the
25	following:
26	(b) Provision for a reasonable sharing of the actual cost of the
27	coordinated election among the county and the political subdivisions. For

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such purpose, political subdivisions are not responsible for sharing any portion of the usual costs of maintaining the office of the county clerk and recorder, including but not limited to overhead costs and personal services costs of permanent employees, except for such costs that are shown to be directly attributable to conducting coordinated elections on behalf of political subdivisions. Notwithstanding any other provision of this section, the state's share of the actual costs of the coordinated election shall be governed by the provisions of section 1-5-505.5. Where the state's reimbursement to a particular county for the costs of conducting a coordinated election pursuant to section 1-5-505.5 is less than the costs of conducting a coordinated election for which the county is entitled to reimbursement by means of a cost-sharing agreement entered into pursuant to the provisions of this subsection (2), such differential shall be assumed by the county. Where the state's reimbursement to a particular county for the costs of conducting a coordinated election pursuant to section 1-5-505.5 is greater than the costs of conducting a coordinated election for which the county is entitled to reimbursement by means of a cost-sharing agreement entered into pursuant to the provisions of this subsection (2), the county shall be entitled to retain such differential, with no obligation to return any portion of such amount to the state.

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SECTION <u>28.</u> In Colorado Revised Statutes, **add** 1-7-119 as follows:

1-7-119. Voter service and polling centers - electors - use of mobile phones. An elector may take a mobile phone or other electronic device into a voter service and polling center so long as the elector does not make or receive any phone <u>calls</u>. Except for calls to or from the multilingual ballot hotline

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1	ESTABLISHED PURSUANT TO SECTION 1-3-904, OR TAKE ANY PICTURES OR
2	VIDEOS OTHER THAN IMAGES OF THE ELECTOR'S OWN PERSON OR BALLOT.
3	
4	SECTION 29. In Colorado Revised Statutes, amend 1-7-404 as
5	follows:
6	1-7-404. Judge to inspect voting machine. No person shall
7	deface or damage any voting machine or the ballot thereon. The election
8	judges shall designate at least one election judge to be stationed beside
9	the entrance to the voting machine during the entire period of the election
10	to see that it is properly closed after each voter has entered.
11	ELECTROMECHANICAL VOTING SYSTEM COMPONENT. At such intervals as
12	may be deemed necessary, the AN election judge shall also examine the
13	face of the machine EACH COMPONENT to ascertain whether it has been
14	defaced or damaged TO ENSURE THAT SEALS ARE INTACT AND to detect
15	any wrongdoing. and to repair any damage.
16	
17	SECTION 30. In Colorado Revised Statutes, 1-7-510, amend (4)
18	as follows:
19	1-7-510. Election software code - escrow - definitions. (4) The
20	secretary of state shall retain election setup records for six months, after
21	which the secretary of state shall return the election setup records to the
22	designated election official AS AN ELECTION RECORD. The designated
23	election official shall retain the election setup records for the period of
24	time for which the designated election official is required to retain official
25	election records.
26	SECTION 31. In Colorado Revised Statutes, 1-7-512, amend
27	(1)(c) as follows:

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1	1-7-512. Voting system providers - duties. (1) A voting system
2	provider under contract to provide a voting system to a political
3	subdivision in this state shall:
4	
5	(c) Place in escrow with the secretary of state OR INDEPENDENT
6	ESCROW AGENT any subsequent changes to the escrowed election software
7	or supporting documentation;
8	 _
9	SECTION 32. In Colorado Revised Statutes, 1-7.5-107, amend
10	(3.5)(d), and (4.5)(a)(III)(A); and add (4.3)(c) as follows:
11	1-7.5-107. Procedures for conducting mail ballot election -
12	primary elections - first-time voters casting a mail ballot after having
13	registered by mail to vote - in-person request for ballot - return
14	envelope requirements - repeal (3.5) (d) (I) Any person who
15	desires to cast his or her ballot by mail but does not satisfy the
16	requirements of subsection (3.5)(b) of this section may cast such ballot by
17	mail. The county clerk and recorder or designated election official shall,
18	within three days after the receipt of a mail ballot that does not contain a
19	copy of identification as defined in section 1-1-104 (19.5), but in no event
20	later than two days after election day, send to the eligible elector at the
21	address indicated in the registration records and to the eligible elector's
22	electronic mail address if available a letter explaining the lack of
23	compliance with subsection (3.5)(b) of this section. If the county clerk
24	and recorder or designated election official receives a copy of
25	identification in compliance with subsection (3.5)(b) of this section
26	within eight days after election day, and if the mail ballot is otherwise
27	valid, the mail ballot shall be counted.

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1	(II) THE COUNTY CLERK AND RECORDER OR DESIGNATED
2	ELECTION OFFICIAL, WITHIN TWENTY-FOUR HOURS OF RECEIVING AN
3	ELIGIBLE ELECTOR'S IDENTIFICATION IN COMPLIANCE WITH SUBSECTION
4	(3.5)(b) OF THIS SECTION, SHALL UPDATE THE STATEWIDE VOTER
5	REGISTRATION SYSTEM TO INDICATE THAT THE ELIGIBLE ELECTOR HAS
6	CURED THE DEFICIENCY ON THEIR BALLOT. THE CLERK AND RECORDER OR
7	DESIGNATED ELECTION OFFICIAL IS NOT REQUIRED TO UPDATE THE
8	STATEWIDE VOTER REGISTRATION SYSTEM PURSUANT TO THIS SUBSECTION
9	(3.5)(d)(II) ON A SATURDAY, SUNDAY, OR LEGAL HOLIDAY UNLESS, ON
10	THE THURSDAY IMMEDIATELY FOLLOWING ELECTION DAY, THE CLERK AND
11	RECORDER OR DESIGNATED ELECTION OFFICIAL'S REVIEW OF THE
12	REMAINING NUMBER OF LETTERS ISSUED BUT NOT RETURNED PURSUANT
13	TO SUBSECTION (3.5)(d)(I) OF THIS SECTION AND SECTIONS 1-7.5-107.3
14	(1.5)(a) AND 1-7.5-107.3 (2)(a) INDICATES THAT THE MARGIN FOR ANY
15	BALLOT CONTEST OR BALLOT QUESTION IS GREATER THAN THE REMAINING
16	NUMBER OF LETTERS ISSUED OR INDICATES THAT THE REMAINING NUMBER
17	OF LETTERS ISSUED TO VOTERS ELIGIBLE TO VOTE ON A PARTICULAR
18	BALLOT CONTEST OR BALLOT QUESTION COULD NOT POTENTIALLY MOVE
19	THE MARGIN OF THAT BALLOT CONTEST OR BALLOT QUESTION INTO A
20	MANDATORY RECOUNT PURSUANT TO SECTION 1-10.5-101 (1)(b), IF
21	RETURNED.
22	(III) FOR STATE-CERTIFIED BALLOT CONTESTS AND BALLOT
23	MEASURES, THE SECRETARY OF STATE'S OFFICE SHALL COMPLETE THE
24	REVIEW PURSUANT TO SUBSECTION (4.3)(a)(II) OF THIS SECTION.
25	(c) (I) THE COUNTY CLERK AND RECORDER OR DESIGNATED
26	ELECTION OFFICIAL SHALL ARRANGE FOR THE COLLECTION OF BALLOTS BY
27	BIPARTISAN TEAMS OF ELECTION JUDGES OR STAFF FROM EACH DROP BOX

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1	LOCATION AFTER THE DROP BOX LOCATION IS OPEN AND MUST RECEIVE
2	THE BALLOTS INTO THE STATEWIDE VOTER REGISTRATION SYSTEM:
3	(A) AT LEAST ONCE EVERY SEVENTY-TWO HOURS AFTER BALLOTS
4	ARE MAILED, EXCLUDING BALLOTS THAT ARE MAILED PURSUANT TO THE
5	FEDERAL"UNIFORMED AND OVERSEAS CITIZENS ABSENTEE VOTING ACT
6	of 1986", 52 U.S.C. sec. 20301 et seq., until the date that voter
7	SERVICE AND POLLING CENTERS ARE REQUIRED TO OPEN;
8	(B) AT LEAST ONCE EVERY TWENTY-FOUR HOURS DURING THE
9	DAYS THAT VOTER SERVICES AND POLLING CENTERS ARE REQUIRED TO BE
10	OPEN;
11	(C) FOR COUNTIES WITH AT LEAST TWO HUNDRED FIFTY THOUSAND
12	ACTIVE ELECTORS AS OF THE DATE OF THE PREVIOUS GENERAL ELECTION,
13	AT LEAST ONCE ON THE SUNDAY BEFORE ELECTION DAY; AND
14	(D) FOR COUNTIES WITH AT LEAST TWO HUNDRED FIFTY
15	THOUSAND ACTIVE ELECTORS AS OF THE DATE OF THE PREVIOUS GENERAL
16	ELECTION, AT LEAST TWICE ON THE MONDAY BEFORE ELECTION DAY AND
17	AT LEAST TWICE ON ELECTION DAY BEFORE 7 P.M.
18	(II) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION
19	OFFICIAL MAY SATISFY THE REQUIREMENTS OF SUBSECTION $(4.3)(c)(I)$ of
20	THIS SECTION BY:
21	(A) COLLECTING AND TRANSPORTING THE BALLOTS TO THE
22	CENTRAL COUNTING LOCATION FOR RECEIPT INTO THE STATEWIDE VOTER
23	REGISTRATION SYSTEM; OR
24	(B) COLLECTING AND TRANSPORTING THE BALLOTS TO THE
25	NEAREST VOTER SERVICE AND POLLING CENTER FOR RECEIPT INTO THE
26	STATEWIDE VOTER REGISTRATION SYSTEM.
27	(4.5) (a) (III) (A) On and after January 1, 2020, For a presidential

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1	primary or November coordinated election, from the eighth day before the
2	election until the second day before the election, the county clerk and
3	recorder shall designate at least one voter service and polling center on
4	each campus of a state institution of higher education, AS DEFINED IN
5	SECTION 23-3.1-102 (5), that has ten thousand or more enrolled students,
6	and on the day before the election and on election day, the county clerk
7	and recorder shall designate at least one voter service and polling center
8	on each campus of a state institution of higher education located within
9	the county that has three TWO thousand or more enrolled students as
10	determined in accordance with section 1-5-102.9 (1)(b.5)(III).
11	SECTION 33. In Colorado Revised Statutes, 1-7.5-107.3, add
12	(1.5)(d) and (2)(d) as follows:
13	1-7.5-107.3. Verification of signatures - rules.
14	(1.5) (d) (I) The county clerk and recorder or designated
15	ELECTION OFFICIAL, WITHIN TWENTY-FOUR HOURS OF RECEIVING THE
16	ELIGIBLE ELECTOR'S SIGNED FORM AND IDENTIFICATION IN COMPLIANCE
17	WITH SUBSECTION (1.5)(b) OF THIS SECTION, SHALL UPDATE THE
18	STATEWIDE VOTER REGISTRATION SYSTEM TO INDICATE THAT THE
19	ELIGIBLE ELECTOR HAS CURED THE DEFICIENCY ON THEIR BALLOT. THE
20	CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL IS NOT
21	REQUIRED TO UPDATE THE STATEWIDE VOTER REGISTRATION SYSTEM
22	PURSUANT TO THIS SUBSECTION (1.5)(d) ON A SATURDAY, SUNDAY, OR A
23	LEGAL HOLIDAY UNLESS, ON THE THURSDAY IMMEDIATELY FOLLOWING
24	ELECTION DAY, THE CLERK AND RECORDER OR DESIGNATED ELECTION
25	OFFICIAL'S REVIEW OF THE REMAINING NUMBER OF LETTERS ISSUED BUT
26	NOT RETURNED PURSUANT TO SUBSECTIONS (1.5)(a) AND (2)(a) OF THIS
	NOT RETORIVED TORSOANT TO SOBSECTIONS (1.5)(a) AND (2)(a) OF THIS

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1	FOR ANY BALLOT CONTEST OR BALLOT QUESTION IS GREATER THAN THE
2	REMAINING NUMBER OF LETTERS ISSUED TO VOTERS ELIGIBLE TO VOTE ON
3	A PARTICULAR BALLOT CONTEST OR BALLOT QUESTION COULD NOT
4	POTENTIALLY MOVE THE MARGIN OF THAT BALLOT CONTEST OR BALLOT
5	QUESTION INTO A MANDATORY RECOUNT PURSUANT TO SECTION
6	<u>1-10.5-101 (1)(b), if returned.</u>
7	(II) FOR STATE-CERTIFIED BALLOT CONTESTS AND BALLOT
8	MEASURES, THE SECRETARY OF STATE'S OFFICE SHALL COMPLETE THE
9	REVIEW PURSUANT TO SUBSECTION (1.5)(d)(I) OF THIS SECTION.
10	(2) (d) (I) THE COUNTY CLERK AND RECORDER OR DESIGNATED
11	ELECTION OFFICIAL, WITHIN TWENTY-FOUR HOURS OF RECEIVING AN
12	ELIGIBLE ELECTOR'S SIGNED FORM AND IDENTIFICATION IN COMPLIANCE
13	WITH SUBSECTION (2)(a) OF THIS SECTION, SHALL UPDATE THE STATEWIDE
14	VOTER REGISTRATION SYSTEM TO INDICATE THAT THE ELIGIBLE ELECTOR
15	HAS CURED THE DEFICIENCY ON THEIR BALLOT. THE CLERK AND RECORDER
16	OR DESIGNATED ELECTION OFFICIAL IS NOT REQUIRED TO UPDATE THE
17	STATEWIDE VOTER REGISTRATION SYSTEM PURSUANT TO THIS SUBSECTION
18	(2)(d) ON A SATURDAY, SUNDAY, OR LEGAL HOLIDAY UNLESS, ON THE
19	THURSDAY IMMEDIATELY FOLLOWING ELECTION DAY, THE CLERK AND
20	RECORDER OR DESIGNATED ELECTION OFFICIAL'S REVIEW OF THE
21	REMAINING NUMBER OF LETTERS ISSUED BUT NOT RETURNED PURSUANT
22	TO SUBSECTIONS (1.5)(a) AND (2)(a) OF THIS SECTION AND SECTION
23	1-7.5-107.3 (1.5)(a) INDICATES THAT THE MARGIN FOR ANY BALLOT
24	CONTEST OR BALLOT QUESTION IS GREATER THAN THE REMAINING NUMBER
25	OF LETTERS ISSUED OR INDICATES THAT THE REMAINING NUMBER OF
26	LETTERS ISSUED TO VOTERS ELIGIBLE TO VOTE ON A PARTICULAR BALLOT
2.7	CONTEST OR BALLOT OUESTION COLLD NOT POTENTIALLY MOVE THE

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1	MARGIN OF THAT BALLOT CONTEST OR BALLOT QUESTION INTO A
2	MANDATORY RECOUNT PURSUANT TO SECTION 1-10.5-101 (1)(b), IF
3	<u>RETURNED.</u>
4	(II) FOR STATE-CERTIFIED BALLOT CONTESTS AND BALLOT
5	MEASURES, THE SECRETARY OF STATE'S OFFICE SHALL COMPLETE THE
6	REVIEW PURSUANT TO SUBSECTION (2)(d)(I) OF THIS SECTION.
7	SECTION 34. In Colorado Revised Statutes, amend 1-7.5-107.5
8	as follows:
9	1-7.5-107.5. Counting mail ballots. The election officials at the
10	mail ballot counting place may receive and prepare mail ballots delivered
11	and turned over to them by the designated election official for tabulation.
12	Counting of the mail ballots may begin fifteen days prior to the election,
13	AND COUNTIES WITH MORE THAN TEN THOUSAND ACTIVE ELECTORS AS OF
14	THE DATE OF THE PREVIOUS GENERAL ELECTION MUST BEGIN NO LATER
15	THAN FOUR DAYS PRIOR TO THE ELECTION, and continue until counting is
16	completed. The election official in charge of the mail ballot counting
17	place shall take all precautions necessary to ensure the secrecy of the
18	counting procedures, and no information concerning the count shall be
19	released by the election officials or watchers until after 7 p.m. on election
20	day.
21	SECTION 35. In Colorado Revised Statutes, 1-7.5-113.5, amend
22	(2) as follows:
23	1-7.5-113.5. Voting at county jails or detention centers.
24	(2) The election plan required by section 1-7.5-105 must include the
25	following information:
26	(a) How the county clerk and recorder will provide each county
27	jail or detention center with voter information materials consistent with

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1	the materials provided to nonconfined eligible electors, including at a
2	minimum a list of acceptable forms of identification under section
3	1-1-104 (19.5) and the information required by sections 1-40-124.5 and
4	1-40-125; and
5	(b) The process by which the county clerk and the sheriff or the
6	sheriff's designee will facilitate voter registration and delivery and
7	retrieval of mail ballots for confined eligible electors;
8	(c) IN COUNTIES THAT HAVE ISSUED ELECTRONIC TABLETS TO OR
9	MADE ELECTRONIC TABLETS AVAILABLE TO CONFINED ELIGIBLE ELECTORS,
10	THE PROCESS BY WHICH THE COUNTY CLERK AND RECORDER AND THE
11	SHERIFF OR THE SHERIFF'S DESIGNEE WILL FACILITATE VOTER
12	REGISTRATION, BALLOT DELIVERY, AND BALLOT RETURN USING
13	ELECTRONIC TABLETS ISSUED TO CONFINED ELIGIBLE ELECTORS. THE
14	ELECTION PLAN MUST INCLUDE THE PROCESS FOR HOW CONFINED ELIGIBLE
15	ELECTORS WILL BE PROVIDED ACCESS TO REGISTER AND VOTE WITHOUT
16	CHARGE AND IN A CONFIDENTIAL MANNER; AND
17	(d) The number of confined eligible voters who registered
18	TO VOTE IN THE PRIOR YEAR AND THE NUMBER OF CONFINED ELIGIBLE
19	VOTERS WHO VOTED IN THE LAST NOVEMBER ELECTION.
20	SECTION 36. In Colorado Revised Statutes, 1-7.5-202, amend
21	(2) as follows:
22	1-7.5-202. Hours a counting place is open for receiving and
23	counting mail ballots. (2) Counting of the mail ballots may begin fifteen
24	days prior to the election, AND COUNTIES WITH MORE THAN TEN
25	THOUSAND ACTIVE ELECTORS AS OF THE DATE OF THE PREVIOUS GENERAL
26	ELECTION MUST BEGIN NO LATER THAN FOUR DAYS PRIOR TO THE
27	ELECTION, and shall continue until counting is completed.

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SECTION 37. In Colorado Revised Statutes, 1-10.5-102, **amend** (1), (2), (3)(a), and (3)(b) as follows:

1-10.5-102. Recounts for congressional, state, and district offices, state ballot questions, and state ballot issues. (1) If the secretary of state determines that a recount is required for the office of United States senator, representative in congress, any state office or district office of state concern, any state ballot question, or any state ballot issue certified for the ballot by the secretary of state, the secretary of state shall order a complete recount of all the votes cast for that office, state ballot question, or state ballot issue no later than the thirtieth TWENTY-FOURTH day after the election.

- (2) The secretary of state shall notify the county clerk and recorder of each county involved of a public recount to be conducted in the county. at a place prescribed by the secretary of state. The recount shall MUST be completed no later than the thirty-fifth THIRTY-FIRST day after any election. The secretary of state shall promulgate and provide each county clerk and recorder with the necessary rules to conduct the recount in a fair, impartial, and uniform manner, including provisions for watchers during the recount. Any rule concerning the conduct of a recount must take into account the type of voting system and equipment used by the county in which the recount is to be conducted.
- (3) (a) Prior to any recount, the canvass board shall choose at random and test voting devices AT LEAST ONE BALLOT SCANNER THAT WILL BE used in the candidate race, ballot issue, or ballot question that is the subject of the recount. The board shall use the voting devices it has selected to conduct a comparison of the machine count of the ballots

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1	counted on each such voting device for the candidate race, ballot issue,
2	or ballot question to the corresponding manual count of the voter-verified
3	paper records The purpose of the test is to ensure that the voting
4	SYSTEM ACCURATELY TABULATES VOTES IN THE RECOUNTED CONTEST. TO
5	CONDUCT THE TEST, THE COUNTY MUST PREPARE AND TABULATE THE
6	FOLLOWING GROUPS OF BALLOTS:
7	(I) A GROUP OF BALLOTS THAT INCLUDES EVERY BALLOT STYLE
8	AND, WHERE APPLICABLE, PRECINCT STYLE CONTAINING THE RECOUNTED
9	CONTEST. THE GROUP OF BALLOTS MUST CONSIST OF ENOUGH BALLOTS TO
10	MARK EVERY VOTE POSITION AND EVERY POSSIBLE COMBINATION OF VOTE
11	POSITIONS FOR THE RECOUNTED CONTEST AND INCLUDE OVERVOTES,
12	UNDERVOTES, AND BLANK VOTES IN THE RECOUNTED CONTEST. THE
13	CANVASS BOARD MAY CHOOSE TO USE THE COUNTY'S GROUP OF BALLOTS
14	FROM THE PUBLIC LOGIC AND ACCURACY TEST CONDUCTED PURSUANT TO
15	SECTION 1-7-509 (2) FOR THE SAME ELECTION TO SATISFY THIS
16	REQUIREMENT.
17	$(II)\ For\ a\ requested\ recount, a\ group\ of\ ballots\ consisting$
18	OF TEN BALLOTS WITH THE RECOUNT CONTEST MARKED BY THE
19	INDIVIDUAL REQUESTING THE RECOUNT, ANY OTHER CANDIDATE IN THE
20	CONTEST, OR THE PERSON OR ORGANIZATION THAT COULD HAVE
21	REQUESTED THE RECOUNT; AND
22	(III) FOR A MANDATORY RECOUNT, A GROUP OF BALLOTS
23	CONSISTING OF TEN BALLOTS WITH THE RECOUNT CONTEST MARKED BY AT
24	LEAST TWO CANVASS BOARD MEMBERS OF DIFFERENT PARTY
25	AFFILIATIONS.
26	(b) A BIPARTISAN TEAM OF ELECTION JUDGES OR STAFF MUST

HAND TALLY THE RECOUNTED CONTEST ON THE TEST BALLOTS AND VERIFY

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THAT THE HAND TALLY MATCHES THE VOTING SYSTEM'S TABULATION FOR
EACH SCANNER THAT IS BEING TESTED. IF THE CANVASS BOARD USES THE
COUNTY'S GROUP OF BALLOTS FROM THE PUBLIC LOGIC AND ACCURACY
TEST CONDUCTED UNDER SECTION $1-7-509(2)$, THEN THE CANVASS BOARD
MAY USE THE KNOWN RESULTS OR PREVIOUS HAND TALLY OF THAT GROUP
OF BALLOTS IN LIEU OF HAND TALLYING THE RECOUNTED CONTEST FOR
THOSE BALLOTS. If the results of the comparison of the machine count and
the manual count in accordance with the requirements of subsection (3)(a)
of this section AND THIS SUBSECTION (3)(b) are identical, or if any
discrepancy is able to be accounted for by voter THE CANVASS BOARD
CONCLUDES THAT ANY DISCREPANCIES ARE ATTRIBUTABLE TO HUMAN
error, then the recount may MUST be conducted in the same manner as the
original ballot count. If the results of the comparison of the machine
count and the manual count in accordance with the requirements of
subsection (3)(a) of this section AND THIS SUBSECTION (3)(b) are not
identical, or if any discrepancy is not able to be accounted for by voter
error, a presumption is created that A HAND COUNT OF the voter-verified
paper records will be used for a final determination THE RECOUNT, unless
evidence exists that the integrity of the voter-verified paper records has
been irrevocably compromised. The secretary of state shall decide which
method of recount is used in each case, based on the secretary's
determination of which method will ensure the most accurate count,
subject to judicial review for abuse of discretion. Nothing in this
subsection (3) limits any person from pursuing any applicable legal
remedy otherwise provided by law.
SECTION 38. In Colorado Revised Statutes, amend 1-10.5-103

as follows:

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1-10.5-103. Recount for other offices, ballot issues, and ballot questions in an election coordinated by county clerk and recorder. In any election coordinated by the county clerk and recorder, if it appears, as evidenced by the official abstract of votes cast, that a recount is required for any office, ballot question, or ballot issue not included in section 1-10.5-102, the county clerk and recorder shall order a recount of the votes cast for the office, ballot question, or ballot issue TO BE CONDUCTED IN ACCORDANCE WITH SECTION 1-10.5-102. Any recount of the votes shall MUST be completed no later than the thirty-fifth THIRTY-FIRST day after the election. A political subdivision that referred a ballot issue or ballot question to the electors may waive the automatic recount provisions of this section if the ballot issue or ballot question fails by giving written notice to the county clerk and recorder within twenty-three days after any election.

SECTION 39. In Colorado Revised Statutes, 1-10.5-106, **amend** (2) as follows:

1-10.5-106. Request for recount by interested party - definitions. (2) Whenever a recount is not required an interested party may submit a notarized written request for a recount TO BE CONDUCTED IN ACCORDANCE WITH SECTION 1-10.5-102 at the expense of the interested party making the request. This request shall MUST be filed with the secretary of state, the county clerk and recorder, the designated election official, or other governing body that originally certified the candidate, ballot question, or ballot issue for the ballot within twenty-eight days NO SOONER THAN TEN DAYS OR LATER THAN TWENTY-TWO DAYS after any primary, general, or coordinated, OR RECALL election. A REQUEST UNDER

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THIS SECTION BY AN INTERESTED PARTY MAY BE MADE ONLY ONCE. Such THE election official shall notify the political subdivision within which the election was held no later than the day following receipt of the request. Before conducting the recount, the election official who will conduct the recount shall determine the cost of the recount within one day FOUR DAYS of receiving the request to recount, BUT NO LATER THAN TWENTY-FOUR DAYS FOLLOWING THE ELECTION, AND SHALL notify the interested party that requested the recount of the cost. and collect the costs of conducting the recount. If the request is filed with the secretary of state, the secretary of state shall determine the cost of the recount by adding the individual amounts determined by the political subdivisions conducting the recount. The interested party that requested the recount shall pay the cost of the recount by certified funds to the election official with whom the request for a recount was filed within one day of receiving the election official's cost determination NO LATER THAN TWENTY-SEVEN DAYS AFTER THE ELECTION. The funds shall MUST be placed in escrow for payment of all DIRECT AND INDIRECT expenses, INCLUDING STAFF TIME AND RELATED EXPENSES, incurred BY THE COUNTY OR SECRETARY OF STATE in the recount. If after the recount the result of the election is reversed in favor of the interested party that requested the recount or if the amended election count is such that a recount otherwise would have been required, the payment for expenses shall be refunded to the interested party that requested the recount. Any escrow amounts not refunded to the interested party that requested the recount shall MUST be paid to the election officials who conducted the recount. Any recount of votes pursuant to this section shall MUST be completed no later than the thirty-seventh THIRTY-FIFTH day after any primary, general, or

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1	coordinated, OR RECALL election.
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3	SECTION <u>40.</u> In Colorado Revised Statutes, amend 1-11-107 as
4	follows:
5	1-11-107. Lists of presidential electors. The secretary of state
6	shall prepare a certificate of election for each presidential elector who is
7	elected at any general election. The governor shall sign and affix the seal
8	of the state to the certificates. and THE SECRETARY OF STATE SHALL
9	deliver one SIX COPIES OF THE certificate to each elector on THE DATE OF
10	or before the thirty-fifth day after the general election MEETING OF THE
11	ELECTORS TO CAST BALLOTS AS REQUIRED IN SECTION 1-4-304.
12	SECTION 41. In Colorado Revised Statutes, 1-12-111, amend
13	(2) as follows:
14	1-12-111. Setting date of recall election. (2) After receiving or
15	creating the certificate of sufficiency, the governor or designated election
16	official shall, within twenty-four hours, set a date for holding the election,
17	which date shall be not less than thirty nor more than sixty days after the
18	statement CERTIFICATE of sufficiency has been submitted TO THE
19	GOVERNOR or created; except that, if a general election is to be held
20	within ninety days after the statement CERTIFICATE of sufficiency has
21	been submitted or created TO THE GOVERNOR, the recall election must
22	be held as a part of that election. For a county or school district election,
23	if a general election is to be held within one hundred twenty days after the
24	statement CERTIFICATE of sufficiency has been submitted or created, the
25	recall election must be held as part of that election. Regardless of any
26	other requirement found in this section, a county or school district recall
27	election may not be held within sixty days after the date of a primary,

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1	general, or congressional vacancy election.
2	
3	SECTION <u>42.</u> In Colorado Revised Statutes, repeal 1-13-709 as
4	follows:
5	1-13-709. Voting in wrong polling location. Any person who, at
6	any election provided by law, knowingly votes or offers to vote in any
7	polling location in which he or she is not qualified to vote upon
8	conviction shall be punished as provided in section 1-13-111.
9	SECTION 43. In Colorado Revised Statutes, 1-13-714, amend
10	(1)(c) as follows:
11	1-13-714. Electioneering - removing and return of ballot -
12	definition. (1) (c) Nothing in this section limits or prohibits the
13	incidental display of buttons, shirts, hats, or other apparel that support
14	various causes or political issues by individuals who are traveling through
15	corridors subject to the one-hundred-foot electioneering restriction
16	specified in subsection (1)(a) of this section seeking access to areas other
17	than polling locations on campuses of state institutions of higher
18	education.
19	
20	SECTION 44. In Colorado Revised Statutes, 1-40-135, amend
21	(2)(a) introductory portion, $\underline{\hspace{1cm}}$ (3)(a), and (5)(a)(I) as follows:
22	1-40-135. Petition entities - requirements - definition. (2) (a) It
23	is unlawful for any petition entity to provide compensation to a circulator
24	to circulate a petition without first obtaining a license therefor from the
25	secretary of state. The secretary of state may deny a license if he or she
26	THE SECRETARY finds that the petition entity or any of its principals have
27	been found, in a judicial or administrative proceeding, to have violated

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the petition laws of Colorado or any other state; and such violation involves authorizing or knowingly permitting any of the acts set forth in subsection (2)(c) of this section TO HAVE BEEN CONVICTED IN COLORADO OR ANY OTHER STATE OF ELECTION FRAUD, ANY OTHER ELECTION OFFENSE, OR AN OFFENSE WITH AN ELEMENT OF FRAUD; or to have knowingly contracted with a petition entity, OR THE PRINCIPAL OF A PETITION ENTITY, that has been found, in a judicial or administrative proceeding, to have authorized or knowingly permitted any of the acts set forth in subsection (2)(c) of this section. The secretary of state shall deny a license:

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(3) (a) Any procedures by which alleged violations involving petition entities are heard and adjudicated shall be governed by the "State Administrative Procedure Act", article 4 of title 24. C.R.S. If a complaint is filed with the secretary of state pursuant to section 1-40-132 (1) alleging that a petition entity was not licensed when it compensated any circulator, the secretary may use information that the entity is required to produce pursuant to section 1-40-121 and any other information to which the secretary may reasonably gain access, including documentation produced pursuant to paragraph (b) of subsection (2) SUBSECTION (2)(b) of this section, at a hearing. After a hearing is held, if a violation is determined to have occurred, such petition entity shall be fined by the secretary in an amount not to exceed one hundred dollars per circulator for each day that the named individual or individuals circulated petition sections on behalf of the unlicensed petition entity. If the secretary finds that a petition entity violated a provision of paragraph (c) of subsection (2) SUBSECTION (2)(c) of this section, the secretary MAY FINE THE

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1	PETITION ENTITY IN AN AMOUNT NOT TO EXCEED FIVE THOUSAND DOLLARS
2	AND shall revoke the entity's license for not less than ninety days ONE
3	YEAR or more than one hundred eighty days TWO YEARS. Upon finding
4	any subsequent violation of a provision of paragraph (c) of subsection (2)
5	SUBSECTION (2)(c) of this section, the secretary MAY FINE THE PETITION
6	ENTITY IN AN AMOUNT NOT TO EXCEED FIVE THOUSAND DOLLARS AND
7	shall revoke the petition entity's license for not less than one hundred
8	eighty days TWO YEARS or more than one year THREE YEARS. The
9	secretary shall consider all circumstances surrounding the violations in
10	fixing the length of the revocations.
11	(5) (a) A licensed petition entity shall register with the secretary
12	of state by providing to the secretary of state:
13	(I) The ballot title of any proposed measure NUMBER for which a
14	petition will be circulated by circulators coordinated or paid by the
15	petition entity;
16	
17	SECTION 45. In Colorado Revised Statutes, 1-45-103, amend
18	(11.5) as follows:
19	1-45-103. Definitions - repeal. As used in this article 45, unless
20	the context otherwise requires:
21	(11.5) "Independent expenditure committee" means one or more
22	persons that make an independent expenditure IN SUPPORT OF OR IN
23	OPPOSITION TO A CANDIDATE in an aggregate amount in excess of one
24	thousand dollars or that collect in excess of one thousand dollars from
25	one or more persons for the purpose of making an independent
26	expenditure.
27	SECTION 46. In Colorado Revised Statutes, 1-45-103.7, amend

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1	(5.3); and add (1.5)(f), (3.5), and (12) as follows:
2	1-45-103.7. Contribution limits - county offices - school district
3	director - treatment of independent expenditure committees -
4	contributions from limited liability companies - voter instructions on
5	spending limits - definitions. (1.5) (f) A CANDIDATE COMMITTEE FOR A
6	COUNTY OFFICE SHALL NOT KNOWINGLY ACCEPT CONTRIBUTIONS FROM AN
7	ISSUE COMMITTEE OR A SMALL-SCALE ISSUE COMMITTEE, AND A
8	CANDIDATE COMMITTEE SHALL NOT MAKE CONTRIBUTIONS TO AN ISSUE
9	COMMITTEE OR SMALL-SCALE ISSUE COMMITTEE.
10	(3.5) A CANDIDATE COMMITTEE SHALL NOT KNOWINGLY ACCEPT
11	CONTRIBUTIONS FROM AN ISSUE COMMITTEE OR A SMALL-SCALE ISSUE
12	COMMITTEE, AND A CANDIDATE COMMITTEE SHALL NOT MAKE
13	CONTRIBUTIONS TO AN ISSUE COMMITTEE OR SMALL-SCALE ISSUE
14	COMMITTEE.
15	(5.3) An issue committee or small-scale issue committee shall not
16	knowingly:
17	(a) Accept contributions from:
18	(a) (I) Any natural person who is not a citizen of the United
19	States;
20	(b) (II) A foreign government; or
21	(e) (III) Any foreign corporation that does not have the authority
22	to transact business in this state pursuant to article 115 of title 7 or any
23	successor section; OR
24	(IV) A CANDIDATE COMMITTEE;
25	(b) Make contributions to a candidate or candidate
26	COMMITTEE.
2.7	(12) (a) (I) A CANDIDATE COMMITTEE ACCOUNT THAT WAS

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1	ESTABLISHED FOR A CANDIDATE WHO WAS NOT ELECTED MUST BE
2	TERMINATED WITHIN ONE YEAR FOLLOWING THE ELECTION FOR WHICH THE
3	CANDIDATE COMMITTEE ACCOUNT WAS ESTABLISHED UNLESS THERE IS AN
4	OUTSTANDING CAMPAIGN FINANCE COMPLAINT AGAINST THE CANDIDATE
5	COMMITTEE THAT ESTABLISHED THE CANDIDATE COMMITTEE $\underline{\text{ACCOUNT.}}$
6	
7	(II) A CANDIDATE COMMITTEE ACCOUNT THAT WAS ESTABLISHED
8	FOR A CANDIDATE WHO WAS ELECTED MUST BE TERMINATED WITHIN ONE
9	YEAR FOLLOWING THE DATE THAT THE CANDIDATE WHO WAS ELECTED
10	LEAVES OFFICE UNLESS THERE IS AN OUTSTANDING CAMPAIGN FINANCE
11	COMPLAINT AGAINST THE CANDIDATE COMMITTEE THAT ESTABLISHED THE
12	CANDIDATE COMMITTEE ACCOUNT.
13	(b) THE TOTAL AMOUNT OF UNEXPENDED CAMPAIGN
14	CONTRIBUTIONS THAT ARE TRANSFERRED TO A NEW CANDIDATE
15	COMMITTEE FOR A DIFFERENT OFFICE SOUGHT BY THE SAME CANDIDATE
16	SHALL NOT EXCEED THE POLITICAL PARTY CONTRIBUTION LIMIT FOR THE
17	INITIAL CANDIDATE COMMITTEE THAT RECEIVED THE CONTRIBUTIONS.
18	SECTION 47. In Colorado Revised Statutes, 1-45-106, amend
19	(1)(a)(II), (1)(a)(III), and $(1)(b)$ introductory portion; and add $(1)(b)(VI)$
20	as follows:
21	1-45-106. Unexpended campaign contributions.
22	(1) (a) (II) Except as authorized by section 1-45-103.7 (6.5) AND
23	SUBSECTION (1)(b)(VI) OF THIS SECTION, in no event shall contributions
24	to a candidate committee be used for personal purposes not reasonably
25	related to supporting the election of the candidate.
26	(III) A candidate committee for a former officeholder or a person
27	not elected to office shall expend all of the unexpended campaign

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1	contributions retained by such candidate committee, for the purposes
2	specified in this subsection (1), no later than nine years ONE YEAR from
3	the date such officeholder's term expired or from the date of the election
4	at which such person was a candidate for office, whichever is later.
5	(b) In addition to any use described in paragraph (a) of this
6	subsection (1) SUBSECTION (1)(a) OF THIS SECTION, a person elected to a
7	public office may use unexpended campaign contributions held by the
8	person's candidate committee for any of the following purposes:
9	(VI) FOR PURPOSES SPECIFIED IN SECTION 1-45-103.7 (6.5), IN
10	CONNECTION WITH THE PERSON'S OFFICIAL DUTIES AS AN ELECTED
11	OFFICIAL.
12	SECTION 48. In Colorado Revised Statutes, 1-45-107.5, amend
13	(1) as follows:
14	1-45-107.5. Independent expenditures - restrictions on foreign
15	corporations - registration - disclosure - disclaimer requirements -
16	definitions. (1) Notwithstanding any other provision of law, no natural
17	person who is not a citizen of the United States, foreign government, or
18	foreign corporation may expend moneys MONEY on an independent
19	expenditure in connection with an election OF A CANDIDATE in the state,
20	and no independent expenditure committee may knowingly accept a
21	donation from any natural person who is not a citizen of the United
22	States, any foreign government, or any foreign corporation.
23	SECTION 49. In Colorado Revised Statutes, 1-45-108, amend
24	(7)(a)(II) as follows:
25	1-45-108. Disclosure - definitions - repeal.
26	(7) (a) Notwithstanding any other provision of law, and subject to
2.7	subsection (7)(b) of this section, a matter is considered a ballot issue or

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1	a ballot question for the purpose of determining whether an issue
2	committee has been formally established, thereby necessitating
3	compliance with any disclosure and reporting requirements of this article
4	45 and article XXVIII of the state constitution, at the earliest of the
5	following:
6	(II) The matter has been referred to the voters by the general
7	assembly, AS EVIDENCED WHEN THE MEASURE IS PASSED BY THE GENERAL
8	ASSEMBLY, or the governing body of any political subdivision of the state
9	with authorization to refer matters to the voters;
10	SECTION <u>50.</u> In Colorado Revised Statutes, 1-45-110, amend
11	(2)(a) and (3); and add (2)(c), (2)(d), and (3.5) as follows:
12	1-45-110. Candidate affidavit - disclosure statement.
13	(2) (a) Except as provided in paragraph (b) of this subsection
14	SUBSECTION (2)(b) OF THIS SECTION, each candidate for the general
15	assembly, governor, lieutenant governor, attorney general, state treasurer,
16	secretary of state, state board of education, regent of the University of
17	Colorado, and district attorney shall file a AN ACCURATE AND COMPLETE
18	statement disclosing the information required by section 24-6-202 (2)
19	with the appropriate officer, on a form approved by the secretary of state,
20	within ten days of filing the affidavit required by subsection (1) of this
21	section.
22	(c) A CANDIDATE MUST ELECTRONICALLY FILE THE DISCLOSURE
23	STATEMENT REQUIRED IN SUBSECTION (2)(a) OF THIS SECTION, AND THE
24	SECRETARY OF STATE MUST MAKE ALL DISCLOSURE STATEMENTS
25	AVAILABLE TO THE PUBLIC ON ITS WEBSITE. THE SECRETARY MAY REDACT
26	CERTAIN INFORMATION SUCH AS A CANDIDATE'S ADDRESS OR OTHER
27	PERSONAL INFORMATION.

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1	(d) The form approved by the secretary of state must
2	INCLUDE AN AFFIRMATION FOR THE CANDIDATE TO CERTIFY THAT THE
3	INFORMATION PROVIDED IN THE DISCLOSURE STATEMENT IS TRUE,
4	COMPLETE, AND CORRECT TO THE BEST OF THE CANDIDATE'S KNOWLEDGE
5	AND BELIEF.
6	(3) If any person fails to file the affidavit or the AN ACCURATE
7	AND COMPLETE disclosure statement required by subsection (2) of this
8	section, the designated election official certifying the ballot in accordance
9	with section 1-5-203 (3)(a) shall send a notice to the person by certified
10	mail, return receipt requested, to the person's mailing address E-MAIL AND
11	MAIL. The notice must state that the person will be disqualified as a
12	candidate if the person fails to file the appropriate document within five
13	TEN business days of the receipt of AFTER the notice HAS BEEN SENT. If
14	the person fails to file the appropriate document within that time frame,
15	the designated election official shall disqualify the candidate.
16	(3.5) ANY COMPLAINTS ABOUT A CANDIDATE NOT COMPLYING
17	WITH THE REQUIREMENTS OF THIS SECTION SHALL BE TREATED AS A
18	CAMPAIGN FINANCE COMPLAINT PURSUANT TO SECTION $\underline{1-45-111.7}$ (2)(a).
19	
20	SECTION 51. In Colorado Revised Statutes, 1-45-117, amend
21	(1)(a)(I) introductory portion, $(1)(a)(I)(C)$, $(1)(a)(I)(D)$, and $(4)(a)$ as
22	follows:
23	1-45-117. State and political subdivisions - limitations on
24	contributions. (1) (a) (I) No agency, department, board, division,
25	bureau, commission, or council of the state or any political subdivision of
26	the state shall make any contribution in campaigns involving the
27	nomination, retention, or election of any person to any public office, nor

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1 shall any such entity make any donation to any other person for the 2 purpose of making an independent expenditure, nor shall any such entity 3 expend any moneys MONEY from any source, or make any contributions, 4 to urge electors to vote in favor of or against any: 5 (C) Referred measure, as defined in section 1-1-104 (34.5), 6 PASSED BY THE GENERAL ASSEMBLY OR THE GOVERNING BODY OF ANY 7 POLITICAL SUBDIVISION OF THE STATE WITH AUTHORIZATION TO REFER 8 MATTERS TO VOTERS; 9 (D) RECALL measure for the recall of any officer that has been 10 certified by the appropriate election official for submission to the electors 11 for their approval or rejection SUBMITTED FOR APPROVAL FOR 12 CIRCULATION ON AN APPROVED PETITION FORM. 13 (4) (a) Any A violation of this section shall be IS subject to the 14 provisions of sections 9 (2) and 10 (1) SECTION 10 (1) of article XXVIII 15 of the state constitution, SECTION 1-45-111.7, or any appropriate order or 16 relief, including an order directing the person making a contribution or 17 expenditure in violation of this section to reimburse the fund of the state 18 or political subdivision, as applicable, from which such moneys were 19 MONEY WAS diverted for the amount of the contribution or expenditure, 20 injunctive relief, or a restraining order to enjoin the continuance of the 21 violation. 22 **SECTION 52.** In Colorado Revised Statutes, 24-6-202, amend 23 (2) introductory portion, (2)(a), (2)(d), (2)(f), and (2)(h); and **add** (2)(i) 24 as follows: 25 24-6-202. Disclosure - contents - filing - false or incomplete 26 **filing - penalty.** (2) Disclosure shall MUST include THE FOLLOWING FOR

THE PREVIOUS CALENDAR YEAR, UNLESS OTHERWISE SPECIFIED:

27

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(a) The names, AND AMOUNTS, DISCLOSED AS A RANGE INCLUDED
IN THE FORM PRESCRIBED BY THE SECRETARY OF STATE, of any source or
sources of any income, including capital gains, whether or not taxable, of
the person making disclosure, his THE PERSON'S spouse, and ANY minor
children residing with him THE PERSON MAKING THE DISCLOSURE;

- (d) The identity, by name, of all offices, directorships, and fiduciary relationships held by the person making disclosure, his THE PERSON'S spouse, and ANY minor children residing with him THE PERSON MAKING THE DISCLOSURE, INCLUDING WHETHER THE POSITION IS COMPENSATED OR UNCOMPENSATED;
- (f) The name of each creditor to whom the person making disclosure, his the Person's spouse, or the Person's minor children owe money in excess of one thousand dollars, and including the interest rate and the highest amount owed, disclosed as a range included in the form prescribed by the secretary of state, for the calendar year covered in the statement;
- (h) Such additional information as the person making disclosure might desire. The sources of compensation exceeding five thousand dollars received by the person making the disclosure or the person's business affiliation for services provided directly by the person making the disclosure during the current year and during the prior calendar year, if the source is a person or entity that is regulated by the state or pays for a lobbyist that conducts lobbying at the general assembly or at a state regulatory body. This includes the names of clients and customers of any affiliated corporation, firm, partnership, or other business enterprise and a description of the duties

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1	PERFORMED OR SERVICES RENDERED FOR EACH SOURCE OF COMPENSATION
2	IF THE PERSON MAKING THE DISCLOSURE DIRECTLY PROVIDED THE
3	SERVICES GENERATING A FEE OR PAYMENT OF MORE THAN FIVE THOUSAND
4	DOLLARS. THE PERSON MAKING THE DISCLOSURE MAY EXCLUDE ANY
5	INFORMATION CONSIDERED CONFIDENTIAL AS A RESULT OF A PRIVILEGED
6	RELATIONSHIP RECOGNIZED BY LAW. IF THE PERSON MAKING THE
7	DISCLOSURE WITHHOLDS INFORMATION AS A RESULT OF A PRIVILEGED
8	RELATIONSHIP, THE PERSON SHALL STILL DISCLOSE THE EXISTENCE OF THE
9	SOURCE OF COMPENSATION AND AN EXPLANATION FOR WHY INFORMATION
10	WAS WITHHELD.
11	$(i) \ Any \ additional information \ that \ the \ person \ making \ the$
12	DISCLOSURE DEEMS NECESSARY.
13	SECTION <u>53.</u> In Colorado Revised Statutes, add 24-75-115 as
14	follows:
14 15	follows: 24-75-115. Use of state funds - marketing featuring elected
15	24-75-115. Use of state funds - marketing featuring elected
15 16	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR
15 16 17	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION
15 16 17 18	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF
15 16 17 18 19	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT
15 16 17 18 19 20	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT PROMINENTLY FEATURE A PERSON WHO IS A DECLARED CANDIDATE FOR A
15 16 17 18 19 20 21	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT PROMINENTLY FEATURE A PERSON WHO IS A DECLARED CANDIDATE FOR A FEDERAL, STATE, OR LOCAL OFFICE FOR A FUTURE ELECTION. FOR
15 16 17 18 19 20 21 22	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT PROMINENTLY FEATURE A PERSON WHO IS A DECLARED CANDIDATE FOR A FEDERAL, STATE, OR LOCAL OFFICE FOR A FUTURE ELECTION. FOR PURPOSES OF THIS SECTION, ADVERTISING DOES NOT INCLUDE:
15 16 17 18 19 20 21 22 23	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT PROMINENTLY FEATURE A PERSON WHO IS A DECLARED CANDIDATE FOR A FEDERAL, STATE, OR LOCAL OFFICE FOR A FUTURE ELECTION. FOR PURPOSES OF THIS SECTION, ADVERTISING DOES NOT INCLUDE:
15 16 17 18 19 20 21 22 23 24	24-75-115. Use of state funds - marketing featuring elected officials - prohibition. (1) A COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL WHO IS ADMINISTERING AN ELECTION AND THE DEPARTMENT OF STATE SHALL NOT USE ANY APPROPRIATION OF STATE OR FEDERAL MONEY TO PAY FOR ADVERTISING EXPENSES THAT PROMINENTLY FEATURE A PERSON WHO IS A DECLARED CANDIDATE FOR A FEDERAL, STATE, OR LOCAL OFFICE FOR A FUTURE ELECTION. FOR PURPOSES OF THIS SECTION, ADVERTISING DOES NOT INCLUDE: (a) OFFICIAL NOTICES OR COMMUNICATIONS THAT ARE REQUIRED OR AUTHORIZED BY LAW; OR

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1	SECRETARY OF STATE.
2	SECTION 54. Appropriation. (1) For the 2023-24 state fiscal
3	year, \$485,437 is appropriated to the department of state. This
4	appropriation is from the department of state cash fund created in section
5	24-21-104 (3)(b), C.R.S. To implement this act, the department may use
6	this appropriation as follows:
7	(a) \$415,200 for personal services related to information
8	technology;
9	(b) \$2,350 for operating expenses related to information
10	technology;
11	(c) \$50,092 for personal services related to elections, which
12	amount is based on an assumption that the division will require an
13	additional 0.8 FTE; and
14	(D) \$17,795 for operating expenses related to elections.
15	SECTION 55. Effective date. This act takes effect upon passage;
16	except that sections 23, 24, and 40 of this act take effect <u>January 1, 2025.</u>
17	SECTION <u>56.</u> Safety clause. The general assembly hereby finds,
18	determines, and declares that this act is necessary for the immediate
19	preservation of the public peace, health, or safety.

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