First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-0807.01 Megan Waples x4348

HOUSE BILL 19-1278

HOUSE SPONSORSHIP

Lontine,

SENATE SPONSORSHIP

Fenberg,

House Committees State, Veterans, & Military Affairs Appropriations

101

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Senate Committees

A BILL FOR AN ACT

CONCERNING MODIFICATIONS TO MISCELLANEOUS PROVISIONS OF THE "UNIFORM ELECTION CODE OF 1992".

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 makes changes to the "Uniform Election Code of 1992" (code), including changes to procedures for voter registration, ballot access requirements, political party organization filing requirements, procedures for emergency and in-person voting, requirements for the content of an election plan, procedures for curing ballots, and requirements for curing recall petitions. The formulas and hours for drop

boxes and voter service and polling centers are revised. The bill allows a 17-year-old who is preregistered and who will be 18 on the date of the next general election to vote in a primary, and allows a person to seek a court order to keep polling locations open past the regular closing time on election day when voting at or access to a polling location has been substantially impaired. The bill makes additional technical changes and corrections to the code.

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

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2 **SECTION 1. Short title.** The short title of this act is the 3 "Colorado Votes Act". 4 **SECTION 2.** In Colorado Revised Statutes, 1-1-104, amend 5 (9.8); and **add** (9.7) as follows: 6 1-1-104. **Definitions.** As used in this code, unless the context 7 otherwise requires: 8 (9.7) "DROP BOX" MEANS A SECURE RECEPTACLE ESTABLISHED TO 9 RECEIVE MAIL BALLOTS TWENTY-FOUR HOURS A DAY. THE TERM DOES NOT 10 INCLUDE A MAIL BALLOT BOX MAINTAINED AT A VOTER SERVICE AND 11 POLLING CENTER PURSUANT TO SECTION 1-5-102.9 (3)(1) OR A DROP-OFF 12 LOCATION. 13 (9.8) "Drop-off location" means a location established for the 14 receipt of mail ballots as specified in section 1-5-102.9 (4) UNDER THE 15 SUPERVISION OF A MUNICIPAL CLERK, ELECTION JUDGES, A COUNTY CLERK 16 AND RECORDER OR A MEMBER OF THE COUNTY CLERK AND RECORDER'S 17 STAFF, A DESIGNATED ELECTION OFFICIAL, OR ANOTHER PERSON 18 DESIGNATED BY THE DESIGNATED ELECTION OFFICIAL AS REQUIRED BY 19 THIS CODE. The term does not include A mail ballot boxes BOX maintained 20 at A voter service and polling centers CENTER pursuant to section 21 1-5-102.9 (3)(1) OR A DROP BOX. 22 **SECTION 3.** In Colorado Revised Statutes, 1-2-101, add (2)(c)

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1	as follows:
2	1-2-101. Qualifications for registration - preregistration.
3	(2) (c) A PERSON PREREGISTERED UNDER THIS SUBSECTION (2) WHO IS
4	SEVENTEEN YEARS OF AGE ON THE DATE OF A PRIMARY ELECTION OR
5	PRESIDENTIAL PRIMARY ELECTION AND WHO WILL BE EIGHTEEN YEARS OF
6	AGE ON THE DATE OF THE NEXT GENERAL ELECTION IS ENTITLED TO VOTE
7	IN THE PRIMARY ELECTION OR PRESIDENTIAL PRIMARY ELECTION.
8	SECTION 4. In Colorado Revised Statutes, 1-2-202.5, amend
9	(3)(a)(I) as follows:
10	1-2-202.5. Online voter registration - online changes in elector
11	information. (3) The electronic voter registration form must include:
12	(a) (I) The questions "Are you a citizen of the United States of
13	America?", "Are you at least sixteen years of age?", and "Do you
14	understand that you must be at least SEVENTEEN YEARS OLD AND TURNING
15	EIGHTEEN YEARS OLD ON OR BEFORE THE DATE OF THE NEXT GENERAL
16	ELECTION TO BE ELIGIBLE TO VOTE IN A PRIMARY ELECTION, AND AT LEAST
17	eighteen years of age OLD to be eligible to vote IN ANY OTHER
18	ELECTION?", "Have you resided in Colorado for at least twenty-two days
19	immediately prior to the election?","Do you reside in the precinct in
20	which you intend to register?", "Is the address you have listed your sole
21	legal place of residence for purposes of voting?", and "Do you affirm that
22	you will not cast more than one ballot in any election?" and places for the
23	elector to input answers to the questions.
24	SECTION 5. In Colorado Revised Statutes, amend 1-2-203
25	as follows:
26	1-2-203. Registration on Indian reservations. (1) The secretary
27	or secretary's designee of any tribal council of an Indian tribe located on

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1	a federal reservation that has no municipality contained within the
2	reservation serves as a deputy registrar only for registration purposes for
3	the county in which the reservation is located. The secretary of the tribal
4	council or the secretary's designee shall take registrations only in the
5	tribal council headquarters. The secretary of the tribal council or the
6	secretary's designee shall register any eligible elector residing in any
7	precinct in the county who appears in person in the office of the PROVIDES
8	A COMPLETE VOTER REGISTRATION APPLICATION TO THE secretary of the
9	tribal council at any time during which registration is permitted in the
10	office of the county clerk and recorder. The secretary of the tribal council
11	shall forward the registration records to the county clerk and recorder,
12	either in person or by certified mail, on or before the fifteenth day of each
13	month; except that, within twenty-two days before an election, the
14	secretary of the tribal council shall appear in person or transmit daily to
15	deliver any registration records to the county clerk and recorder. Within
16	eight days before an election, the secretary of the tribal council shall
17	accept an application and inform the applicant that he or she must go to
18	a voter service and polling center in order to vote in that election.
19	(2) AN ELIGIBLE ELECTOR WHO LIVES ON AN INDIAN RESERVATION,
20	BUT WHO DOES NOT HAVE A RESIDENCE ADDRESS RECOGNIZED BY THE
21	UNITED STATES POSTAL SERVICE, MAY REGISTER TO VOTE USING, AS HIS
22	OR HER RESIDENCE ADDRESS, THE ADDRESS OF THE TRIBAL COUNCIL
23	HEADQUARTERS OR ANY OTHER ADDRESS APPROVED BY THE SECRETARY
24	OF THE TRIBAL COUNCIL.
25	SECTION 6. In Colorado Revised Statutes, 1-2-204, amend
26	(2)(f.5) as follows:

1-2-204. Questions answered by elector - rules. (2) In addition,

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each elector shall correctly answer the following:

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2 (f.5) In the case of an elector who has been issued a current and 3 valid Colorado driver's license, The elector's CURRENT AND VALID 4 Colorado driver's license number, If, instead of a driver's license, the 5 elector has been issued a current and valid identification card by the 6 department of revenue in accordance with part 3 of article 2 of title 42, 7 C.R.S., the elector shall provide the number of the CURRENT AND VALID 8 identification card If the elector has not been issued a current and valid 9 Colorado driver's license or identification card, the elector shall answer 10 that he or she does not have a driver's license or identification card and 11 shall provide issued to the elector in accordance with part 3 of 12 ARTICLE 2 OF TITLE 42, OR the last four digits of the elector's social 13 security number. If the elector does not have a social security number OR 14 A CURRENT AND VALID COLORADO DRIVER'S LICENSE OR IDENTIFICATION 15 CARD, the elector shall answer that he or she does not have a social 16 security number or a current and valid Colorado driver's license 17 OR IDENTIFICATION CARD.

SECTION 7. In Colorado Revised Statutes, 1-2-205, **amend as** it will become effective July 1, 2019, (2) as follows:

1-2-205. Self-affirmation made by elector. (2) Each elector making application for registration or preregistration shall make the following self-affirmation: "I,, affirm that I am a citizen of the United States; I have been a resident of the state of Colorado for at least twenty-two days immediately prior to an election in which I intend to vote; and I am at least sixteen years old; and I understand that I must be AT LEAST SEVENTEEN YEARS OLD AND TURNING EIGHTEEN YEARS OLD ON OR BEFORE THE DATE OF THE NEXT GENERAL ELECTION TO BE ELIGIBLE TO

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1	VOTE IN A PRIMARY ELECTION, AND AT LEAST eighteen years old to be
2	eligible to vote IN ANY OTHER ELECTION. I further affirm that my present
3	address as stated herein is my sole legal place of residence, that I claim
4	no other place as my legal residence, and that I understand that I am
5	committing a felony if I knowingly give false information regarding my
6	place of present residence. I certify under penalty of perjury that I meet
7	the registration or preregistration qualifications of this state; that the
8	information I have provided on this application is true to the best of my
9	knowledge and belief; and that I have not, nor will I, cast more than one
10	ballot in any election.".
11	SECTION 8. In Colorado Revised Statutes, 1-2-227, amend (2)
12	as follows:
13	1-2-227. Custody and preservation of records. (2) The voter
14	information provided by a preregistrant who will not turn eighteen years
15	of age by the date of the next election shall be kept confidential in the
16	same manner as, and using the programs developed for, information that
17	is kept confidential pursuant to section 24-72-204 (3.5). C.R.S. Nothing
18	in this subsection (2) shall be construed to require any request,
19	application, or fee for such confidentiality. When the preregistrant will be
20	eighteen years of age on the date of the next election, OR ON JANUARY 1
21	OF THE YEAR IN WHICH THE PREREGISTRANT WILL BE ELIGIBLE TO VOTE IN
22	ANY PRIMARY ELECTION UNDER SECTION 1-2-101 (2)(c), such information
23	is no longer confidential under this subsection (2).
24	SECTION 9. In Colorado Revised Statutes, 1-2-402, amend (2)
25	and (3) as follows:
26	1-2-402. Registration by high school deputy registrars - rules.
27	(2) The high school deputy registrar may register OR PREREGISTER any

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student, employee of the school, other person who attends school functions, or any other person who is eligible to register OR PREREGISTER to vote. Voter registration may be made available only when the school is open for classes or any other school or community function. The high school deputy registrar shall take registrations OR PREREGISTRATIONS only on school district premises.

(3) A high school deputy registrar may have available an official application form for voter registration for each student who is eighteen years of age or who will be eighteen years of age at the time of the next election. A HIGH SCHOOL DEPUTY REGISTRAR MAY HAVE AVAILABLE AN OFFICIAL APPLICATION FORM FOR PREREGISTRATION FOR EACH STUDENT WHO IS SIXTEEN YEARS OF AGE.

SECTION 10. In Colorado Revised Statutes, 1-2-403, **amend** (2), (3)(a), and (4) as follows:

1-2-403. Training and registration materials for high school deputy registrars - processing applications. (2) The county clerk and recorder shall issue sufficient registration materials to each high school deputy registrar for the registration OR PREREGISTRATION of all eligible students, employees, and other persons at the high school which the high school deputy registrar serves. The high school deputy registrar shall give a receipt to the county clerk and recorder for all materials issued.

- (3) (a) The high school deputy registrar shall stamp the application for registration OR PREREGISTRATION with a validation stamp and provide the applicant with a receipt verifying the registration application.
- (4) Upon receipt of an application, the county clerk and recorder shall determine if the application is complete. If the county clerk and

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recorder determines that the application is complete, the applicant shall be deemed registered OR PREREGISTERED as of the date of application. If the county clerk and recorder determines that the application is not complete, the county clerk and recorder shall notify the applicant, stating the additional information required. The applicant shall be deemed registered OR PREREGISTERED as of the date of application when the additional information is provided any time prior to the actual voting.

SECTION 11. In Colorado Revised Statutes, 1-3-101, amend (1) as follows:

1-3-101. Party affiliation required - residence. (1) (a) In order to vote at any precinct caucus, assembly, or convention of a political party, the elector must be a resident of the precinct for twenty-two days, must be registered to vote no later than twenty-two days before the

to vote at any precinct caucus, assembly, or convention of a political party, the elector must be a resident of the precinct for twenty-two days, must be registered to vote no later than twenty-two days before the caucus, assembly, or convention, and must be affiliated with the political party holding the caucus, assembly, or convention for at least twenty-two days as shown in the statewide voter registration system; except that any registered elector who has attained the age of eighteen years or who has become a naturalized citizen during the twenty-two days immediately preceding the meeting may vote at any caucus, assembly, or convention even though the elector has been affiliated with the political party for less than twenty-two days. A PREREGISTRANT WHO IS SEVENTEEN YEARS OF AGE ON THE DATE OF A CAUCUS AND WHO WILL BE EIGHTEEN YEARS OF AGE ON THE DATE OF THE NEXT GENERAL ELECTION MAY VOTE AT THE CAUCUS.

(b) If an elector desires to vote at a precinct caucus but the elector's eligibility cannot be verified upon examination of the list of registered electors provided in accordance with

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1	SUBSECTION (3) OF THIS SECTION, THE ELECTOR SHALL COMPLETE AN
2	AFFIDAVIT ATTESTING TO THE FACTS ESTABLISHING THE ELECTOR'S
3	ELIGIBILITY. THE SECRETARY OF STATE SHALL PROMULGATE RULES
4	PRESCRIBING THE FORM AND CONTENT OF THE AFFIDAVIT.
5	SECTION 12. In Colorado Revised Statutes, 1-3-102, amend
6	(1)(a)(III) as follows:
7	1-3-102. Precinct caucuses. (1) (a) (III) In a year in which a
8	presidential election will be held, a political party may, by decision of its
9	state central committee, hold its precinct caucuses on the first Saturday
10	following the presidential primary election. The committee shall notify
11	the secretary of state and the clerk and recorder of each county in the state
12	of the decision within five days after the decision ON OR BEFORE JANUARY
13	2 OF THE YEAR IN WHICH THE ELECTION WILL BE HELD.
14	SECTION 13. In Colorado Revised Statutes, 1-3-103, amend (7)
15	as follows:
16	1-3-103. Party committees. (7) No later than thirty days after the
17	organizational meetings authorized by this section, the secretary of each
18	party central committee prescribed by this section shall file with the
19	secretary of state STATE PARTY a list of the names, addresses, and
20	telephone numbers of each of the officers elected, together with a list of
21	the names, addresses, and telephone numbers of the vacancy committee
22	selected. No later than forty-five days after the organizational
23	MEETINGS AUTHORIZED BY THIS SECTION, THE STATE PARTY SHALL FILE
24	WITH THE SECRETARY OF STATE A COMPILED LIST OF ALL THE OFFICERS
25	ELECTED AND VACANCY COMMITTEE MEMBERS SELECTED ALONG WITH
26	THEIR ADDRESSES AND TELEPHONE NUMBERS.
27	SECTION 14. In Colorado Revised Statutes, 1-4-303, amend (1)

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as follows:

1-4-502. Methods of nomination for partisan candidates.

(3) For general elections:

- (a) The nomination of a major political party for lieutenant governor shall be made by the party's candidate for governor. No later than seven days following the primary election AFTER THE OFFICIAL STATEWIDE ELECTION RESULTS FOR THE PRIMARY ELECTION ARE CERTIFIED PURSUANT TO SECTION 1-10-105 (1), the party's candidate for governor shall select a candidate for lieutenant governor. Other nominations for the office of lieutenant governor may be made by petition for nomination of an unaffiliated candidate as provided in section 1-4-802 or by a minor political party as provided in section 1-4-1304 (2).
 - (c) Any person nominated as the candidate for lieutenant governor

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1 of a major political party pursuant to subsection (3)(a) of this section shall 2 file a written acceptance with the secretary of state by mail or hand 3 delivery. The written acceptance must be postmarked or received by the 4 secretary of state within thirty days after the primary election 5 NOMINATION. If an acceptance is not filed within the required time, the 6 candidate is deemed to have declined the nomination, and the nomination 7 must be treated as a vacancy to be filled as provided in part 10 of this 8 article 4. 9 **SECTION 16.** In Colorado Revised Statutes, 1-4-602, **amend** (5) 10 as follows: 11 1-4-602. Delegates to party assemblies - definition. (5) As used 12 in this section, "delegate" means a person who is a registered elector, has 13 been a resident of the precinct for thirty TWENTY-TWO days prior to the 14 caucus, and has been affiliated with the political party holding the caucus 15 for at least two months TWENTY-TWO DAYS, as shown in the statewide 16 voter registration system; except that any registered elector who has 17 attained the age of eighteen years during the two months TWENTY-TWO 18 DAYS immediately preceding the caucus or any registered elector who has 19 become a naturalized citizen during the two months TWENTY-TWO DAYS 20 immediately preceding the caucus may be a delegate even though the 21 elector has been affiliated with the political party for less than two months 22 TWENTY-TWO DAYS as shown in the statewide voter registration system. 23 A delegate who moves from the precinct where registered during the 24 twenty-nine TWENTY-ONE days prior to any caucus is ineligible to serve 25 as a delegate from that precinct. 26 **SECTION 17.** In Colorado Revised Statutes, 1-4-801, amend

(2)(a), (2)(b), (2)(c)(II), and (6); and add (2)(a.5), (2)(b.5), (2)(c.5), and

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(2)(c.7) as follows:

1-4-801. Designation of party candidates by petition. (2) The signature requirements for the petition are as follows:

- (a) Every petition in the case of a candidate for any county office must be signed by electors eligible to vote within the county commissioner district or political subdivision for which the officer is to be elected. Except as otherwise provided in subsection (2)(e) of this section, the petition must require signers equal in number to twenty percent of REQUIRES THE LESSER OF ONE THOUSAND SIGNERS OR SIGNERS EQUAL IN NUMBER TO TEN PERCENT OF the votes cast in the political subdivision at the contested or uncontested primary election for the political party's candidate for the office for which the petition is being circulated or, if there was no primary election, at the last preceding general election for which there was a candidate for the office. Notwithstanding any other provision of law, an unaffiliated elector is not eligible to sign a petition for a candidate of a major political party.
- (a.5) EVERY PETITION IN THE CASE OF A CANDIDATE FOR A MEMBER OF THE UNITED STATES HOUSE OF REPRESENTATIVES, MEMBER OF THE STATE BOARD OF EDUCATION FOR A CONGRESSIONAL DISTRICT, OR MEMBER OF THE BOARD OF REGENTS OF THE UNIVERSITY OF COLORADO FOR A CONGRESSIONAL DISTRICT MUST BE SIGNED BY ELIGIBLE ELECTORS RESIDENT WITHIN THE DISTRICT FOR WHICH THE OFFICER IS TO BE ELECTED. THE PETITION REQUIRES THE LESSER OF ONE THOUSAND FIVE HUNDRED SIGNERS OR SIGNERS EQUAL IN NUMBER TO TEN PERCENT OF THE VOTES CAST IN THE DISTRICT AT THE CONTESTED OR UNCONTESTED PRIMARY ELECTION FOR THE POLITICAL PARTY'S CANDIDATE FOR THE OFFICE FOR WHICH THE PETITION IS BEING CIRCULATED OR, IF THERE WAS NO PRIMARY

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ELECTION, AT THE LAST PRECEDING GENERAL ELECTION FOR WHICH THERE WAS A CANDIDATE FOR THE OFFICE.

- (b) Every petition in the case of a candidate for member of the general assembly district attorney, or any district office greater than a county office shall MUST be signed by eligible electors resident within the district for which the officer is to be elected. The petition shall require REQUIRES the lesser of one thousand signers or signers equal to thirty percent of the votes cast in the district at the contested or uncontested primary election for the political party's candidate for the office for which the petition is being circulated or, if there was no primary election, at the last preceding general election for which there was a candidate for the office.
- (b.5) EVERY PETITION IN THE CASE OF A CANDIDATE FOR THE OFFICE OF DISTRICT ATTORNEY MUST BE SIGNED BY ELIGIBLE ELECTORS RESIDENT WITHIN THE DISTRICT FOR WHICH THE OFFICER IS TO BE ELECTED. THE PETITION REQUIRES THE LESSER OF ONE THOUSAND SIGNERS OR SIGNERS EQUAL IN NUMBER TO TEN PERCENT OF THE VOTES CAST IN THE DISTRICT AT THE CONTESTED OR UNCONTESTED PRIMARY ELECTION FOR THE POLITICAL PARTY'S CANDIDATE FOR THE OFFICE FOR WHICH THE PETITION IS BEING CIRCULATED OR, IF THERE WAS NO PRIMARY ELECTION, AT THE LAST PRECEDING GENERAL ELECTION FOR WHICH THERE WAS A CANDIDATE FOR THE OFFICE.
- (c) (II) On and after January 1, 1999, Every petition in the case of a candidate for an office to be filled by vote of the electors of the entire state shall THE OFFICE OF GOVERNOR OR THE OFFICE OF UNITED STATES SENATOR MUST be signed by at least one thousand five hundred eligible electors in each congressional district.

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1	(c.5) EVERY PETITION IN THE CASE OF A CANDIDATE FOR THE
2	OFFICE OF SECRETARY OF STATE, ATTORNEY GENERAL, OR STATE
3	TREASURER MUST BE SIGNED BY AT LEAST ONE THOUSAND ELIGIBLE
4	ELECTORS IN EACH CONGRESSIONAL DISTRICT.
5	(c.7) EVERY PETITION IN THE CASE OF A CANDIDATE FOR THE
6	OFFICE OF AN AT-LARGE SEAT ON EITHER THE STATE BOARD OF EDUCATION
7	OR THE BOARD OF REGENTS OF THE UNIVERSITY OF COLORADO MUST BE
8	SIGNED BY AT LEAST FIVE HUNDRED ELIGIBLE ELECTORS IN EACH
9	CONGRESSIONAL DISTRICT.
10	(6) A candidate for a presidential primary election shall not begin
11	circulating petitions before the first Monday in November of the year
12	preceding the year in which the presidential primary election is held. A
13	candidate must file a petition no later than the second day of January in
14	the year of EIGHTY-FIFTH DAY BEFORE THE DATE OF the presidential
15	primary election.
16	SECTION 18. In Colorado Revised Statutes, 1-4-802, amend
17	(1)(c) as follows:
18	1-4-802. Petitions for nominating minor political party and
19	unaffiliated candidates for a partisan office. (1) Candidates for
20	partisan public offices to be filled at a general or congressional vacancy
21	election who do not wish to affiliate with a major political party may be
22	nominated, other than by a primary election or a convention, in the
23	following manner:
	(c) Every petition for the office of president and vice president,
24	(c) Every petition for the office of president and vice president,
2425	for statewide office, for congressional district office, for the office of

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1	or political subdivision in which the officer is to be elected. Except as
2	otherwise provided in subsection (2) of this section, the number of
3	signatures of eligible electors on a petition shall be IS as follows:
4	(I) At least five thousand one thousand five hundred in each
5	CONGRESSIONAL DISTRICT for the office of president and vice president;
6	(II) (A) The lesser of one thousand or two percent of the votes
7	cast for all candidates for that office in the most recent general election
8	for any statewide office At least one thousand five hundred in each
9	CONGRESSIONAL DISTRICT FOR THE OFFICE OF GOVERNOR OR THE OFFICE
10	OF UNITED STATES SENATOR;
11	(B) AT LEAST ONE THOUSAND IN EACH CONGRESSIONAL DISTRICT
12	FOR THE OFFICES OF SECRETARY OF STATE, ATTORNEY GENERAL, OR
13	TREASURER;
14	(C) AT LEAST FIVE HUNDRED IN EACH CONGRESSIONAL DISTRICT
15	FOR THE OFFICE OF AN AT-LARGE SEAT ON EITHER THE STATE BOARD OF
16	EDUCATION OR THE BOARD OF REGENTS OF THE UNIVERSITY OF
17	Colorado;
18	(III) The lesser of eight hundred ONE THOUSAND FIVE HUNDRED
19	or two AND ONE-HALF percent of the votes cast in the congressional
20	district in the most recent general election for the office of member of the
21	United States house of representatives, member of the state board of
22	education for a congressional district, or member of the board of regents
23	of the university of Colorado for a congressional district;
24	(IV) The lesser of six hundred ONE THOUSAND or two THREE AND
25	ONE-THIRD percent of the votes cast in the senate district in the most
26	recent general election for the office of member of the state senate;
27	(V) The lesser of four hundred ONE THOUSAND or two FIVE

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1	percent of votes cast in the house district in the most recent general
2	election for the office of member of the state house of representatives;
3	(VI) The lesser of six hundred fifty ONE THOUSAND or two THREE
4	percent of the votes cast in the district in the most recent general election
5	for the office of district attorney; and
6	(VII) The lesser of seven hundred fifty ONE THOUSAND or two
7	percent of the votes cast for all candidates for that office in the most
8	recent general election for any county office.
9	SECTION 19. In Colorado Revised Statutes, add 1-4-806 as
10	follows:
11	1-4-806. Preregistrants eligible to sign petitions. A
12	PREREGISTRANT WHO IS ELIGIBLE TO VOTE IN A PRIMARY ELECTION UNDER
13	SECTION 1-2-101 (2)(c) IS ELIGIBLE TO SIGN A PETITION UNDER THIS PART
14	8 TO NOMINATE A CANDIDATE FOR THE PRIMARY ELECTION OR FOR THE
15	NEXT GENERAL ELECTION.
16	SECTION 20. In Colorado Revised Statutes, 1-4-905, amend (1)
17	and (2); and add (4), (5), (6), and (7) as follows:
18	1-4-905. Circulators - requirements - affidavits - notarization
19	- training. (1) No A person shall NOT circulate a petition to nominate a
20	candidate unless the person is a resident of the state, a citizen of the
21	United States AND at least eighteen years of age. and, for partisan
22	candidates, registered to vote and affiliated with the political party
23	mentioned in the petition at the time the petition is circulated, as shown
24	in the statewide voter registration system.
25	(2) (a) To Each petition section shall be MUST HAVE attached a
26	signed, notarized, and dated affidavit executed by the person who
27	circulated the petition section, which shall MUST include: The affiant's

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printed name, the address at which the affiant resides, including the street name and number, the city or town, the county, and the date of signature; A STATEMENT THAT THE AFFIANT HAS READ AND UNDERSTANDS THE LAWS GOVERNING THE CIRCULATION OF PETITIONS; a statement that the affiant was a resident of the state, a citizen of the United States and at least eighteen years of age at the time the section of the petition was circulated and signed by the listed electors; a statement that the affiant circulated the section of the petition; a statement that each signature on the petition section WAS AFFIXED IN THE AFFIANT'S PRESENCE AND is the signature of the person whose name it purports to be; a statement that to the best of the affiant's knowledge and belief each of the persons signing the petition section was, at the time of signing, an eligible elector; and a statement that the affiant has not paid or will not in the future pay and that the affiant believes that no other person has paid or will pay, directly or indirectly, any money or other thing of value to any signer for the purpose of inducing or causing the signer to sign the petition; A STATEMENT THAT THE AFFIANT UNDERSTANDS THAT THE AFFIANT CAN BE PROSECUTED FOR VIOLATING THE LAW GOVERNING THE CIRCULATION OF PETITIONS, INCLUDING THE REQUIREMENT THAT THE AFFIANT TRUTHFULLY COMPLETED THE AFFIDAVIT AND THAT EACH SIGNATURE THEREON WAS AFFIXED IN THE AFFIANT'S PRESENCE; AND A STATEMENT THAT THE AFFIANT UNDERSTANDS THAT FAILING TO MAKE HIMSELF OR HERSELF AVAILABLE TO BE DEPOSED AND TO PROVIDE TESTIMONY IN THE EVENT OF A PROTEST SHALL INVALIDATE THE PETITION SECTION IF IT IS CHALLENGED ON THE GROUNDS OF CIRCULATOR FRAUD.

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(b) (I) A NOTARY PUBLIC SHALL NOT NOTARIZE AN AFFIDAVIT REQUIRED UNDER SUBSECTION (2)(a) OF THIS SECTION UNLESS:

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1	(A) THE CIRCULATOR IS IN THE PHYSICAL PRESENCE OF THE
2	NOTARY PUBLIC;
3	(B) THE CIRCULATOR HAS DATED THE AFFIDAVIT AND FULLY AND
4	ACCURATELY COMPLETED ALL OF THE PERSONAL INFORMATION ON THE
5	AFFIDAVIT REQUIRED BY SUBSECTION (2)(a) OF THIS SECTION; AND
6	(C) THE CIRCULATOR PRESENTS A FORM OF IDENTIFICATION AS
7	DEFINED IN SECTION 1-1-104 (19.5).
8	(II) AN AFFIDAVIT THAT IS NOTARIZED IN VIOLATION OF ANY
9	PROVISION OF SUBSECTION $(2)(b)(I)$ OF THIS SECTION IS INVALID.
10	(III) IF THE DATE SIGNED BY A CIRCULATOR ON AN AFFIDAVIT
11	REQUIRED UNDER SUBSECTION (2)(a) OF THIS SECTION IS DIFFERENT FROM
12	THE DATE SIGNED BY THE NOTARY PUBLIC, THE AFFIDAVIT IS INVALID. IF
13	A NOTARY PUBLIC NOTARIZES AN AFFIDAVIT THAT HAS NOT BEEN DATED
14	BY THE CIRCULATOR, THE NOTARIZATION DATE DOES NOT CURE THE
15	CIRCULATOR'S FAILURE TO DATE THE AFFIDAVIT AND THE AFFIDAVIT IS
16	INVALID.
17	(4) (a) AS PART OF ANY COURT PROCEEDING OR HEARING
18	CONDUCTED BY THE SECRETARY OF STATE OR DESIGNATED ELECTION
19	OFFICIAL RELATED TO A PROTEST OF ALL OR PART OF A PETITION SECTION,
20	THE CIRCULATOR OF SUCH PETITION SECTION SHALL BE REQUIRED TO MAKE
21	HIMSELF OR HERSELF AVAILABLE TO BE DEPOSED AND TO TESTIFY IN
22	PERSON, BY TELEPHONE, OR BY ANY OTHER MEANS PERMITTED UNDER THE
23	COLORADO RULES OF CIVIL PROCEDURE. EXCEPT AS SET FORTH IN
24	SUBSECTION (4)(b) OF THIS SECTION, THE PETITION SECTION THAT IS THE
25	SUBJECT OF THE PROTEST SHALL BE INVALID IF A CIRCULATOR FAILS TO
26	COMPLY WITH THE REQUIREMENT SET FORTH IN THIS SUBSECTION (4)(a)
27	FOR ANY PROTEST THAT INCLUDES AN ALLEGATION OF CIRCULATOR FRAUD

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1	THAT IS PLED WITH PARTICULARITY REGARDING:
2	(I) FORGERY OF AN ELIGIBLE ELECTOR'S SIGNATURE;
3	(II) CIRCULATION OF A PETITION SECTION, IN WHOLE OR PART, BY
4	ANYONE OTHER THAN THE PERSON WHO SIGNS THE AFFIDAVIT ATTACHED
5	TO THE PETITION SECTION;
6	(III) USE OF A FALSE CIRCULATOR NAME OR ADDRESS IN THE
7	AFFIDAVIT; OR
8	(IV) PAYMENT OF MONEY OR OTHER THINGS OF VALUE TO ANY
9	PERSON FOR THE PURPOSE OF INDUCING THE PERSON TO SIGN THE
10	PETITION.
11	(b) Upon the finding by a district court, the secretary of
12	STATE, OR THE DESIGNATED ELECTION OFFICIAL THAT THE CIRCULATOR OF
13	A PETITION SECTION IS UNABLE TO BE DEPOSED OR TO TESTIFY AT TRIAL OR
14	A HEARING CONDUCTED BY THE SECRETARY OF STATE OR DESIGNATED
15	ELECTION OFFICIAL BECAUSE THE CIRCULATOR HAS DIED, BECOME
16	MENTALLY INCOMPETENT, OR BECOME MEDICALLY INCAPACITATED AND
17	PHYSICALLY UNABLE TO TESTIFY BY ANY MEANS WHATSOEVER, THE
18	PROVISIONS OF SUBSECTION (4)(a) OF THIS SECTION DO NOT APPLY TO
19	INVALIDATE A PETITION SECTION CIRCULATED BY THE CIRCULATOR.
20	(5) A CANDIDATE OR CANDIDATE COMMITTEE SHALL MAINTAIN A
21	LIST OF THE NAMES AND ADDRESSES OF ALL CIRCULATORS WHO
22	CIRCULATED PETITION SECTIONS ON BEHALF OF THE CANDIDATE, THE
23	NOTARIES PUBLIC WHO NOTARIZED PETITION SECTIONS ON BEHALF OF THE
24	CANDIDATE, AND THE PETITION SECTION NUMBERS THAT EACH
25	CIRCULATOR CIRCULATED AND THAT EACH NOTARY PUBLIC NOTARIZED.
26	A COPY OF THE LIST SHALL BE FILED WITH THE SECRETARY OF STATE OR
27	DESIGNATED ELECTION OFFICIAL ALONG WITH THE PETITION. IF A COPY OF

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1	THE LIST IS NOT FILED, THE SECRETARY OF STATE OR DESIGNATED
2	ELECTION OFFICIAL SHALL PREPARE THE LIST AND CHARGE THE
3	PROPONENTS A FEE TO COVER THE ACTUAL COST OF THE PREPARATION.
4	ONCE FILED OR PREPARED BY THE SECRETARY OF STATE OR DESIGNATED
5	ELECTION OFFICIAL, THE LIST IS A PUBLIC RECORD FOR PURPOSES OF
6	ARTICLE 72 OF TITLE 24.
7	(6) (a) A CIRCULATOR WHO IS NOT TO BE PAID FOR CIRCULATING
8	A PETITION SHALL DISPLAY AN IDENTIFICATION BADGE THAT INCLUDES THE
9	WORDS "VOLUNTEER CIRCULATOR" IN BOLD-FACED TYPE THAT IS
10	CLEARLY LEGIBLE.
11	(b) A CIRCULATOR WHO IS TO BE PAID FOR CIRCULATING A
12	PETITION SHALL DISPLAY AN IDENTIFICATION BADGE THAT INCLUDES THE
13	WORDS "PAID CIRCULATOR" IN BOLD-FACED TYPE THAT IS CLEARLY
14	LEGIBLE AND THE NAME AND TELEPHONE NUMBER OF THE INDIVIDUAL
15	EMPLOYING THE CIRCULATOR.
16	(7) The secretary of state shall develop circulator
17	TRAINING PROGRAMS FOR PAID AND VOLUNTEER CIRCULATORS AND SHALL
18	OFFER THE TRAINING PROGRAMS IN THE MOST COST-EFFECTIVE MANNER
19	AVAILABLE. A CANDIDATE, COMMITTEE, OR PETITION ENTITY SHALL
20	INFORM PAID AND VOLUNTEER CIRCULATORS OF THE AVAILABILITY OF
21	THESE TRAINING PROGRAMS AS ONE MANNER OF COMPLYING WITH THE
22	REQUIREMENT SET FORTH IN THE CIRCULATOR'S AFFIDAVIT THAT A
23	CIRCULATOR READ AND UNDERSTAND THE LAWS PERTAINING TO PETITION
24	CIRCULATION.
25	SECTION 21. In Colorado Revised Statutes, add 1-4-905.5 as
26	follows:
27	1-4-905.5. Petition entities - requirements - violations -

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1	definitions. (1) As used in this section:
2	(a) "CANDIDATE" HAS THE SAME MEANING AS SET FORTH IN
3	SECTION 2 (2) OF ARTICLE XXVIII OF THE STATE CONSTITUTION.
4	(b) "CANDIDATE COMMITTEE" HAS THE SAME MEANING AS SET
5	FORTH IN SECTION $2(3)$ OF ARTICLE XXVIII OF THE STATE CONSTITUTION.
6	(c) "PETITION ENTITY" MEANS ANY PERSON OR COMMITTEE THAT
7	PROVIDES PAYMENT TO A CIRCULATOR TO CIRCULATE A PETITION TO
8	NOMINATE A CANDIDATE.
9	(2) (a) It is unlawful for any petition entity to provide
10	PAYMENT TO A CIRCULATOR TO CIRCULATE A PETITION TO NOMINATE A
11	CANDIDATE WITHOUT FIRST OBTAINING A LICENSE FROM THE SECRETARY
12	OF STATE.
13	(b) (I) THE SECRETARY OF STATE MAY DENY A LICENSE IF HE OR
14	SHE FINDS THAT THE PETITION ENTITY OR ANY OF ITS PRINCIPALS HAVE
15	BEEN FOUND, IN A JUDICIAL OR ADMINISTRATIVE PROCEEDING, TO HAVE
16	AUTHORIZED OR KNOWINGLY PERMITTED ANY OF THE ACTS SET FORTH IN
17	SUBSECTION (2)(c) OF THIS SECTION.
18	(II) THE SECRETARY OF STATE SHALL DENY A LICENSE IF NO
19	CURRENT REPRESENTATIVE OF THE PETITION ENTITY HAS COMPLETED THE
20	TRAINING RELATED TO POTENTIAL FRAUDULENT ACTIVITIES IN PETITION
21	CIRCULATION AS ESTABLISHED BY THE SECRETARY OF STATE IN
22	ACCORDANCE WITH SECTION 1-4-905 (7).
23	(c) THE SECRETARY OF STATE SHALL REVOKE A PETITION ENTITY'S
24	LICENSE IF, AT ANY TIME AFTER RECEIVING A LICENSE, THE PETITION
25	ENTITY IS DETERMINED TO NO LONGER BE IN COMPLIANCE WITH THE
26	REQUIREMENTS SET FORTH IN SUBSECTION (2)(b) OF THIS SECTION OR IF
27	THE PETITION ENTITY AUTHORIZED OR KNOWINGLY PERMITTED:

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1	(I) FORGERY OF A REGISTERED ELECTOR'S SIGNATURE;
2	(II) CIRCULATION OF A PETITION SECTION, IN WHOLE OR PART, BY
3	ANYONE OTHER THAN THE CIRCULATOR WHO SIGNS THE AFFIDAVIT
4	ATTACHED TO THE PETITION SECTION;
5	(III) USE OF A FALSE CIRCULATOR NAME OR ADDRESS IN THE
6	AFFIDAVIT;
7	(IV) PAYMENT OF MONEY OR OTHER THINGS OF VALUE TO ANY
8	PERSON FOR THE PURPOSE OF INDUCING THE PERSON TO SIGN OR
9	WITHDRAW HIS OR HER NAME FROM A PETITION; OR
10	(V) A NOTARY PUBLIC'S NOTARIZATION OF A CIRCULATOR
11	AFFIDAVIT OUTSIDE OF THE PHYSICAL PRESENCE OF THE CIRCULATOR OR
12	WITHOUT THE PRODUCTION OF THE REQUIRED IDENTIFICATION FOR
13	NOTARIZATION OF A PETITION SECTION.
14	(3) (a) Whenever the secretary of state believes that a
15	VIOLATION OF THIS SECTION HAS OCCURRED, THE SECRETARY OF STATE
16	MAY INVESTIGATE THE VIOLATION. THE SECRETARY OF STATE MAY ALSO
17	INVESTIGATE POSSIBLE VIOLATIONS OF THIS SECTION UPON A SIGNED
18	COMPLAINT FROM ANY PERSON.
19	(b) IF THE SECRETARY OF STATE DENIES, REVOKES, SUSPENDS, OR
20	IMPOSES A CONDITION ON A LICENSE, THE APPLICANT OR LICENSEE IS
21	ENTITLED TO TIMELY NOTICE AND HEARING IN ACCORDANCE WITH ARTICLE
22	4 OF TITLE 24.
23	(c) IF, AFTER A HEARING, THE SECRETARY OF STATE FINDS THAT AN
24	UNLICENSED PETITION ENTITY CIRCULATED A PETITION IN VIOLATION OF
25	THIS SECTION, THE SECRETARY OF STATE SHALL FINE THE PETITION ENTITY
26	IN AN AMOUNT NOT TO EXCEED ONE HUNDRED DOLLARS PER CIRCULATOR
27	FOR EACH DAY THAT THE INDIVIDUAL OR INDIVIDUALS CIRCULATED

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1	PETITION SECTIONS ON BEHALF OF THE UNLICENSED PETITION ENTITY.
2	(d) IF, AFTER A HEARING, THE SECRETARY OF STATE FINDS THAT A
3	PETITION ENTITY VIOLATED A PROVISION OF SUBSECTION (2)(c) OF THIS
4	SECTION, THE SECRETARY SHALL REVOKE THE ENTITY'S LICENSE FOR NOT
5	LESS THAN NINETY DAYS OR MORE THAN ONE HUNDRED EIGHTY DAYS.
6	UPON FINDING ANY SUBSEQUENT VIOLATION OF A PROVISION OF
7	SUBSECTION (2)(c) OF THIS SECTION, THE SECRETARY SHALL REVOKE THE
8	PETITION ENTITY'S LICENSE FOR NOT LESS THAN ONE HUNDRED EIGHTY
9	DAYS OR MORE THAN ONE YEAR. THE SECRETARY SHALL CONSIDER ALL
10	CIRCUMSTANCES SURROUNDING THE VIOLATIONS IN FIXING THE LENGTH
11	OF THE REVOCATIONS.
12	(e) IF, AFTER A HEARING, THE SECRETARY OF STATE FINDS THAT A
13	PETITION ENTITY VIOLATED THE REQUIREMENTS OF SUBSECTION (5) OF
14	THIS SECTION, THE SECRETARY SHALL FINE THE PETITION ENTITY IN AN
15	AMOUNT NOT TO EXCEED FIVE THOUSAND DOLLARS.
16	(f) A PETITION ENTITY WHOSE LICENSE HAS BEEN REVOKED MAY
17	APPLY FOR REINSTATEMENT TO BE EFFECTIVE UPON EXPIRATION OF THE
18	TERM OF REVOCATION.
19	(g) IN DETERMINING WHETHER TO REINSTATE A LICENSE, THE
20	SECRETARY OF STATE MAY CONSIDER:
21	(I) THE ENTITY'S OWNERSHIP BY, EMPLOYMENT OF, OR CONTRACT
22	WITH ANY PERSON WHO SERVED AS A DIRECTOR, OFFICER, OWNER, OR
23	PRINCIPAL OF A PETITION ENTITY WHOSE LICENSE WAS REVOKED UNDER
24	THIS SECTION OR SECTION 1-40-135, THE ROLE OF SUCH INDIVIDUAL IN THE
25	FACTS UNDERLYING THE PRIOR LICENSE REVOCATION, AND THE ROLE OF
26	SUCH INDIVIDUAL IN A PETITION ENTITY'S POST-REVOCATION ACTIVITIES;
27	AND

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1	(II) ANY OTHER FACTS THE ENTITY CHOOSES TO PRESENT TO THE
2	SECRETARY, INCLUDING BUT NOT LIMITED TO REMEDIAL STEPS, IF ANY,
3	THAT HAVE BEEN IMPLEMENTED TO AVOID FUTURE ACTS THAT WOULD
4	VIOLATE THIS ARTICLE 4 OR ARTICLE 40 OF THIS TITLE 1.
5	(4) (a) THE SECRETARY OF STATE SHALL ISSUE A DECISION ON ANY
6	APPLICATION FOR A NEW OR REINSTATED LICENSE WITHIN TEN BUSINESS
7	DAYS AFTER A PETITION ENTITY FILES AN APPLICATION. THE APPLICATION
8	MUST BE ON A FORM PRESCRIBED BY THE SECRETARY AND MUST INCLUDE,
9	AT A MINIMUM:
10	$(I) \ \ The name of any candidate or candidate committee for $
11	WHICH A PETITION WILL BE CIRCULATED BY CIRCULATORS COORDINATED
12	OR PAID BY THE PETITION ENTITY;
13	(II) THE CURRENT NAME, ADDRESS, TELEPHONE NUMBER, AND
14	ELECTRONIC-MAIL ADDRESS OF THE PETITION ENTITY; AND
15	(III) THE NAME AND SIGNATURE OF THE DESIGNATED AGENT OF
16	THE PETITION ENTITY FOR THE CANDIDATE OR CANDIDATE COMMITTEE.
17	(b) A PETITION ENTITY SHALL NOTIFY THE SECRETARY OF STATE
18	WITHIN TWENTY DAYS OF ANY CHANGE IN THE INFORMATION SUBMITTED
19	PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION.
20	(c) THE SECRETARY OF STATE SHALL CHARGE A NONREFUNDABLE
21	LICENSE FEE FOR EACH APPLICATION IN ACCORDANCE WITH SECTION
22	24-21-104 (3).
23	(5) A PETITION ENTITY SHALL ENSURE THAT A PETITION
24	CIRCULATED BY THE ENTITY IS DELIVERED TO THE CANDIDATE OR
25	CANDIDATE COMMITTEE NO LATER THAN THREE DAYS BEFORE THE
26	DEADLINE FOR THE CANDIDATE TO FILE THE PETITION.
2.7	(6) THE SECRETARY OF STATE MAY CREATE A SINGLE APPLICATION

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1	AND LICENSE, AND CHARGE A SINGLE FEE, FOR ENTITIES SUBJECT TO THIS
2	SECTION AND SECTION 1-40-135.
3	SECTION 22. In Colorado Revised Statutes, 1-4-908, add (2.5)
4	and (4) as follows:
5	1-4-908. Review of petition - signature verification -
6	notification - cure - rules. (2.5) IF, WHILE VERIFYING A SIGNER'S
7	INFORMATION AGAINST THE REGISTRATION RECORDS IN ACCORDANCE
8	WITH SUBSECTION (1) OF THIS SECTION, THE DESIGNATED ELECTION
9	OFFICIAL FINDS THAT THE SIGNER PROVIDED HIS OR HER MAILING ADDRESS
10	RATHER THAN HIS OR HER RESIDENCE ADDRESS AS REQUIRED UNDER
11	SECTION 1-4-904 (3), THE DESIGNATED ELECTION OFFICIAL MAY ACCEPT
12	THE SIGNATURE LINE AS VALID IF THE DESIGNATED ELECTION OFFICIAL IS
13	ABLE TO LOCATE THE SIGNER'S RECORD IN THE STATEWIDE VOTER
14	REGISTRATION DATABASE AND DETERMINE THAT THE SIGNER WAS
15	ELIGIBLE TO SIGN THE PETITION.
16	(4) If a partisan candidate who submitted a candidate
17	PETITION FOR REVIEW ACCESSES THE BALLOT BY ASSEMBLY BEFORE THE
18	DESIGNATED ELECTION OFFICIAL DECLARES THE PETITION SUFFICIENT OR
19	INSUFFICIENT, THE CANDIDATE MUST IMMEDIATELY INFORM THE
20	DESIGNATED ELECTION OFFICIAL. UPON RECEIVING NOTIFICATION, THE
21	DESIGNATED ELECTION OFFICIAL SHALL CEASE REVIEW AND SHALL
22	CONSIDER THE PETITION TO HAVE NEVER BEEN SUBMITTED.
23	SECTION 23. In Colorado Revised Statutes, 1-4-912, amend (2);
24	and repeal (1) as follows:
25	1-4-912. Cure - rules. (1) If a petition for nominating an
26	unaffiliated candidate is determined to be insufficient, it may be amended
27	once no later than 3 p.m. on the eighty-fifth day before the general

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election or 3 p.m. on the sixty-seventh day before an election that is not being held concurrently with the general election. If a petition for nominating an unaffiliated candidate is amended, the designated election official shall notify the candidate of whether the petition is sufficient or insufficient no later than the seventy-fifth day before the general election. (2) During the review of any major or minor party candidate's petition that is required to be filed with the secretary of state's office, the secretary of state shall notify the candidate of any errors and insufficiencies regarding circulator affidavits. Upon the receipt of such a notification, the candidate has five calendar days from the date of receipt of the notice to cure the errors and insufficiencies described in the notice. To cure a circulator affidavit, the candidate must provide the secretary of state with a new circulator affidavit that corrects the errors of the previously submitted affidavit. **SECTION 24.** In Colorado Revised Statutes, 1-4-1005, amend (3)(c)(I) as follows: 1-4-1005. Vacancies in major party nomination occurring from the day after primary election day through the earliest day to mail general election ballots. (3) (c) (I) The designation and acceptance of the person selected to fill the vacancy must be submitted to the designated election official no later than three days from either the date of the vacancy committee meeting or from the date of appointment by the state chair pursuant to subsection (3)(b)(IV) of this section, as applicable; except that such certification must in all cases be submitted no later than the sixty-fourth day before the date of the primary GENERAL election.

SECTION 25. In Colorado Revised Statutes, 1-4-1204, repeal

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(1)(a); and **add** (1.5) as follows:

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1-4-1204. Names on ballots. (1) Not later than sixty days before
the presidential primary election, the secretary of state shall certify the
names and party affiliations of the candidates to be placed on any
presidential primary election ballots. The only candidates whose names
shall be placed on ballots for the election shall be those candidates who
(a) Are eligible to receive payments pursuant to the federal
"Presidential Primary Matching Payment Account Act", 26 U.S.C. sec
9031 et seq., or any successor section of federal law, at the time
candidates' names are to be certified by the secretary of state pursuant to
this subsection (1);
(1.5) No later than the sixty-fifth day before the
PRESIDENTIAL PRIMARY ELECTION, A PERSON WHOSE NAME HAS BEEN
QUALIFIED TO BE PLACED ON THE BALLOT MAY FILE WITH THE SECRETARY
OF STATE AN AFFIDAVIT STATING THAT THE PERSON IS NOT A CANDIDATE
FOR THE OFFICE OF THE PRESIDENT OF THE UNITED STATES AND
REQUESTING THAT THE PERSON'S NAME NOT BE INCLUDED IN THE LIST OF
NAMES CERTIFIED BY THE SECRETARY OF STATE IN ACCORDANCE WITH
SUBSECTION (1) OF THIS SECTION. THE SECRETARY OF STATE SHALL NOT
INCLUDE IN THE LIST THE NAME OF A PERSON WHO TIMELY FILES AN
AFFIDAVIT.
SECTION 26. In Colorado Revised Statutes, amend 1-4-1206 as
follows:
1-4-1206. Presidential primary ballots - survey of returns
Each county clerk and recorder shall survey all returns received from the
presidential primary election in all county precincts as provided in this
title, and shall certify the results of the presidential primary election to the

secretary no later than thirteen days after the election IN ACCORDANCE

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1	WITH ARTICLE 10 OF THIS TITLE 1.
2	SECTION 27. In Colorado Revised Statutes, 1-4-1207, amend
3	(2) and (3) as follows:
4	1-4-1207. Election results - certification - pledging of
5	delegates. (2) The secretary shall certify the results and percentages
6	calculated pursuant to subsection (1) of this section to the state
7	chairperson and the national committee of each political party which had
8	at least one candidate on the ITS presidential primary election ballot.
9	(3) Each political party shall use the results of the election results
10	to allocate all national delegate votes to the presidential primary candidate
11	receiving the highest number of votes and to bind members of the state's
12	delegation to vote for that candidate at the party's national convention IN
13	ACCORDANCE WITH THE PARTY'S STATE AND NATIONAL RULES.
14	SECTION 28. In Colorado Revised Statutes, 1-4-1303, amend
15	(1)(b) and (2)(b) as follows:
16	1-4-1303. Qualifications to nominate by constitution or
17	bylaws. (1) Subject to the provisions of subsection (2) of this section, a
18	minor political party qualifies as a minor political party if the party
19	satisfies the requirements of section 1-4-1302 or any one of the following
20	conditions:
21	(b) One thousand or more registered electors are affiliated with
22	the minor political party prior to July 1 APRIL 1 of the election year for
23	which the minor political party seeks to nominate candidates.
24	(2) A minor political party shall continue to be qualified as a
25	minor political party if:
26	(b) One thousand or more registered electors are affiliated with
27	the minor political party prior to July 1 APRIL 1 in either of the last two

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1	preceding general elections for which the party seeks to nominate
2	candidates.
3	SECTION 29. In Colorado Revised Statutes, 1-5-102.9, amend
4	(1)(a), (1)(b)(I), (1)(c)(I)(G), (1)(c)(I)(H), (1)(c)(II), (1)(d), (2), and (3.5);
5	repeal (4); and add (1)(b.5), (1)(c)(I)(I), (1)(c)(I.5), (1)(c)(III), and (5) as
6	follows:
7	1-5-102.9. Voter service and polling centers - number required
8	- services provided - drop-off locations. (1) (a) For general elections,
9	each county clerk and recorder shall designate a minimum number of
10	voter service and polling centers, as follows:
11	(I) FOR COUNTIES WITH AT LEAST TWO HUNDRED FIFTY THOUSAND
12	ACTIVE ELECTORS:
13	(A) DURING THE PERIOD FROM THE FIFTEENTH DAY BEFORE THE
14	ELECTION TO THE FIFTH DAY BEFORE THE ELECTION, AT LEAST ONE VOTER
15	SERVICE AND POLLING CENTER FOR EACH SEVENTY-FIVE THOUSAND
16	ACTIVE ELECTORS;
17	(B) During the period from the fourth day before the
18	ELECTION TO THE SECOND DAY BEFORE THE ELECTION, AT LEAST ONE
19	VOTER SERVICE AND POLLING CENTER FOR EACH TWENTY THOUSAND
20	ACTIVE ELECTORS; AND
21	(C) ON THE DAY BEFORE THE ELECTION AND ON ELECTION DAY, AT
22	LEAST ONE VOTER SERVICE AND POLLING CENTER FOR EACH TWELVE
23	THOUSAND FIVE HUNDRED ACTIVE ELECTORS.
24	(H) (II) For counties with at least twenty-five thousand BUT FEWER
25	THAN TWO HUNDRED FIFTY THOUSAND active electors:
26	(A) During the period designated for early voting FROM THE
77	FIETEENTH DAY REPORE THE ELECTION TO THE FIETH DAY REPORE THE

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1	ELECTION, at least one voter service and polling center for each thirty
2	SEVENTY-FIVE thousand active electors; except that there must be at least
3	one voter service and polling center in each such county; and
4	(B) On election day During the Period from the Fourth day
5	BEFORE THE ELECTION TO THE DAY BEFORE THE ELECTION, at least one
6	voter service and polling center for every fifteen EACH TWENTY thousand
7	active electors; but no fewer than three in each such county. AND
8	(C) ON ELECTION DAY, AT LEAST ONE VOTER SERVICE AND
9	POLLING CENTER FOR EACH TWELVE THOUSAND FIVE HUNDRED ACTIVE
10	ELECTORS.
11	(III) For counties with at least ten thousand but fewer than
12	twenty-five thousand active electors:
13	(A) During the period designated for early voting FROM THE
14	FIFTEENTH DAY BEFORE THE ELECTION TO THE DAY BEFORE THE
15	ELECTION, at least one voter service and polling center; and
16	(B) On election day, at least three voter service and polling
17	centers.
18	(III) (IV) For counties with fewer than ten thousand active
19	electors, DURING THE FIFTEEN-DAY PERIOD PRIOR TO AND INCLUDING THE
20	DAY OF THE ELECTION, AT LEAST ONE VOTER SERVICE AND POLLING
21	CENTER.
22	(A) During the period designated for early voting, at least one
23	voter service and polling center; and
24	(B) On election day, at least one voter service and polling center.
25	(b) (I) On and after November 8, 2016, For the purposes of
26	paragraph (a) of this subsection (1) SUBSECTIONS (1)(a) AND (5) OF THIS
27	SECTION, the number of active electors in a county is the number of active

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1	electors registered in the county on the date of the previous presidential
2	election OR ON THE DATE OF THE LAST GENERAL ELECTION, WHICHEVER IS
3	GREATER.
4	(b.5) (I) FOR A GENERAL ELECTION, A COUNTY CLERK AND
5	RECORDER SHALL DESIGNATE A VOTER SERVICE AND POLLING CENTER ON
6	THE CAMPUS OF A STATE INSTITUTION OF HIGHER EDUCATION LOCATED
7	WITHIN THE COUNTY AS FOLLOWS:
8	(A) DURING THE PERIOD FROM THE FIFTEENTH DAY BEFORE THE
9	ELECTION TO THE SECOND DAY BEFORE THE ELECTION, ONE VOTER
10	SERVICE AND POLLING CENTER ON EACH CAMPUS THAT HAS TEN
11	THOUSAND OR MORE ENROLLED STUDENTS ON JANUARY 1 OF THE YEAR IN
12	WHICH THE ELECTION IS HELD; AND
13	(B) ON THE DAY BEFORE THE ELECTION AND ON ELECTION DAY,
14	ONE VOTER SERVICE AND POLLING CENTER ON EACH CAMPUS THAT HAS
15	TWO THOUSAND OR MORE ENROLLED STUDENTS ON JANUARY 1 OF THE
16	YEAR IN WHICH THE ELECTION IS HELD.
17	(II) IN A COUNTY DESCRIBED IN SUBSECTION $(1)(a)(I)$ OR $(1)(a)(II)$
18	OF THIS SECTION, A VOTER SERVICE AND POLLING CENTER DESIGNATED IN
19	ACCORDANCE WITH THIS SUBSECTION (1)(b.5) MAY COUNT TOWARD THE
20	MINIMUM REQUIREMENTS OF SUBSECTION (1)(a) OF THIS SECTION. IN ALL
21	OTHER COUNTIES, A VOTER SERVICE AND POLLING CENTER DESIGNATED IN
22	ACCORDANCE WITH THIS SUBSECTION (1)(b.5) MUST BE IN ADDITION TO
23	THE MINIMUM REQUIREMENTS OF SUBSECTION (1)(a) OF THIS SECTION.
24	(III) A VOTER SERVICE AND POLLING CENTER DESIGNATED UNDER
25	THIS SUBSECTION $(1)(b.5)$ ON A CAMPUS THAT HAS TWENTY THOUSAND OR
26	MORE ENROLLED STUDENTS ON JANUARY 1 OF THE YEAR OF THE ELECTION
27	MUST BE LOCATED WITHIN THE STUDENT CENTER UNLESS SUCH

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1	PLACEMENT CREATES AN UNDUE BURDEN FOR THE INSTITUTION OF HIGHER
2	EDUCATION.
3	(c) (I) In designating voter service and polling center locations
4	pursuant to this subsection (1), each county clerk and recorder shall
5	consider the following factors to address the needs of the county:
6	(G) Use of public buildings that are known to electors in the
7	county, especially to the extent that using such buildings results in cost
8	savings compared to other potential locations; and
9	(H) When private locations are considered or designated as voter
10	service and polling centers in accordance with section 1-5-105 (3),
11	methods and standards to ensure the security of voting conducted at such
12	locations; AND
13	(I) PROXIMITY TO HISTORICALLY UNDER-REPRESENTED
14	COMMUNITIES.
15	$(I.5)\ A\ COUNTY\ CLERK\ AND\ RECORDER\ WHO\ REQUESTS\ THE\ USE\ OF$
16	A PUBLIC BUILDING THAT RECEIVES FUNDING FROM GOVERNMENT SOURCES
17	TO DESIGNATE AS A VOTER SERVICE AND POLLING CENTER SHALL BE GIVEN
18	PRIORITY OVER OTHER USES OF THE BUILDING.
19	(II) In designating voter service and polling centers, a county clerk
20	and recorder shall solicit public comments. THE COUNTY CLERK AND
21	RECORDER SHALL POST A NOTICE SEEKING PUBLIC COMMENT NO LATER
22	THAN TWO HUNDRED FIFTY DAYS BEFORE THE ELECTION AND SHALL
23	ACCEPT COMMENTS THROUGH THE ONE HUNDRED NINETIETH DAY BEFORE
24	THE ELECTION.
25	(III) (A) A COUNTY CLERK AND RECORDER SHALL NOT DESIGNATE
26	A POLICE STATION, SHERIFF'S OFFICE, OR TOWN MARSHAL'S OFFICE AS A
27	VOTER SERVICE AND POLLING CENTER; EXCEPT THAT A COUNTY CLERK

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1	AND RECORDER MAY DESIGNATE AS A VOTER SERVICE AND POLLING
2	CENTER A MULTIPURPOSE BUILDING THAT INCLUDES A POLICE STATION,
3	SHERIFF'S OFFICE, OR TOWN MARSHAL'S OFFICE.
4	(B) A COUNTY CLERK AND RECORDER MAY APPLY TO THE
5	SECRETARY OF STATE FOR A WAIVER OF THE REQUIREMENTS OF
6	SUBSECTION $(1)(c)(III)(A)$ of this section if there is not another
7	SUITABLE SITE FOR A VOTER SERVICE AND POLLING CENTER NEARBY.
8	(d) Each county clerk and recorder shall submit the proposed voter
9	service and polling center locations to the secretary of state as part of the
10	mail ballot ELECTION plan.
11	(2) Voter service and polling centers must be open, at a minimum,
12	for the fifteen-day period prior to and including the day of the election
13	except that voter service and polling centers are not required to be open
14	on Sundays AS FOLLOWS:
15	(a) During the period from the fifteenth day before the
16	ELECTION TO THE DAY BEFORE THE ELECTION, VOTER SERVICE AND
17	POLLING CENTERS MUST BE OPEN CONTINUOUSLY AT LEAST FROM 8 A.M.
18	TO 5 P.M.; EXCEPT THAT VOTER SERVICE AND POLLING CENTERS ARE NOT
19	REQUIRED TO BE OPEN ON SUNDAYS OR ON THE FIRST SATURDAY OF THIS
20	PERIOD.
21	(b) ON ELECTION DAY, VOTER SERVICE AND POLLING CENTERS
22	MUST BE OPEN CONTINUOUSLY FROM 6 A.M. TO 8 P.M.
23	(3.5) If an elector desires to vote by casting a ballot at a voter
24	service and polling center but there are technical problems accessing the
25	centralized statewide voter registration system maintained pursuant to
26	SECTION 1-2-301 at the voter service and polling center, and his or her
27	THE ELECTOR SHALL BE ALLOWED TO OBTAIN AND CAST A REPLACEMENT

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MAIL BALLOT IF THE ELECTOR'S REGISTRATION CAN BE VERIFIED BY
CONTACTING THE COUNTY CLERK AND RECORDER BY TELEPHONE OR
ELECTRONIC MAIL, IF PRACTICAL, OR BY OTHER MEANS. IF THE ELECTOR'S
eligibility cannot be verified by a voter service and polling center election
judge, after the judge contacts the county clerk and recorder by telephone
or electronic mail, if practicable, the elector is entitled to cast a
provisional ballot in accordance with article 8.5 of this title TITLE 1.
(4) (a) In addition to providing voter service and polling centers
in accordance with this section, counties shall also establish stand-alone
drop-off locations for the purpose of allowing electors to deposit their
completed mail ballots.
(b) (I) (A) All counties described in subparagraph (I) of paragraph
(a) of subsection (1) of this section shall provide at least one drop-off
location for each thirty thousand active voters in the county, but must
provide a minimum of one stand alone drop-off location.
(B) Only counties with at least twenty-five thousand active
electors are required to provide stand alone drop-off locations on the date
of a general election and on the Saturday and Monday immediately
preceding the date of a general election.
(II) The placement and security of each drop-off location shall be
determined by each county, in accordance with the secretary of state's
current security rules. With the exception of twenty-four hour secure drop
boxes, each stand alone drop-off location must be separate from voter
service and polling centers.
(III) Counties are encouraged to designate community-based
locations as stand-alone drop-off locations.
(5) (a) In addition to providing voter service and polling

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1	CENTERS IN ACCORDANCE WITH THIS SECTION, COUNTIES SHALL ALSO
2	ESTABLISH DROP BOXES FOR THE PURPOSE OF ALLOWING ELECTORS TO
3	DEPOSIT THEIR COMPLETED MAIL BALLOTS IN A GENERAL ELECTION AS
4	FOLLOWS:
5	(I) FOR COUNTIES WITH AT LEAST TWO HUNDRED FIFTY THOUSAND
6	ACTIVE ELECTORS, AT LEAST ONE DROP BOX FOR EACH TEN THOUSAND
7	ACTIVE ELECTORS.
8	(II) FOR COUNTIES WITH AT LEAST TWENTY-FIVE THOUSAND BUT
9	FEWER THAN TWO HUNDRED FIFTY THOUSAND ACTIVE ELECTORS, AT LEAST
10	ONE DROP BOX FOR EACH FIFTEEN THOUSAND ACTIVE ELECTORS.
11	(III) FOR COUNTIES WITH AT LEAST FIFTEEN THOUSAND BUT FEWER
12	THAN TWENTY-FIVE THOUSAND ACTIVE ELECTORS, AT LEAST TWO DROP
13	BOXES.
14	(IV) FOR COUNTIES WITH FEWER THAN FIFTEEN THOUSAND ACTIVE
15	ELECTORS, AT LEAST ONE DROP BOX.
16	(b) FOR A GENERAL ELECTION, IN ADDITION TO THE REQUIREMENTS
17	OF SUBSECTION (5)(a) OF THIS SECTION, A COUNTY SHALL ESTABLISH A
18	DROP BOX ON EACH CAMPUS OF A STATE INSTITUTION OF HIGHER
19	EDUCATION LOCATED WITHIN THE COUNTY THAT HAS TWO THOUSAND OR
20	MORE ENROLLED STUDENTS ON JANUARY 1 OF THE YEAR IN WHICH AN
21	ELECTION IS HELD.
22	(c) EACH DROP BOX MUST ACCEPT MAIL BALLOTS DELIVERED BY
23	ELECTORS FOR THE FIFTEEN-DAY PERIOD PRIOR TO AND INCLUDING THE
24	DAY OF THE ELECTION.
25	(d) THE PLACEMENT AND SECURITY OF EACH DROP BOX SHALL BE
26	DETERMINED BY EACH COUNTY, IN ACCORDANCE WITH THE SECRETARY OF
77	STATE'S CURRENT SECURITY RULES COUNTIES ARE ENCOURAGED TO

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1	ESTABLISH DROP BOXES IN COMMUNITY-BASED LOCATIONS.
2	(e) A COUNTY MAY ESTABLISH ADDITIONAL DROP-OFF LOCATIONS
3	AT THE COUNTY'S DISCRETION. A DROP-OFF LOCATION MUST BE LOCATED
4	IN A SECURE PLACE UNDER THE SUPERVISION OF A MUNICIPAL CLERK, AN
5	ELECTION JUDGE, OR A MEMBER OF THE CLERK AND RECORDER'S STAFF.
6	SECTION 30. In Colorado Revised Statutes, 1-5-205, amend (4)
7	as follows:
8	1-5-205. Published and posted notice of election - content.
9	(4) For a primary mail ballot election, in addition to the items described
10	in subsection (1) of this section, the notice shall advise eligible electors
11	who are not affiliated with a political party of the electors' ability to
12	declare an affiliation with a political party and vote SELECT AND CAST A
13	BALLOT OF ONE MAJOR POLITICAL PARTY in the primary election.
14	SECTION 31. In Colorado Revised Statutes, 1-5-404, amend (2)
15	as follows:
16	1-5-404. Arrangement of names on ballots for partisan
17	elections. (2) Between July 1 and July 15 of each election year, the
18	officer in receipt of the original designation, nomination, or petition of
19	each candidate shall inform the major political parties, each minor
20	political party THAT HAS NOMINATED AT LEAST ONE CANDIDATE, and the
21	representative of each political organization on file with the secretary of
22	state THAT HAS FILED A NOMINATING PETITION FOR AT LEAST ONE
23	CANDIDATE of the time and place of the lot-drawing for offices to appear
24	on the general election ballot. Ballot positions shall be assigned to the
25	major political party, minor political party, or political organization in the
26	order in which they are drawn. The name of the candidate shall be
27	inserted on the ballot prior to the ballot certification.

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1	SECTION 32. In Colorado Revised Statutes, 1-6-113, amend (1)
2	as follows:
3	1-6-113. Vacancies. (1) If for any reason any person selected to
4	serve as an election judge fails to attend the class of instruction for
5	election judges, or refuses, fails, or is unable to serve, or is removed by
6	preemption in accordance with section 1-6-119 (1) or for cause in
7	accordance with section 1-6-119 (2), the designated election official
8	thereafter may appoint an election judge to fill such vacancy. For a
9	partisan election, an election judge shall be appointed to fill such vacancy
10	from ANY OF the list LISTS of names previously submitted by the county
11	chairperson of the political party to which the person belongs. If a
12	vacancy occurs in a partisan election and no persons are available from
13	such list, then the county clerk and recorder may appoint a person from
14	among the persons recommended by minor political parties in accordance
15	with section SECTIONS 1-6-102, 1-6-103, AND 1-6-103.5 and OR FROM the
16	unaffiliated voters who have offered to serve as election judges in
17	accordance with section 1-6-103.7.
18	SECTION 33. In Colorado Revised Statutes, 1-6-115, amend (3)
19	as follows:
20	1-6-115. Compensation of judges. (3) Compensation for
21	election judges shall be determined and paid by the governing body
22	calling the election. Compensation for all judges shall be uniform
23	throughout a particular political subdivision, except:
24	(a) The compensation of student election judges shall be set in
25	conformity with subsection (1) of this section; AND
26	(b) A COUNTY IS NOT REQUIRED TO COMPENSATE A COUNTY
27	EMPLOYEE SERVING AS AN ELECTION JUDGE IN ACCORDANCE WITH THIS

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1	SECTION.
2	SECTION 34. In Colorado Revised Statutes, 1-7-101, amend (1)
3	as follows:
4	1-7-101. Hours of voting on election day. (1) (a) All polling
5	locations shall MUST be opened OPEN continuously from 7 a.m. 6 A.M.
6	until 7 p.m. 8 P.M. on election day. If a full set of election judges is not
7	present at the hour of 7 a.m. 6 A.M. and it is necessary for judges to be
8	appointed to conduct the election as provided in section 1-6-113, the
9	election may commence when two judges who are not of the same
10	political affiliation for partisan elections are present at any hour before
11	the time for closing the polling locations. The polling locations shall
12	remain open after 7 p.m. 8 P.M. until every eligible elector who was at the
13	polling location at or before 7 p.m. 8 P.M. has been allowed to vote.
14	EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, any person
15	arriving after 7 p.m. 8 P.M. is not entitled to vote.
16	(b) (I) ANY PERSON MAY PETITION THE DISTRICT COURT FOR THE
17	COUNTY IN WHICH A POLLING LOCATION IS LOCATED FOR AN ORDER
18	REQUIRING A POLLING LOCATION TO REMAIN OPEN AFTER 8 P.M. ON
19	ELECTION DAY. THE DISTRICT COURT SHALL GRANT THE PETITION UPON A
20	FINDING THAT ACCESS TO OR VOTING AT THE POLLING LOCATION HAS BEEN
21	SUBSTANTIALLY IMPAIRED DUE TO INCLEMENT WEATHER, EQUIPMENT
22	FAILURE, TECHNOLOGICAL PROBLEMS, VOTER SUPPRESSION ACTIVITIES, A
23	SHORTAGE OF SUPPLIES, OR OTHER CIRCUMSTANCE.
24	(II) IF THE CONDITION IMPAIRING VOTING AT OR ACCESS TO
25	POLLING LOCATIONS AFFECTS POLLING LOCATIONS IN MORE THAN ONE
26	COUNTY, ANY PERSON MAY PETITION THE DISTRICT COURT OF THE CITY
27	AND COUNTY OF DENVER FOR AN ORDER REQUIRING THE SECRETARY OF

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1	STATE TO ORDER ALL POLLING LOCATIONS IN ALL AFFECTED COUNTIES TO
2	REMAIN OPEN AFTER 8 P.M. ON ELECTION DAY. THE DISTRICT COURT SHALL
3	GRANT THE PETITION UPON A FINDING THAT ACCESS TO OR VOTING AT ONE
4	OR MORE POLLING LOCATIONS IN THE AFFECTED COUNTIES HAS BEEN
5	SUBSTANTIALLY IMPAIRED DUE TO INCLEMENT WEATHER, EQUIPMENT
6	FAILURE, TECHNOLOGICAL PROBLEMS, VOTER SUPPRESSION ACTIVITIES, A
7	SHORTAGE OF SUPPLIES, OR OTHER CIRCUMSTANCE.
8	(III) IF AN ORDER IS ISSUED IN ACCORDANCE WITH THIS
9	SUBSECTION (1)(b), EVERY ELIGIBLE ELECTOR WHO WAS AT A POLLING
10	LOCATION AFFECTED BY THE ORDER AT OR BEFORE THE CLOSING TIME
11	SPECIFIED IN THE ORDER SHALL BE ALLOWED TO VOTE.
12	SECTION 35. In Colorado Revised Statutes, 1-7-116, amend (3)
13	as follows:
14	1-7-116. Coordinated elections - definition.
1415	1-7-116. Coordinated elections - definition.(3) Notwithstanding the provision for independent mail ballot elections
15	(3) Notwithstanding the provision for independent mail ballot elections
15 16	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared
15 16 17	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE
15 16 17 18	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an
15 16 17 18 19	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. AN AGREEMENT
15 16 17 18 19 20	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. An AGREEMENT UNDER THIS SUBSECTION (3) MAY ALLOW THE POLITICAL SUBDIVISION TO
15 16 17 18 19 20 21	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. AN AGREEMENT UNDER THIS SUBSECTION (3) MAY ALLOW THE POLITICAL SUBDIVISION TO PREPARE AND MAIL A SEPARATE NOTICE.
15 16 17 18 19 20 21 22	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. An AGREEMENT UNDER THIS SUBSECTION (3) MAY ALLOW THE POLITICAL SUBDIVISION TO PREPARE AND MAIL A SEPARATE NOTICE. SECTION 36. In Colorado Revised Statutes, 1-7-201, amend (1)
15 16 17 18 19 20 21 22 23	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. AN AGREEMENT UNDER THIS SUBSECTION (3) MAY ALLOW THE POLITICAL SUBDIVISION TO PREPARE AND MAIL A SEPARATE NOTICE. SECTION 36. In Colorado Revised Statutes, 1-7-201, amend (1) and (2.3) as follows:
15 16 17 18 19 20 21 22 23 24	(3) Notwithstanding the provision for independent mail ballot elections in subsection (1) of this section, the ballot issue notice shall be prepared and mailed in substantial compliance with part 9 of this article ARTICLE 7, and the preparation and mailing thereof shall be made pursuant to an agreement as provided in subsection (2) of this section. AN AGREEMENT UNDER THIS SUBSECTION (3) MAY ALLOW THE POLITICAL SUBDIVISION TO PREPARE AND MAIL A SEPARATE NOTICE. SECTION 36. In Colorado Revised Statutes, 1-7-201, amend (1) and (2.3) as follows: 1-7-201. Voting at primary election. (1) Any registered elector,

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of that party at a primary election shall show identification, as defined in section 1-1-104 (19.5), write his or her name and address on a form available at the voter service and polling center, and give the form to one of the election judges.

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(2.3)An eligible unaffiliated elector, INCLUDING A PREREGISTRANT WHO IS ELIGIBLE UNDER SECTION 1-2-101 (2)(c), is entitled to vote in the primary election of a major political party without affiliating with that political party. To vote in a political party's primary election without declaring an affiliation with the political party, any eligible unaffiliated elector shall declare to the election judges the name of the political party in whose primary election the elector wishes to vote. Thereupon, the election judges shall deliver the appropriate party ballot to the elector. In addition, any eligible unaffiliated elector may openly declare to the election judges the name of the political party with which the elector wishes to affiliate and complete the necessary forms. An eligible elector must separately date and sign or date and initial a declaration of affiliation with a political party form in such manner that the elector clearly acknowledges that the affiliation has been properly recorded. Thereupon, the election judges shall deliver the appropriate party ballot to the eligible elector.

SECTION 37. In Colorado Revised Statutes, 1-7-905.5, repeal 22 (2) as follows:

1-7-905.5. Form of notice. (2) Ballot issue notices are not election materials that must be provided in a language other than English.

25 **SECTION 38.** In Colorado Revised Statutes, 1-7.5-104.5, add 26 (2)(b)(I.5) as follows:

1-7.5-104.5. Ballots and supplies for mail voting. (2) (b) The

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1	approved form must include, at a minimum:
2	(I.5) Instructions to provide a signature for verification
3	WITH THE BALLOT FOR FIRST-TIME ELECTORS WHO DO NOT HAVE A
4	SIGNATURE STORED IN THE STATEWIDE VOTER REGISTRATION SYSTEM;
5	SECTION 39. In Colorado Revised Statutes, 1-7.5-105, amend
6	(1); and add (1.3) and (2)(c) as follows:
7	1-7.5-105. Preelection process - rules. (1) The county clerk and
8	recorder or designated election official responsible for conducting an
9	election that is to be by mail ballot pursuant to section 1-7.5-104 (1) shall
10	send a proposed election plan for conducting the mail ballot election to
11	the secretary of state no later than fifty-five NINETY days prior to a
12	nonpartisan election or, for any mail ballot election that is coordinated
13	with or conducted by the county clerk and recorder, no later than ninety
14	ONE HUNDRED TWENTY days prior to the election. The proposed plan may
15	be based on the standard plan adopted by the secretary of state by rule.
16	(1.3) THE ELECTION PLAN REQUIRED UNDER SUBSECTION (1) OF
17	THIS SECTION MUST INCLUDE, AT A MINIMUM:
18	(a) THE ADDRESS AND HOURS OF OPERATION FOR EACH VOTER
19	SERVICE AND POLLING CENTER;
20	(b) THE ADDRESS AND HOURS OF OPERATION FOR EACH BALLOT
21	DROP-OFF LOCATION, INCLUDING THE LOCATION OF EACH DROP BOX;
22	(c) A THROUGHPUT ANALYSIS FOR EACH DESIGNATED VOTER
23	SERVICE AND POLLING CENTER THAT ADDRESSES:
24	(I) THE NUMBER OF ELECTORS ANTICIPATED AT THE CENTER
25	DURING ITS OPERATION;
26	(II) IF THE CENTER WAS USED IN A PREVIOUS ELECTION, THE WAIT
27	TIMES AND NUMBER OF ELECTORS THAT USED THE CENTER IN THE

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1	PREVIOUS ELECTION; AND
2	(III) THE NUMBER OF ELECTION JUDGES, CHECK-IN STATIONS,
3	PRINTERS, AND OTHER EQUIPMENT THAT WILL BE IN USE AT THE CENTER;
4	(d) A COPY OF THE MAIL BALLOT PACKET THAT WILL BE USED IN
5	THE ELECTION;
6	(e) A COPY OF THE SIGNATURE CARD THAT WILL BE USED FOR
7	IN-PERSON VOTING IN ACCORDANCE WITH SECTION 1-7-110;
8	(f) COPIES OF ALL FORMS THAT WILL BE AVAILABLE OR PROVIDED
9	TO ELECTORS TO CURE DEFICIENCIES OR ERRORS DURING THE ELECTION
10	WITH THE COUNTY-SPECIFIC INFORMATION FILLED IN; AND
11	(g) SUCH OTHER INFORMATION AS THE SECRETARY OF STATE MAY
12	REQUIRE.
13	(2) (c) The secretary of state may promulgate rules
14	CONCERNING THE SUBMISSION AND APPROVAL OF ELECTION PLANS.
15	SECTION 40. In Colorado Revised Statutes, 1-7.5-107, amend
16	(2.7), (3)(a)(I), (3)(a)(II), (3.5)(b), (3.5)(d), (4)(b)(I)(A), (4)(b)(II), (4.3),
17	and (4.5)(a)(I); repeal (4.5)(a)(II)(B); and add (4.5)(a)(III) and (4.7) as
18	follows:
19	1-7.5-107. Procedures for conducting mail ballot election -
20	primary elections - first-time voters casting a mail ballot after having
21	registered by mail to vote - in-person request for ballot - repeal.
22	(2.7) Subsequent to the preparation of ballots in accordance with section
23	1-5-402 but prior to the mailing required under subsection (3) of this
24	section, and no sooner than forty-five days nor later than thirty-two days
25	before an election, a designated election official shall provide a mail
26	ballot to a registered elector requesting the ballot at the designated
27	election official's office or the office designated in the mail ballot

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ELECTION plan filed with the secretary of state.

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(3) (a) (I) Except as provided in subparagraph (II) of this paragraph (a), Not sooner than twenty-two days before a general, primary, or other mail ballot election, and no later than eighteen days before the election, the county clerk and recorder or designated election official shall mail to each active eligible REGISTERED elector, at the last mailing address appearing in the registration records and in accordance with United States postal service regulations, a mail ballot packet, which must be marked "DO NOT FORWARD. ADDRESS CORRECTION REQUESTED.", or any other similar statement that is in accordance with United States postal service regulations. FOR A PRIMARY MAIL BALLOT ELECTION, ACTIVE REGISTERED ELECTORS INCLUDES PREREGISTRANTS ELIGIBLE TO VOTE IN THAT PRIMARY UNDER SECTION 1-2-101 (2)(c). Nothing in this subsection (3) affects any provision of this code governing the delivery of mail ballots to an absent uniformed services elector, nonresident overseas elector, or resident overseas elector covered by the federal "Uniformed and Overseas Citizens Absentee Voting Act", 52 U.S.C. sec. 20301 et seq. (II) For a primary mail ballot election, the mail ballot packet must

(II) For a primary mail ballot election, the mail ballot packet must be mailed only to active registered electors. If the twenty-second day before an A GENERAL, PRIMARY, OR OTHER MAIL BALLOT election is a Saturday, Sunday, or legal holiday, the county clerk and recorder or designated election official may mail ballot packets pursuant to subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION on the Friday immediately preceding the twenty-second day.

(3.5) (b) Any person who matches either of the descriptions THE DESCRIPTION specified in subparagraph (I) or (II) of paragraph (a) of this

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subsection (3.5) SUBSECTION (3.5)(a) OF THIS SECTION and intends to cast his or her ballot by mail in accordance with this article ARTICLE 7.5 shall submit with his or her mail ballot a copy of identification within the meaning of section 1-1-104 (19.5).

(d) Any person who desires to cast his or her ballot by mail but does not satisfy the requirements of paragraph (b) of this subsection (3.5) SUBSECTION (3.5)(b) OF THIS SECTION may cast such ballot by mail. The county clerk and recorder or designated election official shall, within three days after the receipt of a mail ballot that does not contain a copy of identification as defined in section 1-1-104 (19.5), but in no event later than two days after election day, send to the eligible elector at the address indicated in the registration records AND TO THE ELIGIBLE ELECTOR'S ELECTRONIC MAIL ADDRESS IF AVAILABLE a letter explaining the lack of compliance with paragraph (b) of this subsection (3.5) SUBSECTION (3.5)(b) OF THIS SECTION. If the county clerk and recorder or designated election official receives a copy of identification in compliance with paragraph (b) of this subsection (3.5) SUBSECTION (3.5)(b) OF THIS SECTION within eight days after election day, and if the mail ballot is otherwise valid, the mail ballot shall be counted.

(4) (b) (I) The eligible elector may:

(A) Return the marked ballot to the county clerk and recorder or designated election official by United States mail or by depositing the ballot at the office of the county clerk and recorder or designated election official or AT any voter service and polling center, DROP BOX, or drop-off location designated by the county clerk and recorder or designated election official as specified in the mail ballot ELECTION plan filed with the secretary of state. The ballot must be returned in the return envelope.

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(II) If an eligible elector returns the ballot by mail, the elector must provide postage. The ballot shall MUST be received at the office of the county clerk and recorder or designated election official, A DROP BOX, or a designated drop-off location, which shall MUST remain open until 7 p.m. 8 P.M. on election day. All envelopes containing mail ballots must be in the hands of the county clerk and recorder or designated election official no later than 7 p.m. 8 P.M. on the day of the election. Mail ballot envelopes received after 7 p.m. 8 P.M. on the day of the election but postmarked on or before the day of the election will remain sealed and uncounted, but the elector's registration record shall not be canceled for failure to vote in a general election. For an election coordinated by the county clerk and recorder, the drop-off location other than secure drop boxes shall be designated by the county clerk and recorder and located in a secure place under the supervision of a municipal clerk, an election judge, or a member of the clerk and recorder's staff. For a mail ballot election not coordinated by the county clerk and recorder, the drop-off location shall be designated by the designated election official and located in a secure place under the supervision of the designated election official, an election judge, or another person designated by the designated election official.

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(4.3) (a) (I) For any election, other than a general election, for which a county clerk and recorder is the designated election official, there must be a minimum number of mail ballot drop-off locations DROP BOXES where mail ballots may be deposited equal to at least one drop-off location DROP BOX for each thirty thousand active registered electors in the county; except that, if the district or political subdivision for which the election is being conducted is less populous than the county, the

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county clerk and recorder shall designate at least one mail ballot drop-off location DROP BOX for each thirty thousand current active registered electors eligible to vote in that election. The drop-off locations shall DROP BOXES MUST be arrayed throughout the county in a manner that provides the greatest convenience to electors. EACH DROP BOX MUST COMPLY WITH THE SECRETARY OF STATE'S CURRENT SECURITY RULES.

- (II) ON AND AFTER JANUARY 1, 2020, FOR A PRESIDENTIAL PRIMARY OR NOVEMBER COORDINATED ELECTION, IN ADDITION TO THE REQUIREMENTS OF SUBSECTION (4.3)(a)(I) OF THIS SECTION, THE COUNTY CLERK AND RECORDER SHALL ESTABLISH A DROP BOX ON EACH CAMPUS OF A STATE INSTITUTION OF HIGHER EDUCATION LOCATED WITHIN THE COUNTY THAT HAS TWO THOUSAND OR MORE ENROLLED STUDENTS ON JANUARY 1 OF THE YEAR IN WHICH THE ELECTION IS HELD.
- (III) A COUNTY MAY ESTABLISH ADDITIONAL DROP-OFF LOCATIONS AT THE COUNTY'S DISCRETION. EACH DROP-OFF LOCATION MUST BE SUPERVISED IN ACCORDANCE WITH SECTION 1-5-102.9 (5)(e).
- (b) The minimum number of drop-off locations DROP BOXES described in paragraph (a) of this subsection (4.3) shall SUBSECTION (4.3)(a) OF THIS SECTION MUST accept mail ballots delivered by electors during, at a minimum, the four SEVEN days prior to and including the day of the election. except that mail ballots are not required to be accepted on Sundays. Mail ballots shall be accepted from electors at drop-off locations during, at a minimum, reasonable business hours.
- (4.5) (a) (I) For any primary or November coordinated election, the county clerk and recorder shall designate voter service and polling centers equal to no fewer than the number of county motor vehicle offices in the county; except that each county shall have no fewer than one voter

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service and polling center, and, for counties with fewer than twenty-five thousand active REGISTERED electors, as that term is described in subparagraph (II) of this paragraph (a), only one voter service and polling center is required. The county clerk and recorder may add additional voter service and polling center locations as necessary.

- (II) (B) On and after November 8, 2016, for the purposes of subparagraph (I) of this paragraph (a), the number of active electors in a county is the number of active electors registered in the county on the date of the previous presidential election.
- (III) (A) ON AND AFTER JANUARY 1, 2020, FOR A PRESIDENTIAL PRIMARY OR NOVEMBER COORDINATED ELECTION, THE COUNTY CLERK AND RECORDER SHALL DESIGNATE AT LEAST ONE VOTER SERVICE AND POLLING CENTER ON EACH CAMPUS OF A STATE INSTITUTION OF HIGHER EDUCATION LOCATED WITHIN THE COUNTY THAT HAS THREE THOUSAND OR MORE ENROLLED STUDENTS ON JANUARY 1 OF THE YEAR IN WHICH THE ELECTION IS HELD.
- (B) IN A COUNTY DESCRIBED IN SECTION 1-5-102.9 (1)(a)(I) OR (1)(a)(II), A VOTER SERVICE AND POLLING CENTER DESIGNATED IN ACCORDANCE WITH THIS SUBSECTION (4.5)(a)(III) MAY COUNT TOWARD THE MINIMUM REQUIREMENTS OF SUBSECTION (4.5)(a)(I) OF THIS SECTION. IN ALL OTHER COUNTIES, A VOTER SERVICE AND POLLING CENTER DESIGNATED IN ACCORDANCE WITH THIS SUBSECTION (4.5)(a)(III) MUST BE IN ADDITION TO THE MINIMUM REQUIREMENTS OF SUBSECTION (4.5)(a)(I) OF THIS SECTION.
- (4.7) FOR THE PURPOSES OF SUBSECTIONS (4.3) AND (4.5) OF THIS SECTION, THE NUMBER OF ACTIVE REGISTERED ELECTORS IN A COUNTY IS THE NUMBER OF ACTIVE ELECTORS REGISTERED IN THE COUNTY ON THE

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1	DATE OF THE PREVIOUS PRESIDENTIAL ELECTION OR ON THE DATE OF THE
2	LAST GENERAL ELECTION, WHICHEVER IS GREATER.
3	SECTION 41. In Colorado Revised Statutes, 1-7.5-107.3, amend
4	(2)(a); and add (1.5) and (7) as follows:
5	1-7.5-107.3. Verification of signatures - rules. (1.5) (a) IF AN
6	ELIGIBLE ELECTOR RETURNS A BALLOT BUT DOES NOT HAVE A SIGNATURE
7	STORED IN THE STATEWIDE VOTER REGISTRATION SYSTEM, THE COUNTY
8	CLERK AND RECORDER SHALL, WITHIN THREE DAYS AFTER THE MISSING
9	SIGNATURE IS CONFIRMED, BUT IN NO EVENT LATER THAN TWO DAYS
10	AFTER ELECTION DAY, SEND TO THE ELIGIBLE ELECTOR AT THE ADDRESS
11	INDICATED IN THE REGISTRATION RECORDS AND TO THE ELIGIBLE
12	ELECTOR'S ELECTRONIC MAIL ADDRESS IF AVAILABLE A LETTER
13	EXPLAINING THE NEED FOR A SIGNATURE FOR VERIFICATION PURPOSES AND
14	A FORM WITH INSTRUCTIONS FOR THE ELIGIBLE ELECTOR TO:
15	(I) CONFIRM THAT THE ELIGIBLE ELECTOR RETURNED A BALLOT TO
16	THE COUNTY CLERK AND RECORDER;
17	(II) PROVIDE A COPY OF THE ELIGIBLE ELECTOR'S IDENTIFICATION
18	AS DEFINED IN SECTION $1-1-104$ (19.5); AND
19	(III) PROVIDE A SIGNATURE FOR VERIFICATION IN ACCORDANCE
20	WITH THIS SECTION.
21	(b) If the county clerk and recorder receives the form
22	WITHIN EIGHT DAYS AFTER ELECTION DAY CONFIRMING THAT THE ELIGIBLE
23	ELECTOR RETURNED A BALLOT TO THE COUNTY CLERK AND RECORDER
24	AND ENCLOSING A COPY OF THE ELIGIBLE ELECTOR'S IDENTIFICATION AS
25	DEFINED IN SECTION 1-1-104 (19.5), AND IF THE BALLOT IS OTHERWISE
26	VALID, THE BALLOT SHALL BE COUNTED. IF THE ELIGIBLE ELECTOR
27	RETURNS THE FORM INDICATING THAT THE ELIGIBLE ELECTOR DID NOT

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1 RETURN A BALLOT TO THE COUNTY CLERK AND RECORDER, OR IF THE

2 ELIGIBLE ELECTOR DOES NOT RETURN THE FORM WITHIN EIGHT DAYS

3 AFTER ELECTION DAY OR DOES NOT ENCLOSE IDENTIFICATION,

4 THE BALLOT SHALL NOT BE COUNTED.

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(c) ANORIGINAL RETURN ENVELOPE CONTAINING A VOTED BALLOT THAT IS NOT COUNTED IN ACCORDANCE WITH SUBSECTION (1.5)(b) OF THIS SECTION SHALL BE STORED UNDER SEAL IN THE OFFICE OF THE COUNTY CLERK AND RECORDER IN A SECURE LOCATION SEPARATE FROM VALID RETURN ENVELOPES AND MAY BE REMOVED ONLY UNDER THE AUTHORITY OF THE DISTRICT ATTORNEY OR BY ORDER OF A COURT HAVING JURISDICTION.

(2) (a) If, upon comparing the signature of an eligible elector on the self-affirmation on the return envelope with the signature of the eligible elector stored in the statewide voter registration system, the election judge determines that the signatures do not match, or if a signature verification device used pursuant to subsection (5) of this section is unable to determine that the signatures match, two other election judges of different political party affiliations shall simultaneously compare the signatures. If both other election judges agree that the signatures do not match, the county clerk and recorder shall, within three days after the signature deficiency has been confirmed, but in no event later than two days after election day, send to the eligible elector at the address indicated in the registration records AND TO THE ELIGIBLE ELECTOR'S ELECTRONIC MAIL ADDRESS IF AVAILABLE a letter explaining the discrepancy in signatures and a form for the eligible elector to confirm that the elector returned a ballot to the county clerk and recorder. If the county clerk and recorder receives the form within eight days after

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election day confirming that the elector returned a ballot to the county clerk and recorder and enclosing a copy of the elector's identification as defined in section 1-1-104 (19.5), and if the ballot is otherwise valid, the ballot shall be counted. If the eligible elector returns the form indicating that the elector did not return a ballot to the county clerk and recorder, or if the eligible elector does not return the form within eight days after election day, the self-affirmation on the return envelope shall be categorized as incorrect, the ballot shall not be counted, and the county clerk and recorder shall send copies of the eligible elector's signature on the return envelope and the signature stored in the statewide voter registration system to the district attorney for investigation.

- (7) EACH COUNTY CLERK AND RECORDER SHALL, AS SOON AS PRACTICAL, DEVELOP AND IMPLEMENT OPTIONS FOR ELECTORS TO ELECTRONICALLY PROVIDE NECESSARY DOCUMENTATION FOR SIGNATURE VERIFICATION.
- **SECTION 42.** In Colorado Revised Statutes, **amend** 1-7.5-107.5 as follows:
 - 1-7.5-107.5. Counting mail ballots. The election officials at the mail ballot counting place may receive and prepare mail ballots delivered and turned over to them by the designated election official for tabulation. Counting of the mail ballots may begin fifteen days prior to the election and continue until counting is completed. The election official in charge of the mail ballot counting place shall take all precautions necessary to ensure the secrecy of the counting procedures, and no information concerning the count shall be released by the election officials or watchers until after 7 p.m. 8 P.M. on election day.
 - SECTION 43. In Colorado Revised Statutes, 1-7.5-115, amend

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1	(1)(b) as follows:
2	1-7.5-115. Emergency voting - replacement ballots - electronic
3	transfer - rules - definition. (1) (b) A request for a replacement
4	ballot under this section shall be made before 5 p.m. on the day of the
5	election, and the ballot must be returned no later than 7 p.m. 8 P.M. on the
6	day of the election.
7	SECTION 44. In Colorado Revised Statutes, 1-7.5-202, amend
8	(3) as follows:
9	1-7.5-202. Hours a counting place open for receiving and
10	counting mail ballots. (3) The election officials in charge of the
11	counting place shall take all precautions necessary to ensure the secrecy
12	of the counting procedures, and no information concerning the count may
13	be released by the election officials or watchers until after 7 p.m. 8 P.M.
14	on election day.
15	SECTION 45. In Colorado Revised Statutes, amend 1-7.5-203
16	as follows:
17	1-7.5-203. Delivery of mail ballots to supervisor judge. At any
18	time during the fifteen days prior to and including the election day, the
19	county clerk and recorder or designated election official shall deliver to
20	the counting place judges all the mail ballot envelopes received up to that
21	time in packages or in ballot boxes that are locked and secured with a
22	numbered seal, and the record of mail ballots as provided for in section
23	1-7.5-106.5 (3) for which a receipt will be given. The county clerk and
24	recorder or designated election official shall continue to deliver any
25	envelopes containing mail ballots that may be received thereafter up to
26	and including 7 p.m. 8 P.M. on election day.
27	SECTION 46. In Colorado Revised Statutes, amend 1-7.5-209

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1	as follows:
2	1-7.5-209. Preservation of rejected mail ballots. All
3	identification envelopes and mail ballots rejected by the election judges
4	in accordance with section 1-7.5-204 must be returned to the designated
5	election official. All mail ballots received by the county clerk and
6	recorder or designated election official after 7 p.m. 8 P.M. on the day of
7	the election, together with the rejected mail ballots returned by the
8	election judges as provided in this section, must remain in the sealed
9	identification envelopes and may be destroyed as provided in section
10	1-7-802.
11	SECTION 47. In Colorado Revised Statutes, 1-8.5-101, add (2.5)
12	as follows:
13	1-8.5-101. Provisional ballot - entitlement to vote. (2.5) (a) AT
14	ANY ELECTION CONDUCTED PURSUANT TO THIS TITLE 1, AN ELIGIBLE
15	ELECTOR WHO DOES NOT RESIDE WITHIN THE COUNTY BUT WISHES TO VOTE
16	AT A POLLING LOCATION IS ENTITLED TO CAST A PROVISIONAL BALLOT
17	THAT CONTAINS THE NAMES OF CANDIDATES FOR STATEWIDE FEDERAL
18	AND STATE OFFICES AND STATEWIDE BALLOT ISSUES AND BALLOT
19	QUESTIONS. THE SECRETARY OF STATE SHALL PRESCRIBE THE FORM OF THE
20	STATEWIDE PROVISIONAL BALLOT IN ACCORDANCE WITH THIS SECTION.
21	(b) THE COUNTY CLERK AND RECORDER SHALL TIMELY DELIVER A
22	PROVISIONAL BALLOT CAST UNDER THIS SUBSECTION (2.5) TO THE COUNTY
23	IN WHICH THE ELECTOR RESIDES, WHO SHALL ACCEPT THE BALLOT FOR
24	PROCESSING. THE BALLOT SHALL BE COUNTED IN ACCORDANCE WITH
25	SECTION 1-8.5-106.
26	
27	SECTION 48. In Colorado Revised Statutes, 1-9-203, amend (4)

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1	as follows:
2	1-9-203. Challenge questions asked person intending to vote.
3	(4) (a) If the person is challenged as not eligible TO VOTE IN AN ELECTION
4	OTHER THAN A PRIMARY ELECTION because the person will not be eighteen
5	years of age or older on or before election day, an election judge shall ask
6	the following question: To the best of your knowledge and belief, will
7	you be eighteen years of age or older on election day?
8	(b) IF THE PERSON IS CHALLENGED AS NOT ELIGIBLE TO VOTE IN A
9	PRIMARY ELECTION BECAUSE THE PERSON WILL NOT BE EIGHTEEN YEARS
10	OF AGE ON OR BEFORE THE DATE OF THE NEXT GENERAL ELECTION, AN
11	ELECTION JUDGE SHALL ASK THE FOLLOWING QUESTION: TO THE BEST OF
12	YOUR KNOWLEDGE AND BELIEF, ARE YOU AT LEAST SEVENTEEN YEARS OF
13	AGE AND WILL YOU BE AT LEAST EIGHTEEN YEARS OF AGE ON OR BEFORE
14	THE DATE OF THE NEXT GENERAL ELECTION?
15	SECTION 49. In Colorado Revised Statutes, 1-9-204, amend (1)
16	as follows:
17	1-9-204. Oath of challenged elector. (1) An election judge shall
18	tender an oath substantially in the following form: "I do solemnly swear
19	or affirm that I have fully and truthfully answered all questions that have
20	been put to me concerning my place of residence and my qualifications
21	as an eligible elector at this election. I further swear or affirm that I am
22	a citizen of the United States; that I AM AT LEAST SEVENTEEN YEARS OF
23	AGE AND WILL BE AT LEAST EIGHTEEN YEARS OF AGE ON OR BEFORE THE
24	DATE OF THE NEXT GENERAL ELECTION IF I AM VOTING IN A PRIMARY
25	ELECTION OR THAT I will be of the age of eighteen years or older on
26	election day IF I AM VOTING IN ANY OTHER ELECTION; that I have been a
27	resident of this state for at least twenty-two days immediately preceding

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1 this election and have not maintained a home or domicile elsewhere; that 2 I am a registered elector in this precinct; that I am eligible to vote at this 3 election; and that I have not previously voted at this election." 4 **SECTION 50.** In Colorado Revised Statutes, 1-12-108, amend 5 (6)(a), (8)(a), and (8)(c)(II.5) as follows: 6 1-12-108. Petition requirements - approval as to form -7 determination of sufficiency - protest - offenses. (6) (a) No person 8 shall circulate a recall petition unless the person is a resident of the state. 9 a citizen of the United States and at least eighteen years of age. 10 (8) (a) Promptly after the petition has been filed, the designated 11 election official for the political subdivision shall review all petition 12 information and verify the information against the registration records, 13 and, where applicable, the county assessor's records. FOR A STATE RECALL 14 PETITION, THE SECRETARY OF STATE SHALL VERIFY SIGNATURES IN 15 ACCORDANCE WITH SECTION 1-4-908 (1.5). The secretary of state shall 16 establish guidelines for verifying petition entries. Within twenty-four 17 hours after the petition is delivered, the designated election official shall 18 notify the incumbent of the delivery. Following verification of the petition 19 by the designated election official, the designated election official shall 20 make a copy of the petition available to the incumbent sought to be 21 recalled. 22 (c) (II.5) If the petition IS SUBMITTED WITH A NUMBER OF UNIQUE 23 SIGNATURES THAT EQUALS OR EXCEEDS THE NUMBER REQUIRED BUT is 24 determined to be insufficient, it may be withdrawn and may, within 25 fifteen days after the date on which the petition was verified as 26 insufficient, be amended and refiled as an original petition. A petition for

recall may be amended no more than one time to collect additional

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1	signatures or cure circulator affidavits after a designated election official
2	issues a determination of insufficiency under this subsection (8).
3	SECTION 51. In Colorado Revised Statutes, amend 1-12-111.5
4	as follows:
5	1-12-111.5. Nonpartisan recall election plan. (1) If a
6	nonpartisan recall election is to be conducted by mail ballot, the
7	designated election official shall submit a written mail ballot ELECTION
8	plan to the secretary of state in accordance with section 1-7.5-105 no later
9	than five calendar days after calling the election.
10	(2) The secretary of state shall approve or disapprove a recall mail
11	ballot ELECTION plan within five calendar days after receiving the plan
12	and shall provide written notice to the designated election official.
13	SECTION 52. In Colorado Revised Statutes, 1-12-114, amend
14	(1) and (2)(b) as follows:
15	1-12-114. Mail ballots - plan required - voter service and
16	polling centers - number required - definition. (1) (a) Notwithstanding
17	section 1-7.5-107 (1), as soon as practicable after the date that the
18	designated election official certifies the recall question to the ballot under
19	section 1-12-108 (8)(c)(II), the county clerk and recorder or designated
20	election official administering a recall election shall submit to the
21	secretary of state, for approval within twenty-four hours after receipt, a
22	proposed mail ballot election plan, including the manner in and date by
23	which the mail ballot transmission deadline set forth in subsection (2) of
24	this section will be met. If the secretary of state does not provide written
25	notice of approval or disapproval of the plan within twenty-four hours,
26	the plan is deemed approved.
27	(b) The secretary of state may disapprove a mail ballot AN

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1	ELECTION plan submitted under paragraph (a) of this subsection (1)
2	SUBSECTION (1)(a) OF THIS SECTION using only the same standards used
3	to evaluate and approve of mail ballot ELECTION plans transmitted under
4	section 1-7.5-105.
5	(2) Notwithstanding any provision of this code to the contrary:
6	(b) Not later than the fifteenth day before the last day on which
7	voted mail ballots may be returned by electors other than covered voters
8	under article 8.3 of this title TITLE 1, the designated election official shall
9	mail ballots to eligible electors in accordance with the mail ballot
10	ELECTION plan developed pursuant to subsection (1) of this section.
11	SECTION 53. In Colorado Revised Statutes, amend 1-13-718 as
12	follows:
13	1-13-718. Release of information concerning count. Any
14	election official, watcher, or other person who releases information
15	concerning the count of ballots cast at polling locations or of mail-in or
16	mail voters' ballots prior to 7 p.m. 8 P.M. on the day of the election is
17	guilty of a misdemeanor and, upon conviction thereof, shall be punished
18	as provided in section 1-13-111.
19	SECTION 54. In Colorado Revised Statutes, add 24-21-104.9 as
20	follows:
21	24-21-104.9. County reimbursements for voting equipment -
22	local elections assistance cash fund - creation - repeal. (1) Subject to
23	AVAILABLE APPROPRIATIONS, THE SECRETARY OF STATE SHALL REIMBURSE
24	COUNTIES FOR A ONE-TIME PURCHASE OF VOTING EQUIPMENT NECESSARY
25	TO FULFILL THE REQUIREMENTS OF HOUSE BILL 19-1278, ENACTED IN
26	2019, FROM THE LOCAL ELECTIONS ASSISTANCE CASH FUND CREATED IN
27	SUBSECTION (2) OF THIS SECTION.

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1	(2) THE LOCAL ELECTIONS ASSISTANCE CASH FUND, REFERRED TO
2	IN THIS SECTION AS THE "FUND", IS HEREBY CREATED IN THE STATE
3	TREASURY. THE FUND CONSISTS OF MONEY THAT THE GENERAL ASSEMBLY
4	MAY APPROPRIATE TO THE FUND FROM THE GENERAL FUND OR THE
5	DEPARTMENT OF STATE CASH FUND.
6	(3) The state treasurer shall credit all interest and
7	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
8	FUND TO THE FUND.
9	(4) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
10	DEPARTMENT OF STATE FOR THE PURPOSES OF MAKING PAYMENTS TO
11	COUNTIES IN ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION.
12	(5) The state treasurer shall transfer all unexpended
13	AND UNENCUMBERED MONEY IN THE FUND ON JUNE $30,2021$, TO THE FUND
14	FROM WHICH THE MONEY ORIGINATED.
15	(6) This section is repealed, effective July 1, 2021.
16	SECTION 55. In Colorado Revised Statutes, 24-72-204, amend
17	(3)(a)(VI) as follows:
18	24-72-204. Allowance or denial of inspection - grounds -
19	procedure - appeal - definitions - repeal. (3) (a) The custodian shall
20	deny the right of inspection of the following records, unless otherwise
21	provided by law; except that any of the following records, other than
22	letters of reference concerning employment, licensing, or issuance of
23	permits, shall be available to the person in interest pursuant to this
24	subsection (3):
25	(VI) EXCEPT AS PROVIDED IN SECTION 1-2-227, addresses and
26	telephone numbers of students in any public elementary or secondary
27	school;

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SECTION 56. Act subject to petition - effective date -
applicability. (1) This act takes effect at 12:01 a.m. on the day following
the expiration of the ninety-day period after final adjournment of the
general assembly (August 2, 2019, if adjournment sine die is on May 3,
2019); except that, if a referendum petition is filed pursuant to section 1
(3) of article V of the state constitution against this act or an item, section,
or part of this act within such period, then the act, item, section, or part
will not take effect unless approved by the people at the general election
to be held in November 2020 and, in such case, will take effect on the
date of the official declaration of the vote thereon by the governor.

(2) This act applies to elections conducted on or after the applicable effective date of this act.

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