First Regular Session Seventy-third General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House SENATE BILL 21-250

LLS NO. 21-0155.01 Megan Waples x4348

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A BILL FOR AN ACT

101 **CONCERNING MODIFICATIONS TO CERTAIN STATUTES GOVERNING THE**

102

CONDUCT OF <u>ELECTIONS</u>, AND, IN CONNECTION THEREWITH,

103 <u>MAKING AN APPROPRIATION.</u>

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 <u>http://leg.colorado.gov.</u>)

The bill amends various laws related to the conduct of elections, including provisions related to:

- Procedures for registering to vote and for automatic voter registration through voter registration agencies;
- Requirements related to political party organization,

Amended 3rd Reading June 3, 2021

Amended 2nd Reading

HOUSE

May 26, 2021

HOUSE



including requirements for precinct caucuses, county assemblies, and vacancy committees;

- Ballot access for candidates, including repealing the ability of an unaffiliated candidate for president of the United States to be nominated by paying a fee;
- Requirements for voter service and polling centers, voting in person, and emergency voting;
- Procedures for challenges to a person's right to vote;
- Procedures and requirements for circulating recall petitions and the conduct of recall elections, including municipal and local government recall elections;
- Prohibitions on electioneering in and within 100 feet of a polling place; and
- Requirements for filing initiative petitions.

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

SECTION 1. In Colorado Revised Statutes, 1-1-104, amend (32)
and (51) as follows:

4 1-1-104. Definitions. As used in this code, unless the context
5 otherwise requires:

6 (32) "Primary election" means the election held on the last
7 Tuesday in June of each even-numbered year AND THE PRESIDENTIAL
8 PRIMARY ELECTION HELD IN ACCORDANCE WITH PART 12 OF ARTICLE 4 OF
9 THIS TITLE 1.

10 (51) "Watcher" means an eligible elector other than a candidate 11 on the ballot who has been selected by a political party chairperson on 12 behalf of the political party, by a party candidate at a primary election, by 13 an unaffiliated candidate at a general, congressional vacancy, or 14 nonpartisan election, or by a person designated by either the opponents or 15 the proponents in the case of a ballot issue or ballot question. If selected 16 by a political party chairperson OR a party candidate, or an unaffiliated candidate, the watcher must be affiliated with that political party or 17

unaffiliated as shown in the statewide voter registration system. IF
 SELECTED BY AN UNAFFILIATED CANDIDATE, THE WATCHER MUST BE
 UNAFFILIATED AS SHOWN IN THE STATEWIDE VOTER REGISTRATION
 SYSTEM.

5 SECTION 2. In Colorado Revised Statutes, 1-2-201, amend
6 (3)(b)(I) as follows:

7 1-2-201. Registration required - deadlines - additional
8 identifying information to be provided by first-time registrants.
9 (3) (b) An elector may timely register to vote by:

(I) Submitting an application through a voter registration drive no
later than twenty-two days before the election; except that, if the
twenty-second day before an election is a Saturday, Sunday, or STATE
legal holiday, OR FEDERAL HOLIDAY RECOGNIZED BY THE UNITED STATES
POSTAL SERVICE, the elector is permitted to register on the next day that
is not a Saturday, Sunday, or STATE legal holiday, OR FEDERAL HOLIDAY
RECOGNIZED BY THE UNITED STATES POSTAL SERVICE;

17 SECTION 3. In Colorado Revised Statutes, 1-2-202.5, amend 18 (1)(a), (3)(c), (5), (7)(a), (7)(b), and (7)(c)(II); and add (7)(d) as follows:19 1-2-202.5. Online voter registration - online changes in elector 20 **information.** (1) (a) An elector may register to vote, and a registered 21 elector may change his or her residence in the registration record or 22 change or withdraw his or her affiliation, by completing an electronic 23 form on the official website of the secretary of state if the elector's signature is stored in digital form in the database systems maintained by 24 25 the department of state pursuant to section 1-2-301(1) or IS accessible to 26 the department of state in accordance with the requirements of section 27 1-2-302 (6), OR IF THE ELECTOR PROVIDES THE LAST FOUR DIGITS OF THE

ELECTOR'S SOCIAL SECURITY <u>NUMBER AND THE NUMBER CAN BE</u>
 <u>VALIDATED THROUGH THE DEPARTMENT OF REVENUE PURSUANT TO</u>
 <u>SECTION 1-2-302 (6.7).</u>
 (3) The electronic voter registration form must include:

5 (c) (I) A place for the elector to input additional information, as
determined by the secretary of state, necessary to locate the elector's
signature in the database systems specified in subsection (1) of this
section and a place for the elector to assent to the use of the signature for
voter registration purposes.

<u>(II) A PLACE FOR THE ELECTOR, IN THE ALTERNATIVE, TO ENTER</u>
 <u>THE LAST FOUR DIGITS OF THE ELECTOR'S SOCIAL SECURITY NUMBER TO BE</u>
 <u>VALIDATED PURSUANT TO SUBSECTION (1) OF THIS SECTION AND TO</u>
 UPLOAD A SIGNATURE ELECTRONICALLY.

14 (5) THE SIGNATURE REQUIREMENT OF SECTION 1-2-201 (2) IS MET 15 BY an elector's assent on the electronic application to the use of his or her 16 signature for voter registration purposes, meets the signature requirement 17 of section 1-2-201 (2) THE RETURN OF AN ELECTOR'S SIGNATURE IN 18 RESPONSE TO A NOTICE SENT PURSUANT TO SUBSECTION (7)(a) OR (7)(b) 19 OF THIS SECTION, OR THE RETURN OF AN ELECTOR'S SIGNATURE AND COPY 20 OF THE ELECTOR'S IDENTIFICATION PURSUANT TO SECTION 1-7.5-107.3 21 (1.5).

(7) (a) (I) When a person completes an electronic voter registration form in accordance with subsection (3) of this section and is qualified to register based on the information provided in the form, the county clerk and recorder shall search for the elector's signature in the database systems specified in subsection (1) of this section. If the signature is found, the county clerk and recorder shall approve the new

registration pursuant to subsection (6) of this section and shall add the
 elector to the computerized statewide voter registration list maintained by
 the secretary of state pursuant to section 1-2-301 (1).

4 (II) IF A SIGNATURE IS NOT FOUND, BUT THE ELECTOR PROVIDED
5 THE LAST FOUR DIGITS OF THE ELECTOR'S SOCIAL SECURITY NUMBER, THE
6 COUNTY CLERK AND RECORDER SHALL:

7 (A) APPROVE THE NEW REGISTRATION PURSUANT TO SUBSECTION
8 (6) OF THIS SECTION AND SHALL ADD THE ELECTOR TO THE COMPUTERIZED
9 STATEWIDE VOTER REGISTRATION LIST MAINTAINED BY THE SECRETARY
10 OF STATE PURSUANT TO SECTION 1-2-301 (1); AND

(B) SEND TO THE ELECTOR'S ADDRESS OF RECORD, BY
NONFORWARDABLE MAIL, NOTICE THAT THE ELECTOR HAS BEEN
REGISTERED TO VOTE, A POSTAGE PAID PREADDRESSED RETURN FORM BY
WHICH THE ELECTOR MAY RETURN A SIGNATURE, AND INFORMATION ON
HOW THE ELECTOR CAN UPLOAD A SIGNATURE ELECTRONICALLY.

16 (b) (I) When a registered elector completes an electronic form to 17 change his or her residence or change or withdraw his or her affiliation, 18 the county clerk and recorder shall search for the registered elector's 19 signature in the database systems specified in subsection (1) of this 20 section. If the signature is found, the county clerk and recorder shall 21 approve the change in status pursuant to subsection (6) of this section and 22 shall make the changes indicated on the electronic form in the 23 computerized statewide voter registration list maintained by the secretary 24 of state pursuant to section 1-2-301 (1).

(II) IF A SIGNATURE IS NOT FOUND, BUT THE ELECTOR PROVIDED
THE LAST FOUR DIGITS OF THE ELECTOR'S SOCIAL SECURITY NUMBER, THE
COUNTY CLERK AND RECORDER SHALL:

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(A) APPROVE THE CHANGE IN STATUS PURSUANT TO SUBSECTION
 (6) OF THIS SECTION AND SHALL MAKE THE CHANGES INDICATED ON THE
 ELECTRONIC FORM IN THE COMPUTERIZED STATEWIDE VOTER
 REGISTRATION LIST MAINTAINED BY THE SECRETARY OF STATE PURSUANT
 TO SECTION 1-2-301 (1); AND

6 (B) SEND TO THE ELECTOR'S ADDRESS OF RECORD, BY 7 NONFORWARDABLE MAIL, NOTICE OF THE CHANGE IN STATUS, A POSTAGE 8 PAID PREADDRESSED RETURN FORM BY WHICH THE ELECTOR MAY RETURN 9 A SIGNATURE, AND INFORMATION ON HOW THE ELECTOR CAN UPLOAD A 10 SIGNATURE ELECTRONICALLY.

11 (c) (II) A change or withdrawal of affiliation made in accordance 12 with this section applies to an election if the elector completes the 13 electronic form no later than twenty-nine TWENTY-TWO days before the 14 election; except that, if the twenty-ninth TWENTY-SECOND day before an 15 election is a Saturday, Sunday, or legal holiday, the change or withdrawal 16 applies if made by the next day that is not a Saturday, Sunday, or legal 17 holiday.

18 (d) (I) IF A NOTICE PROVIDED UNDER SUBSECTION (7)(a)(II) OR 19 (7)(b)(II) OF THIS SECTION IS RETURNED AS UNDELIVERABLE WITHIN 20 TWENTY DAYS AFTER THE COUNTY CLERK AND RECORDER MAILS THE 21 NOTICE, THE PERSON'S REGISTRATION OR CHANGE IN STATUS IS CANCELLED 22 AND THE PERSON IS DEEMED NEVER TO HAVE REGISTERED OR CHANGED 23 STATUS. IF THE NOTICE IS RETURNED AS UNDELIVERABLE AFTER TWENTY 24 DAYS AFTER THE COUNTY CLERK AND RECORDER MAILS THE NOTICE, THE 25 PERSON'S REGISTRATION IS MARKED INACTIVE.

26 (II) NOTWITHSTANDING SUBSECTION (7)(d)(I) OF THIS SECTION, IF
 27 A PERSON VOTES IN AN ELECTION AFTER SUBMITTING THE APPLICATION

1	FOR REGISTRATION OR CHANGE IN STATUS BUT BEFORE THE NOTICE IS
2	RETURNED AS UNDELIVERABLE, THE PERSON'S REGISTRATION OR CHANGE
3	IN STATUS SHALL NOT BE CANCELLED AND THE REGISTRATION SHALL NOT
4	BE MARKED INACTIVE.
5	SECTION 4. In Colorado Revised Statutes, 1-2-302, amend (6.7)
6	<u>as follows:</u>
7	<u>1-2-302. Maintenance of computerized statewide voter</u>
8	registration list - confidentiality. (6.7) The department of revenue shall
9	enter into an agreement with the federal commissioner of social security
10	for the purpose of verifying applicable information in accordance with the
11	requirements of section 303 (a)(5)(B)(ii) of the federal "Help America
12	Vote Act of 2002", 52 U.S.C. sec. 20901 et seq. ON OR BEFORE MARCH
13	1, 2022, THE DEPARTMENT OF REVENUE SHALL PROVIDE ACCESS TO THE
14	DEPARTMENT OF STATE FOR VERIFICATION OF A PERSON'S NAME, DATE OF
15	BIRTH, AND THE LAST FOUR DIGITS OF THE PERSON'S SOCIAL SECURITY
16	NUMBER PURSUANT TO THE AGREEMENT ENTERED INTO UNDER THIS
17	SECTION TO ALLOW REAL-TIME INTERACTIVE VALIDATION OF ONLINE
18	VOTER REGISTRATION APPLICANTS PURSUANT TO SECTION 1-2-202.5.
19	SECTION 5. In Colorado Revised Statutes, 1-2-213.3, amend (8)
20	as follows:
21	1-2-213.3. Transfer of new voter registration records from
22	department of revenue. (8) AFTER THE TWENTY-DAY PERIOD DESCRIBED
23	IN SUBSECTION (7) OF THIS SECTION PASSES, THE REGISTRATION
24	INFORMATION OF A PERSON REGISTERED PURSUANT TO THIS SECTION,
25	INCLUDING THE FACT THAT THE PERSON WAS REGISTERED THROUGH A
26	VOTER REGISTRATION AGENCY, BECOMES A REGISTRATION RECORD THAT
27	MUST BE MAINTAINED AND MADE AVAILABLE FOR PUBLIC INSPECTION IN

ACCORDANCE WITH SECTION 1-2-227. Information relating to the return
 of a notice form BY A PERSON declining to be registered or preregistered
 AND INFORMATION RELATING TO THE SPECIFIC AGENCY AT WHICH A
 PERSON WAS REGISTERED PURSUANT TO THIS SECTION IS NOT A PUBLIC
 RECORD SUBJECT TO PUBLIC INSPECTION AND shall not be used for any
 purpose other than voter registration statistics.

7 SECTION <u>6.</u> In Colorado Revised Statutes, 1-2-213.5, add (1)(c)
8 as follows:

9 1-2-213.5. State institutions of higher education - electronic 10 voter registration option - information to students. (1) (c) EACH 11 STATE INSTITUTION OF HIGHER EDUCATION SUBJECT TO SUBSECTION (1)(a)12 OF THIS SECTION SHALL, DURING THE FIRST FULL WEEK OF EACH FALL 13 SEMESTER AND DURING THE LAST FULL WEEK OF EACH SPRING SEMESTER, 14 PROVIDE BY E-MAIL TO EACH ENROLLED STUDENT INFORMATION ON VOTER 15 ELIGIBILITY AND ON HOW TO REGISTER TO VOTE OR UPDATE THEIR VOTER 16 REGISTRATION INFORMATION IN THE STATEWIDE VOTER REGISTRATION 17 DATABASE.

18 SECTION <u>7.</u> In Colorado Revised Statutes, 1-2-217.7, amend
19 (4)(a)(II) and (4)(a)(III); and repeal (4)(a)(IV) as follows:

1-2-217.7. Registration on or immediately prior to election day
- locations - rules - legislative declaration. (4) Registration at voter
service and polling centers. (a) An elector may register and vote prior
to an election or on election day if the elector:

(II) Completes and signs a voter registration application in the
 form prescribed by the secretary of state by rule, which application must
 include the questions contained in section 1-2-204 (2); AND

27 (III) Completes and signs the self-affirmation specified in section

-8-

1 1-2-205. and

2 (IV) Completes and signs the affidavit described in paragraph (b)
3 of this subsection (4).

4 SECTION <u>8.</u> In Colorado Revised Statutes, 1-2-219, amend (1)
5 as follows:

6

1-2-219. Changing or withdrawing declaration of affiliation.

7 (1) Any eligible elector desiring to change or withdraw the elector's 8 affiliation may do so by completing and signing a prescribed request for 9 the change or withdrawal and filing it with the county clerk and recorder 10 or by submitting a personal letter written by the elector to the county clerk 11 and recorder at any time up to and including the twenty-ninth 12 TWENTY-SECOND day preceding a primary election; except that, if the 13 twenty-ninth TWENTY-SECOND day before the primary election is a 14 Saturday, Sunday, or legal holiday, the change or withdrawal applies if 15 made by the next day that is not a Saturday, Sunday, or legal holiday. The 16 prescribed form or personal letter for the change must include the 17 elector's printed name, address within the county, birth date, THE LAST 18 FOUR DIGITS OF THE ELECTOR'S social security number, if the elector 19 wishes to state it, and signature, the date, the elector's previous affiliation 20 status, and the requested change in affiliation status. A prescribed form 21 must be furnished by the county clerk and recorder upon the elector's oral 22 or written request. Upon receiving the request, the county clerk and 23 recorder shall change the elector's affiliation on his or her registration 24 record. If the affiliation is withdrawn, the designation on the elector's 25 registration record must be changed to "unaffiliated". If an elector 26 changes affiliation, the elector is entitled to vote, at any primary election, 27 only the ballot of the political party to which the elector is currently 1 affiliated. A change or withdrawal of affiliation may not be made by 2 anyone other than the elector. Notwithstanding any other provision of 3 law, a declaration or change of affiliation made by an unaffiliated elector 4 in accordance with this section must be deferred if the elector has already 5 been mailed a primary election ballot packet. The deadline by which the 6 elector must declare, change, or withdraw an affiliation as specified in 7 this subsection (1) only applies to a primary election and does not apply 8 to a general or coordinated election.

9

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SECTION <u>9.</u> In Colorado Revised Statutes, 1-2-222, amend (1), (3), and (4) as follows:

11 **1-2-222.** Errors in recording of affiliation. (1) If an elector goes 12 to the elector's legal voting place to vote at any primary election or to the 13 office of the county clerk and recorder and contends that an error has 14 been made in the recording of the elector's affiliation in the statewide 15 voter registration system or that the affiliation has been unlawfully 16 changed or withdrawn, the election judges or the county clerk and 17 recorder shall allow the elector to make and sign an affidavit, which shall 18 be substantially in the form provided in subsection (4) of this section. Any 19 election judge or the county clerk and recorder has authority to administer 20 the oath and take the acknowledgment of the elector's affidavit. When the 21 affidavit is completed, the county clerk and recorder shall make the 22 change as specified in the affidavit using the date of PROVIDED BY THE 23 ELECTOR ON the affidavit as the new affiliation date.

(3) For the purposes of determining the eligibility of candidates
for nomination in accordance with sections 1-4-601 (4)(a) and 1-4-801
(4), the eligibility of persons to vote at any precinct caucus, assembly, or
convention in accordance with section 1-3-101, or the eligibility of

persons to sign petitions in accordance with section 1-4-801 (2), the date
 of declaration of the party affiliation of the elector shall MUST be the date
 of the declaration which the elector alleges by affidavit to have been
 erroneously recorded or unlawfully changed or withdrawn BE THE
 CORRECT DATE OF AFFILIATION.

6 (4) Printed affidavit forms shall MUST be furnished to the election
7 judges of the various election precincts. The affidavit form must be
8 substantially as follows:

9	STATE OF COLORADO)
10) ss.
11	County of)

I,, believing an error has been made as to the 12 13 recording of my party affiliation, or a change unlawfully made, or a 14 withdrawal unlawfully made in the statewide voter registration system, do 15 solemnly swear, or affirm, that the party affiliation as now shown in the 16 statewide voter registration system is an error, or has been unlawfully 17 changed, or has been unlawfully withdrawn and that my correct party 18 affiliation should be instead of and request that 19 the party affiliation be corrected in the statewide voter registration 20 21 at (place). Dated 22 23 Signed 24 Subscribed and sworn to before me this day of 25 20.... 26

27 Election Judge or County Clerk

1 Precinct

2 County

3 SECTION <u>10.</u> In Colorado Revised Statutes, 1-2-502.5, amend
4 (4)(c) and (8); and add (7.5) as follows:

5 **1-2-502.5. Transfer of voter registration information to** 6 **secretary of state.** (4) If the record is complete for purposes of voter 7 registration, the county clerk and recorder shall send to the person's 8 address of record, by nonforwardable mail, notice that the person has 9 been registered to vote and a postage paid preaddressed return form by 10 which the person may:

(c) Provide a signature if, at the time the elector applied for
medical assistance, the person did not use a Colorado driver's license or
identification number and did not provide an electronic copy of their
signature. THE FORM MUST INCLUDE INFORMATION ON HOW THE ELECTOR
CAN UPLOAD A SIGNATURE ELECTRONICALLY.

16 (7.5) (a) <u>SUBJECT TO COMPLIANCE WITH ALL APPLICABLE FEDERAL</u> 17 LAWS AND REGULATIONS, THE DEPARTMENT OF HEALTH CARE POLICY AND 18 FINANCING SHALL PROVIDE TO THE SECRETARY OF STATE, ON A SCHEDULE 19 ESTABLISHED BY THE SECRETARY OF STATE, NOTICE OF ANY REGISTERED 20 ELECTOR WHO INFORMS THE DEPARTMENT OF A CHANGE OF NAME OR 21 ADDRESS. UPON RECEIVING NOTICE OF THE CHANGE OF NAME OR ADDRESS, 22 THE SECRETARY OF STATE SHALL PROVIDE THE INFORMATION TO THE 23 COUNTY CLERK AND RECORDER OF THE COUNTY IN WHICH THE ELECTOR 24 RESIDES.

(b) THE COUNTY CLERK AND RECORDER OF THE COUNTY IN WHICH
THE ELECTOR RESIDES SHALL CHANGE THE REGISTRATION RECORD OF THE
ELECTOR TO REFLECT THE CHANGE OF NAME AND ADDRESS, MARK THE

REGISTRATION RECORD AS "ACTIVE", AND SEND TO THE ELECTOR'S
 ADDRESS OF RECORD, BY FORWARDABLE MAIL, NOTICE OF THE CHANGE, A
 POSTAGE PAID PREADDRESSED RETURN FORM BY WHICH THE ELECTOR MAY
 VERIFY OR CORRECT THE INFORMATION, AND INFORMATION ON HOW THE
 ELECTOR CAN RETURN A SIGNATURE OR UPLOAD A SIGNATURE
 ELECTRONICALLY IF THE ELECTOR DOES NOT HAVE A SIGNATURE ON FILE.

7 (c) IF THE ELECTOR RETURNS THE FORM DESCRIBED IN SUBSECTION
8 (7.5)(b) OF THIS SECTION AND INDICATES THAT THE CHANGE WAS IN
9 ERROR, THE APPROPRIATE COUNTY CLERK AND RECORDER SHALL
10 IMMEDIATELY CORRECT THE ELECTOR'S PREVIOUSLY UPDATED
11 INFORMATION IN THE STATEWIDE VOTER REGISTRATION DATABASE.

12 (8) AFTER THE TWENTY-DAY PERIOD DESCRIBED IN SUBSECTION (7) 13 OF THIS SECTION PASSES, THE REGISTRATION INFORMATION OF A PERSON 14 REGISTERED PURSUANT TO THIS SECTION, INCLUDING THE FACT THAT THE 15 PERSON WAS REGISTERED THROUGH A VOTER REGISTRATION AGENCY, 16 BECOMES A REGISTRATION RECORD THAT MUST BE MAINTAINED AND MADE 17 AVAILABLE FOR PUBLIC INSPECTION IN ACCORDANCE WITH SECTION 18 1-2-227. Information relating to the return of a notice form BY A PERSON 19 declining to be registered AND INFORMATION RELATING TO THE SPECIFIC 20 AGENCY AT WHICH A PERSON WAS REGISTERED PURSUANT TO THIS 21 SECTION IS NOT A PUBLIC RECORD SUBJECT TO INSPECTION AND shall not 22 be used for any purpose other than voter registration statistics.

23 SECTION <u>11.</u> In Colorado Revised Statutes, 1-3-101, amend
24 (1)(a) and (3)(a) 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,

1 must be registered to vote no later than twenty-two days before the 2 caucus, assembly, or convention, and must be affiliated with the political 3 party holding the caucus, assembly, or convention for at least twenty-two 4 days as shown in the statewide voter registration system; except that any 5 registered elector who has attained the age of eighteen years or who has 6 become a naturalized citizen during the twenty-two days immediately 7 preceding the meeting may vote at any caucus, assembly, or convention 8 even though the elector has been affiliated with the political party for less 9 than twenty-two days. Any IF ALLOWED BY A POLITICAL PARTY'S RULES, 10 A preregistrant who is seventeen years of age on the date of a caucus and 11 who will be eighteen years of age on the date of the next general election 12 may either vote at any caucus, assembly, or convention or be elected as 13 a delegate to any assembly or convention IF THE PREREGISTRANT HAS 14 BEEN A RESIDENT OF THE PRECINCT FOR TWENTY-TWO DAYS BEFORE THE 15 CAUCUS, ASSEMBLY, OR CONVENTION, AND HAS BEEN AFFILIATED WITH 16 THE POLITICAL PARTY HOLDING THE CAUCUS, ASSEMBLY, OR CONVENTION 17 FOR AT LEAST TWENTY-TWO DAYS AS SHOWN IN THE STATEWIDE VOTER 18 REGISTRATION SYSTEM; EXCEPT THAT A PREREGISTRANT WHO 19 PREREGISTERED WITHIN THE TWENTY-TWO DAYS IMMEDIATELY 20 PRECEDING THE MEETING MAY VOTE AT ANY CAUCUS, ASSEMBLY, OR 21 CONVENTION even though the elector PREREGISTRANT has been affiliated 22 with the political party for less than twenty-two days.

(3) (a) No later than twenty-one days prior to the date of the
precinct caucus, or eighteen days prior to the date of the precinct caucus
in a year in which a political party's precinct caucus is held on the first
Saturday following the presidential primary election, the county clerk and
recorder shall furnish without charge to each major political party in the

county a list of the registered electors in the county who are affiliated
 with that political party. NOTWITHSTANDING SECTION 1-2-227 (2), THE
 LIST MUST INCLUDE PREREGISTRANTS WHOSE INFORMATION IS OTHERWISE
 CONFIDENTIAL.

5 SECTION <u>12.</u> In Colorado Revised Statutes, 1-3-102, amend
6 (1)(a)(I) and (2)(a); repeal (1)(a)(III); and add (5) as follows:

7 1-3-102. Precinct caucuses. (1) (a) (I) Precinct committee 8 persons and delegates to county assemblies shall MUST be elected at 9 precinct caucuses that shall MUST be held in a public place or in a private 10 home that is open to the public during the caucus in or proximate to each 11 precinct at a time and place to be fixed by the county central committee 12 or executive committee of each political party. Except as otherwise 13 provided by subparagraph (III) of this paragraph (a), The precinct 14 caucuses shall MUST be held on the first Tuesday in March, in each 15 even-numbered year which day shall be known as "precinct caucus day" 16 ON A DATE NO EARLIER THAN THE FIRST TUESDAY IN MARCH AND NO 17 LATER THAN THE FIRST SATURDAY AFTER THE FIRST TUESDAY IN MARCH. 18 THE COUNTY CENTRAL COMMITTEE SHALL NOTIFY THE SECRETARY OF 19 STATE AND THE CLERK AND RECORDER OF EACH COUNTY IN THE STATE OF 20 THE PRECINCT CAUCUS DATE ON OR BEFORE JANUARY 2 OF THE YEAR IN 21 WHICH THE ELECTION IS HELD.

(III) In a year in which a presidential election will be held, a
political party may, by decision of its state central committee, hold its
precinct caucuses on the first Saturday following the presidential primary
election. The committee shall notify the secretary of state and the clerk
and recorder of each county in the state of the decision on or before
January 2 of the year in which the election will be held.

1 (2) (a) The participants at the precinct caucus shall also elect two 2 precinct committeepersons. Any person eighteen years of age or older, OR 3 A PERSON SIXTEEN YEARS OF AGE OR OLDER WHO IS PREREGISTERED TO 4 VOTE, may be a candidate for the office of precinct committeeperson if he 5 or she has been a resident of the precinct for twenty-two days and has 6 been affiliated with the political party holding the precinct caucus for a 7 period of at least twenty-two days preceding the date of the precinct 8 caucus; except that any person who has attained the age of eighteen years, 9 HAS ATTAINED THE AGE OF SIXTEEN YEARS AND HAS PREREGISTERED TO 10 VOTE, or who has become a naturalized citizen during the twenty-two 11 days immediately preceding the precinct caucus may be a candidate for 12 the office of precinct committeeperson even though he or she has been 13 affiliated with the political party for less than twenty-two days as shown 14 in the statewide voter registration system. The two people receiving the 15 highest number of votes at the caucus for precinct committeeperson are 16 elected as the precinct committeepersons of the precinct. If two or more 17 candidates for precinct committeeperson receive an equal and the second 18 highest number of votes, or if three or more candidates receive an equal 19 and the highest number of votes, the election must be determined by lot 20 by those candidates. All disputes regarding the election of precinct 21 committeepersons are determined by the credentials committees of the 22 respective party assemblies. The names of the committeepersons elected 23 must be certified to the county assembly of the political party by the 24 officers of the caucus. The county assembly shall ratify the list of 25 committeepersons. The presiding officer and secretary of the county 26 assembly shall file a certified list of the names and addresses, by precinct, 27 of those persons elected as precinct committeepersons with the county

clerk and recorder within four days after the date of the county assembly.
 (5) NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, A
 PARTICIPANT AT A PRECINCT CAUCUS MAY PARTICIPATE REMOTELY,
 INCLUDING CASTING THE PARTICIPANT'S VOTE BY E-MAIL, MAIL,
 TELEPHONE, OR THROUGH AN INTERNET-BASED APPLICATION IF ALLOWED
 BY THE PARTY'S RULES.

7 SECTION <u>13.</u> In Colorado Revised Statutes, 1-3-103, amend
8 (1)(a); and add (11) as follows:

9 **1-3-103.** Party committees. (1) (a) At its own precinct caucus, 10 each political party shall elect two committeepersons for each election 11 precinct as provided in section 1-3-102. Each committeeperson shall hold 12 the position for a term of two years after the date of the election, and each 13 shall serve until a successor is duly elected or appointed and commences 14 the term of office. In case of a vacancy in the office of precinct 15 committeeperson, THE VACANCY MAY BE FILLED BY the members of the 16 county central committee vacancy committee. shall select a successor to 17 fill the vacancy IF THE COUNTY CENTRAL COMMITTEE VACANCY 18 COMMITTEE DOES NOT FILL THE VACANCY WITHIN THIRTY DAYS OF THE 19 VACANCY OCCURRING, THE VACANCY MAY BE FILLED BY THE 20 RECOMMENDATION OF THE COUNTY CHAIR, SUBJECT TO RATIFICATION BY 21 THE COUNTY CENTRAL COMMITTEE. IF THE COUNTY CHAIR DOES NOT FILL 22 THE VACANCY WITHIN SIXTY DAYS OF THE VACANCY OCCURRING, THE 23 VACANCY MAY BE FILLED BY RECOMMENDATION OF THE STATE CHAIR, 24 SUBJECT TO RATIFICATION BY THE COUNTY CENTRAL COMMITTEE. The 25 person selected shall MUST be a resident of the precinct in which the 26 vacancy occurred.

27

(11) IF A CENTRAL COMMITTEE OF A JURISDICTION FAILS TO SELECT

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1 A VACANCY COMMITTEE, THE CENTRAL COMMITTEE OF THE JURISDICTION 2 SERVES AS THE VACANCY COMMITTEE.

3 SECTION 14. In Colorado Revised Statutes, 1-4-502, amend 4 (3)(a) as follows:

5 1-4-502. Methods of nomination for partisan candidates. 6 (3) For general elections:

7 The nomination of a major political party for lieutenant (a) 8 governor shall be made by the party's candidate for governor. No later 9 than seven days after the official statewide election results for the primary 10 election are certified pursuant to section 1-10-105 (1), the party's 11 candidate for governor shall select a candidate for lieutenant governor 12 AND SHALL FILE A WRITTEN NOMINATION OF THE CANDIDATE WITH THE 13 SECRETARY OF STATE. Other nominations for the office of lieutenant 14 governor may be made by petition for nomination of an unaffiliated 15 candidate as provided in section 1-4-802 or by a minor political party as provided in section 1-4-1304 (2). 16

17 **SECTION 15.** In Colorado Revised Statutes, 1-4-601, add (1.5) 18 and (2)(c) as follows:

19 1-4-601. Designation of candidates for primary election -20 **repeal.** (1.5) TO BE NAMED AS A CANDIDATE FOR DESIGNATION BY 21 ASSEMBLY, A PERSON MUST PROVIDE NOTICE AS FOLLOWS NO LESS THAN 22 THIRTY DAYS BEFORE THE ASSEMBLY, UNLESS OTHERWISE PROVIDED BY 23 PARTY RULES:

24 (a) A PERSON SEEKING DESIGNATION BY A COUNTY ASSEMBLY 25 MUST PROVIDE NOTICE TO THE COUNTY CHAIR;

26 (b) A PERSON SEEKING DESIGNATION BY A MULTI-COUNTY 27 DISTRICT ASSEMBLY MUST PROVIDE NOTICE TO THE MULTI-COUNTY

1 DISTRICT CHAIR AND THE STATE CHAIR; AND

2 (c) A PERSON SEEKING DESIGNATION BY THE STATE ASSEMBLY
3 MUST PROVIDE NOTICE TO THE STATE CHAIR.

4 (2) (c) NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, A
5 DELEGATE MAY PARTICIPATE IN THE ASSEMBLY REMOTELY, INCLUDING
6 CASTING THE DELEGATE'S VOTE BY E-MAIL, MAIL, TELEPHONE, OR
7 THROUGH AN INTERNET-BASED APPLICATION IF ALLOWED BY THE PARTY'S
8 RULES.

9 SECTION <u>16.</u> In Colorado Revised Statutes, 1-4-602, amend
10 (1)(a)(I); and add (1)(a)(IV) and (7) as follows:

11 1-4-602. Delegates to party assemblies - definition. 12 (1) (a) (I) Except as provided in subsection (1)(a)(III) SUBSECTION 13 (1)(a)(IV) of this section, county assemblies shall MUST be held no later 14 than twenty-five TWENTY-ONE days after precinct caucuses. If a political 15 party holds its precinct caucuses on the first Tuesday in February in a year 16 in which a presidential election will be held, the county assemblies of the 17 political party shall be held not less than fifteen days nor more than fifty 18 days after the precinct caucuses. The county central committee or 19 executive committee shall fix the number of delegates from each precinct 20 to participate in the county assembly pursuant to the procedure for the 21 selection of delegates contained in the state party central committee's 22 bylaws or rules. The persons receiving the highest number of votes at the 23 precinct caucus shall be the delegates to the county assembly from the 24 precinct. If two or more candidates receive an equal number of votes for 25 the last available place in the election of delegates to county assemblies 26 at the precinct caucuses, the delegate shall MUST be determined by lot by 27 the candidates. Except as provided in subsections (2) and (6) of this

section, delegates to all other party assemblies shall be selected by the
 respective county assemblies from among the members of the county
 assemblies pursuant to the state party central committee's bylaws or rules.
 (IV) IF ALLOWED BY THE PARTY'S RULES, A COUNTY ASSEMBLY

MAY BE HELD ON THE SAME DAY AS PRECINCT CAUCUSES ON A DATE
ALLOWED PURSUANT TO SECTION 1-3-102 (1)(a)(I). THE COUNTY CENTRAL
COMMITTEE OR EXECUTIVE COMMITTEE SHALL NOTIFY THE SECRETARY OF
STATE AND THE CLERK AND RECORDER OF EACH COUNTY OF THE DECISION
ON OR BEFORE JANUARY 2 OF THE YEAR IN WHICH THE ELECTION WILL BE
HELD.

(7) NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, A
PARTICIPANT AT A COUNTY ASSEMBLY MAY PARTICIPATE REMOTELY,
INCLUDING CASTING THE PARTICIPANT'S VOTE BY E-MAIL, MAIL,
TELEPHONE, OR THROUGH AN INTERNET-BASED APPLICATION IF ALLOWED
BY THE PARTY'S RULES.

SECTION <u>17.</u> In Colorado Revised Statutes, 1-4-801, amend
(5)(a) and (6) as follows:

18 1-4-801. Designation of party candidates by petition.
 19 (5) (a) Party petitions shall not be circulated nor any signatures be
 20 obtained prior to the third Tuesday in January. Except as provided in
 21 subsection (5)(b)(I) of this section, Petitions must be filed no later than
 22 THE CLOSE OF BUSINESS ON the third Tuesday in March.

(6) A candidate for a presidential primary election shall not begin
circulating petitions before the first Monday in November of the year
preceding the year in which the presidential primary election is held. A
candidate must file a petition no later than THE CLOSE OF BUSINESS ON the
eighty-fifth day before the date of the presidential primary election.

SECTION <u>18.</u> In Colorado Revised Statutes, 1-4-802, amend
 (1)(b) and (1)(f)(II) as follows:

1-4-802. Petitions for nominating minor political party and
unaffiliated candidates for a partisan office. (1) Candidates for
partisan public offices to be filled at a general or congressional vacancy
election who do not wish to affiliate with a major political party may be
nominated, other than by a primary election or a convention, in the
following manner:

9 (b) Each petition shall MUST contain only the name of one 10 candidate for one office; except that any petition for a candidate for 11 president of the United States shall MUST also include a candidate for vice 12 president, and a candidate for governor shall MUST also include a 13 candidate for lieutenant governor, and together they shall be considered 14 joint candidates at the general election. In the case of nominations for 15 electors of president and vice president of the United States, the names of 16 the joint candidates may be added to the political or other name 17 designated on THE JOINT CANDIDATES SHALL SUBMIT A LIST OF 18 PRESIDENTIAL ELECTORS ENDORSED BY THE ELECTORS, AND THE NAMES 19 OF THE PRESIDENTIAL ELECTORS MUST BE ADDED TO the petition.

(f) (II) Petitions to nominate candidates of minor political parties
shall MUST be filed no later than eighty-five days THE CLOSE OF BUSINESS
ON THE EIGHTY-FIFTH DAY before the primary election as specified in
section 1-4-101.

SECTION <u>19.</u> In Colorado Revised Statutes, amend 1-4-903 as
follows:

26 1-4-903. Approval of petition. No petition shall be circulated
27 until it has been approved as meeting the requirements of this section as

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to form. The secretary of state or the official with whom the petitions are
to be filed shall approve or disapprove a petition as to form by the close
of the second business day following submission of the proposed petition.
The secretary of state or official, as applicable, shall mail OR E-MAIL
written notice of the action taken to the person who submitted the petition
on the day the action is taken.

7 SECTION <u>20.</u> In Colorado Revised Statutes, 1-4-904, amend
8 (2)(a) and (4) as follows:

9 1-4-904. Signatures on the petitions. (2) (a) For petitions to 10 nominate candidates from a major political party in a partisan election, 11 each signer must be affiliated with the major political party named in the 12 petition and shall state the following to the circulator: That the signer has 13 been affiliated with the major political party named in the petition for at 14 least twenty-nine TWENTY-TWO days as shown in the statewide voter 15 registration system and that the signer has not signed any other petition 16 for any other candidate for the same office.

(4) Any person, except a circulator, may assist an elector who is
physically unable to sign the petition in completing the information on the
petition as required by law. On the petition, immediately following the
name of the disabled elector, the person providing assistance shall both
sign, PROVIDE THE PERSON'S ADDRESS, and shall state that the assistance
was given to the disabled elector.

23 SECTION <u>21.</u> In Colorado Revised Statutes, 1-4-905, amend
24 (2)(b)(I) as follows:

1-4-905. Circulators - requirements - affidavits - notarization
- training. (2) (b) (I) A notary public shall not notarize an affidavit
required under subsection (2)(a) of this section unless:

1	(A) The circulator is in the physical presence of the notary public;
2	AND
3	(B) The circulator has dated the affidavit and fully and accurately
4	completed all of the personal information on the affidavit required by
5	subsection (2)(a) of this section. and
6	(C) The circulator presents a form of identification as defined in
7	section 1-1-104 (19.5).
8	SECTION 22. In Colorado Revised Statutes, 1-4-905.5, amend
9	(1)(c), (2)(a), (2)(b)(I), (3)(d), (4)(a)(I), (4)(a)(III), and (5); and add (1)(d)
10	as follows:
11	1-4-905.5. Petition entities - requirements - violations -
12	definitions. (1) As used in this section:
13	(c) "Petition entity" means any person or committee that DIRECTLY
14	OR INDIRECTLY provides payment to a circulator to circulate a petition to
15	nominate a candidate OR TO RECALL AN ELECTED OFFICER IN ACCORDANCE
16	WITH ARTICLE 12 OF THIS TITLE 1.
17	(d) "Recall committee" means the committee of signers
18	DESCRIBED IN SECTION 1-12-108 (2)(b).
19	(2) (a) It is unlawful for any petition entity to provide payment to
20	a circulator to circulate a petition to nominate a candidate OR TO RECALL
21	AN ELECTED OFFICER without first obtaining a license from the secretary
22	of state.
23	(b) (I) The secretary of state may deny a license if he or she finds
24	that the petition entity or any of its principals have been found, in a
25	judicial or administrative proceeding, to have authorized or knowingly
26	permitted any of the acts set forth in subsection (2)(c) of this section, OR
27	TO HAVE KNOWINGLY CONTRACTED WITH A PETITION ENTITY THAT HAS

BEEN FOUND, IN A JUDICIAL OR ADMINISTRATIVE PROCEEDING, TO HAVE
 AUTHORIZED OR KNOWINGLY PERMITTED ANY OF THE ACTS SET FORTH IN
 SUBSECTION (2)(c) OF THIS SECTION.

4 (3) (d) If, after a hearing, the secretary of state finds that a petition 5 entity violated a provision of subsection (2)(c) of this section OR 6 CONTRACTED WITH A PETITION ENTITY THAT VIOLATED A PROVISION OF 7 SUBSECTION (2)(c) OF THIS SECTION, the secretary shall revoke the entity's 8 license for not less than ninety days or more than one hundred eighty 9 days. Upon finding any subsequent violation of a provision of subsection 10 (2)(c) of this section, the secretary shall revoke the petition entity's license 11 for not less than one hundred eighty days or more than one year. The 12 secretary shall consider all circumstances surrounding the violations in 13 fixing the length of the revocations.

(4) (a) The secretary of state shall issue a decision on any
application for a new or reinstated license within ten business days after
a petition entity files an application. The application must be on a form
prescribed by the secretary and must include, at a minimum:

(I) The name of any candidate, or candidate committee, OR
RECALL COMMITTEE for which a petition will be circulated by circulators
coordinated or paid by the petition entity;

(III) The name and signature of the designated agent of the
petition entity for the candidate, or candidate committee, OR RECALL
COMMITTEE.

(5) A petition entity shall ensure that a petition circulated by the
entity is delivered to the candidate, or candidate committee, OR RECALL
COMMITTEE no later than three days before the deadline for the candidate
to file the petition.

SECTION <u>23.</u> In Colorado Revised Statutes, 1-4-1101, amend
 (1) as follows:

3 1-4-1101. Write-in candidate affidavit of intent. (1) A person 4 who wishes to be a write-in candidate for an office in an election shall file 5 an affidavit of intent stating that he or she desires the office and is 6 qualified to assume its duties if elected. A write-in candidate for governor 7 shall designate in the affidavit a write-in candidate for lieutenant 8 governor. A WRITE-IN CANDIDATE FOR PRESIDENT OF THE UNITED STATES 9 IN THE GENERAL ELECTION SHALL DESIGNATE IN THE AFFIDAVIT A 10 WRITE-IN CANDIDATE FOR VICE PRESIDENT OF THE UNITED STATES AND 11 SHALL INCLUDE A LIST OF PRESIDENTIAL ELECTORS ENDORSED BY THE 12 ELECTORS. The affidavit shall be filed with the secretary of state if it is for 13 a statewide office, a seat in congress, a seat in the general assembly, the 14 office of district attorney, or any other district office of state concern. The 15 affidavit shall be filed with the county clerk and recorder if it is for a 16 county office and with the designated election official if it is for a local 17 office.

SECTION <u>24.</u> In Colorado Revised Statutes, 1-4-1012, repeal as
 added by House Bill 21-1001 (2) as follows:

20 1-4-1012. Remote participation in vacancy committee
21 meetings. (2) This section is repealed, effective December 31, 2021.

SECTION <u>25.</u> In Colorado Revised Statutes, 1-4-1203, amend
(2)(b) and (5) as follows:

1-4-1203. Presidential primary elections - when - conduct.
(2) (b) An unaffiliated eligible elector may vote in a political party's
presidential primary election without affiliating with that party or may
declare an affiliation with a political party to the election judges at the

1 presidential primary election in accordance with section 1-7-201. 2 Notwithstanding any other provision of law, no elector affiliated with a 3 major or minor political party or political organization may change or 4 withdraw his or her affiliation in order to vote in the presidential primary 5 election of another political party unless the elector has changed or withdrawn such affiliation no later than the twenty-ninth 6 7 TWENTY-SECOND day preceding the presidential primary election as 8 provided in section 1-2-219 (1).

9 (5) If, at the close of business on the sixtieth day before a 10 presidential primary election, there is not EVERY POLITICAL PARTY HAS NO 11 more than one candidate for president affiliated with a THE political party 12 WHO IS certified to the presidential primary ballot pursuant to section 13 1-4-1204 (1) or who has filed a write-in candidate statement of intent 14 pursuant to 1-4-1205, the secretary of state may cancel the presidential 15 primary election for that political party ALL POLITICAL PARTIES and 16 declare that THE candidate FOR EACH POLITICAL PARTY the winner of the 17 presidential primary election of such FOR THAT political party.

18 SECTION <u>26.</u> In Colorado Revised Statutes, amend 1-4-1206 as
19 follows:

20 1-4-1206. Presidential primary ballots - survey of returns. 21 Each county clerk and recorder shall survey all returns received from the 22 presidential primary election in all county precincts in accordance with 23 article 10 of this title 1. FOR COUNTIES THAT CONTAIN MORE THAN ONE 24 UNITED STATES CONGRESSIONAL DISTRICT, THE RETURNS MUST INDICATE 25 THE NUMBER OF VOTES CAST IN EACH PRECINCT FOR EACH CANDIDATE; 26 EXCEPT THAT, IF THE TOTAL NUMBER OF VOTES CAST AND COUNTED IN 27 ANY PRECINCT IS LESS THAN TEN, THE RETURNS FOR ALL SUCH PRECINCTS

<u>IN THE COUNTY MUST BE REPORTED TOGETHER. FOR COUNTIES THAT</u>
 <u>CONTAIN ONLY ONE UNITED STATES CONGRESSIONAL DISTRICT, THE</u>
 <u>RETURNS MAY INDICATE THE NUMBER OF VOTES CAST IN THE COUNTY FOR</u>
 <u>EACH CANDIDATE.</u>
 <u>SECTION 27.</u> In Colorado Revised Statutes, 1-4-1302, amend

5 SECTION <u>27.</u> In Colorado Revised Statutes, 1-4-1302, amend
6 (1) and (3); and repeal (4)(c) as follows:

1-4-1302. Petition to qualify as a minor political party. (1) A
petition to qualify as a minor political party shall MUST be signed by at
least ten thousand registered electors and shall be submitted to the
secretary of state no later than THE CLOSE OF BUSINESS ON the second
Friday in the January of the election year for which the minor political
party seeks to qualify.

(3) Each registered elector signing a petition pursuant to this
section shall print the elector's name and address, including the street and
number, if any. There shall MUST be attached to each petition an affidavit
of a registered elector PERSON WHO IS A CITIZEN OF THE UNITED STATES
AND AT LEAST EIGHTEEN YEARS OF AGE who circulated the petition
stating:

19

(a) The elector's CIRCULATOR'S address;

(b) That the elector is a registered elector CIRCULATOR IS A
CITIZEN OF THE UNITED STATES AND AT LEAST EIGHTEEN YEARS OF AGE;

22

(c) That the elector CIRCULATOR circulated the petition;

(d) That each signature on the petition was affixed in the elector's
 CIRCULATOR'S presence and is the signature of the person whose name it
 purports to be; and

26 (e) That, to the best of the elector's CIRCULATOR'S knowledge and
27 belief, each of the persons signing the petition was a registered elector at

1 the time of signing.

2 (4) (c) In case a petition to allow a minor political party to 3 nominate candidates is not sufficient, it may be amended once at any time 4 prior to 3 p.m. on the seventh day following the date of the notification 5 of insufficiency. If such petition is amended prior to 3 p.m. on the seventh 6 day following the notification of insufficiency, the secretary of state shall 7 notify the minor political party of whether the petition is sufficient or 8 insufficient no later than the fourteenth day following the date of the 9 notification of insufficiency.

SECTION <u>28.</u> In Colorado Revised Statutes, 1-5-102.9, amend
(1)(b.5)(V), (1)(c)(I)(H), (2)(a) introductory portion, (3)(k), (3)(l),
(3)(m), and (5)(d); repeal (6); and add (1)(c)(I)(J), (1)(c)(I)(K), (2)(a.5),
and (3)(n) as follows:

14 1-5-102.9. Voter service and polling centers - number required 15 services provided - drop-off locations - definition. -16 (1) (b.5) (V) (A) As used in this subsection (1)(b.5), the number of 17 enrolled students at a campus is the highest number of all full-time, 18 part-time, graduate, and undergraduate students, not including students 19 solely registered for online courses and concurrent enrollment students, 20 during the fall semester of the year of the previous general election 21 according to data collected by the department of higher education. The 22 department of higher education shall provide the data to the secretary of 23 state on or before December 1 of each general election year. except that, 24 the department of higher education shall provide the data for the fall 25 semester of 2018 to the secretary of state on or before October 1, 2019. 26 The secretary of state shall determine from the data which campuses meet 27 the enrollment thresholds for the next general election.

1 (B) NOTWITHSTANDING SUBSECTION (1)(b.5)(V)(A) OF THIS 2 SECTION, DUE TO THE IMPACT OF THE COVID-19 PANDEMIC, FOR ANY 3 ELECTION FOR WHICH THE NUMBER OF ENROLLED STUDENTS WOULD BE 4 BASED ON DATA FROM THE FALL SEMESTER OF 2020, THE SECRETARY OF 5 STATE SHALL USE DATA FOR THE FALL SEMESTER OF 2019 INSTEAD OF 6 DATA FROM THE FALL SEMESTER OF 2020 to determine the number of 7 ENROLLED STUDENTS FOR PURPOSES OF SUBSECTION (1)(b.5)(I) OF THIS 8 SECTION. THE DEPARTMENT OF HIGHER EDUCATION SHALL PROVIDE THE 9 DATA FOR THE FALL SEMESTER OF 2019 to the secretary of state on 10 OR BEFORE OCTOBER 1, 2021.

(c) (I) In designating voter service and polling center locations
pursuant to this subsection (1), each county clerk and recorder shall
consider the following factors to address the needs of the county:

(H) When private locations are considered or designated as voter
service and polling centers in accordance with section 1-5-105 (3),
methods and standards to ensure the security of voting conducted at such
locations; and

(J) IF A PROPOSED LOCATION WAS USED IN A PREVIOUS ELECTION,
THE NUMBER OF ELECTORS THAT USED THE LOCATION IN THE PREVIOUS
ELECTION AND THE RECORDED WAIT TIMES AT THE LOCATION, OR THE
NUMBER OF ELECTORS AND RECORDED WAIT TIMES AT NEARBY
LOCATIONS; AND

23 (K) THE NEED TO PLACE VOTER SERVICE AND POLLING CENTERS IN
24 POPULATION CENTERS THAT HAD LOWER VOTER TURNOUT IN PREVIOUS
25 ELECTIONS.

26

27 (2) Voter service and polling centers must be open, at a minimum,

for the fifteen-day period prior to and including the day of the election as
 follows:

3 (a) In a county described in section 1-5-102.9(1)(a)(I) or (1)(a)(II)
4 SUBSECTION (1)(a)(I) OR (1)(a)(II) OF THIS SECTION:

5

(3) Each voter service and polling center must provide:

6 (k) Mail ballots to requesting electors, INCLUDING A SUFFICIENT
7 SUPPLY OF REPLACEMENT BALLOTS OR THE ABILITY TO PRINT A SUFFICIENT
8 NUMBER OF BALLOTS ON DEMAND TO PROVIDE TO REGISTERED ELECTORS
9 IN THE EVENT THERE ARE TECHNICAL PROBLEMS ACCESSING THE
10 CENTRALIZED STATEWIDE VOTER REGISTRATION SYSTEM MAINTAINED
11 PURSUANT TO SECTION 1-2-301;

12 (1) The ability to accept mail ballots that are deposited by electors;
13 and

(m) The ability of a person to cast a provisional ballot; AND
(n) THE ABILITY OF A PERSON TO OBTAIN AND RETURN A FORM
PURSUANT TO SECTION 1-7.5-107.3 (2)(a) CONFIRMING THE PERSON
RETURNED A BALLOT OR TO PROVIDE A COPY OF IDENTIFICATION OR A
SIGNATURE IN ACCORDANCE WITH SECTION 1-2-502.5 (4)(c), 1-7.5-107
(3.5)(d), OR 1-7.5-107.3 (1.5), IN ORDER TO CURE A BALLOT THE PERSON
PREVIOUSLY CAST.

(5) (d) (I) The placement and security of each drop box shall MUST
be determined by each county, SUBJECT TO THE REQUIREMENTS OF
SUBSECTION (5)(d)(II) OF THIS SECTION AND in accordance with the
secretary of state's current security rules. Counties are encouraged to
establish drop boxes in community-based locations.

26 (II) A COUNTY CLERK AND RECORDER SHALL NOT ESTABLISH A
27 DROP BOX AT A POLICE STATION, SHERIFF'S OFFICE, OR TOWN MARSHAL'S

1 OFFICE; EXCEPT THAT:

2 (A) A COUNTY CLERK AND RECORDER MAY ESTABLISH A DROP BOX
3 IN A MULTIPURPOSE BUILDING THAT INCLUDES EITHER THE COUNTY CLERK
4 AND RECORDER'S OFFICE OR THE MUNICIPAL CLERK'S OFFICE AND ALSO
5 INCLUDES A POLICE STATION, SHERIFF'S OFFICE, OR TOWN MARSHAL'S
6 OFFICE; AND

7 (B) THE REQUIREMENTS OF THIS SUBSECTION (5)(d)(II) DO NOT
8 APPLY TO A DROP BOX THAT WAS ESTABLISHED ON OR BEFORE THE
9 EFFECTIVE DATE OF THIS SUBSECTION (5)(d)(II).

10 (6) A county clerk and recorder may apply to the secretary of state
11 for a waiver of any of the requirements of subsection (5) of this section
12 for the 2020 general election no later than one hundred twenty days prior
13 to the election. In determining whether to grant or deny a waiver request,
14 the secretary of state may consider the following:

15 (a) The number and location of drop boxes that will be provided
16 by the county in the election;

17 (b) The number and location of drop-off locations that will be
 18 provided by the county in the election; and

(c) Whether the county clerk and recorder made reasonable
 attempts to meet the requirements of this section.

SECTION <u>29.</u> In Colorado Revised Statutes, 1-5-103, amend (1)
 as follows:

1-5-103. Changes in boundaries - partisan elections.
 (1) Changes in the boundaries of precincts or the creation of new
 precincts for partisan elections shall MUST be completed no later than
 twenty-nine days prior to the precinct caucus day FIRST TUESDAY IN
 MARCH, except in cases of precinct changes resulting from changes in

1 county boundaries.

2 SECTION <u>30.</u> In Colorado Revised Statutes, 1-5-106, amend (1)
3 as follows:

4 1-5-106. Polling location or drop-off location - designation by 5 sign. (1) (a) All polling locations must be designated by a sign SIGNS 6 conspicuously posted PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION 7 at least twenty days before each election and during the period polling 8 locations are open. The sign shall be substantially in the following form: 9 "Polling place/voter service and polling center for county". The 10 lettering on the sign shall MUST be black on a white background. The 11 letters and numerals of the title shall MUST be at least four inches in 12 height. In addition, the sign shall MUST state the hours the polling location 13 will be open.

(b) AT A MINIMUM, EACH POLLING LOCATION MUST BE MARKED BY
AT LEAST ONE OUTDOOR SIGN AT EACH ENTRANCE TO THE PARKING LOT OR
BUILDING WHERE THE POLLING LOCATION IS LOCATED AND INDOOR SIGNS
SUFFICIENT TO LOCATE THE POLLING LOCATION ONCE INSIDE THE
BUILDING.

SECTION <u>31.</u> In Colorado Revised Statutes, 1-6-114, add (4) as
follows:

1-6-114. Judges - oath required - electioneering prohibited.
(4) A PERSON SHALL NOT ENGAGE IN ELECTIONEERING, AS DEFINED IN
section 1-13-714, OR WEAR OR DISPLAY APPAREL, BUTTONS, OR OTHER
MATERIALS THAT PROMOTE OR OPPOSE A POLITICAL PARTY, CANDIDATE,
BALLOT ISSUE, OR BALLOT QUESTION WHILE SERVING AS AN ELECTION
JUDGE.

27 **SECTION <u>32.</u>** In Colorado Revised Statutes, 1-7-101, **add** (1.5)

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1 as follows:

1-7-101. Hours of voting on election day. (1.5) EACH DROP BOX
MUST BE OPEN UNTIL 7 P.M. ON ELECTION DAY. EACH DROP BOX MUST
REMAIN OPEN AFTER 7 P.M. UNTIL EVERY ELIGIBLE ELECTOR WHO WAS IN
LINE AT THE DROP BOX AT OR BEFORE 7 P.M. HAS BEEN ALLOWED TO
DEPOSIT ALL BALLOTS THE PERSON BROUGHT IN THE DROP BOX, SUBJECT
TO THE LIMITATION SET FORTH IN SECTION 1-7.5-107 (4)(b)(I)(B).

8 SECTION <u>33.</u> In Colorado Revised Statutes, 1-7-105, amend (1)
9 as follows:

10 **1-7-105.** Watchers at primary elections. (1) Each political party 11 participating in a primary election shall be entitled to have a watcher in 12 each precinct in the county. The STATE CHAIR OR THE chairperson of the 13 county central committee of each political party shall certify the persons 14 selected as watchers on forms provided by the county clerk and recorder 15 and submit the names of the persons selected as watchers to the county 16 clerk and recorder. To the extent possible, the STATE CHAIR OR 17 chairperson shall submit the names by the close of business on the Friday 18 immediately preceding the election.

SECTION <u>34.</u> In Colorado Revised Statutes, 1-7-110, amend (1)
as follows:

1-7-110. Preparing to vote in person. (1) (a) When an elector
appears in person to vote, a signature card containing the elector's name
and residential address, as they appear in the statewide voter registration
system created in section 1-2-301, shall be completed. UNLESS AN
ELECTOR IS REGISTERING FOR THE FIRST TIME OR UPDATING THE ELECTOR'S
VOTER REGISTRATION INFORMATION, THE ELECTOR SHALL NOT BE
REQUIRED TO PROVIDE ANY INFORMATION ON THE SIGNATURE CARD IN

ADDITION TO THE ELECTOR'S NAME, RESIDENTIAL ADDRESS, AND
 SIGNATURE.

3 (b) Except as provided in subsection (4) of this section, an eligible 4 elector desiring to vote in person shall show his or her identification as 5 defined in section 1-1-104 (19.5), verify the information that appears on 6 the signature card, sign the signature card, and give the signature card to 7 one of the election judges. An eligible elector who is unable to write may 8 request assistance from one of the election judges, who shall also sign the 9 signature card and witness the eligible elector's mark. The signature card 10 shall MUST provide:

11 I,, state AFFIRM under penalty of perjury that 12 I am A UNITED STATES CITIZEN AND an eligible elector; that 13 my name and I HAVE BEEN A COLORADO RESIDENT FOR AT 14 LEAST TWENTY-TWO DAYS IMMEDIATELY BEFORE THIS 15 ELECTION; I AM REGISTERED TO VOTE AT MY sole legal 16 place of residence; are as shown on this signature card; and 17 that I have not nor will I cast a ballot by any other means in 18 this election I WILL BE AT LEAST EIGHTEEN YEARS OF AGE 19 ON ELECTION DAY; AND THIS IS THE ONLY BALLOT I HAVE 20 VOTED IN THIS ELECTION.

21 SECTION <u>35.</u> In Colorado Revised Statutes, 1-7-515, amend (2)
22 as follows:

1-7-515. Risk-limiting audits - rules - legislative declaration definitions. (2) (a) Commencing with the 2017 coordinated election and
Following each primary, general, coordinated, RECALL, or congressional
vacancy election, held thereafter, each county shall make use of a
risk-limiting audit in accordance with the requirements of this section.

1 Races to be audited shall MUST be selected in accordance with procedures 2 established by the secretary of state, and all contested races are eligible 3 for such selection.

4 (b) Upon written application from a county, the secretary of state 5 may waive the requirements of paragraph (a) of this subsection (2) upon 6 a sufficient showing by the county that the technology in use by the 7 county will not enable the county to satisfy such requirements in 8 preparation for the 2017 coordinated election.

9 SECTION <u>36.</u> In Colorado Revised Statutes, 1-7.5-104.5, amend 10 (2)(b)(I.5) as follows:

11 1-7.5-104.5. Ballots and supplies for mail voting. (2) (b) The 12 approved form must include, at a minimum:

13 Instructions to ON HOW THE ELECTOR CAN provide (I.5)14 IDENTIFICATION AND a signature for verification with the ballot for 15 first-time electors who do not have a signature stored in the statewide 16 voter registration system;

17

SECTION <u>37.</u> In Colorado Revised Statutes, 1-7.5-105, amend 18 (1) and (2)(a); and **add** (1.3)(f.5) as follows:

19 **1-7.5-105.** Preelection process - rules. (1) (a) The county clerk 20 and recorder or designated election official responsible for conducting an 21 election that is to be by mail ballot pursuant to section 1-7.5-104 (1) shall 22 send a proposed election plan for conducting the mail ballot election to 23 the secretary of state no later than ninety days prior to a nonpartisan 24 election or, for any mail ballot election that is coordinated with or 25 conducted by the county clerk and recorder, no later than one hundred 26 twenty TEN days prior to the election. The proposed plan may be based on 27 the standard plan adopted by the secretary of state by rule.

1 (b) FOR EACH GENERAL ELECTION, A COUNTY CLERK AND 2 RECORDER OR DESIGNATED ELECTION OFFICIAL SHALL SOLICIT PUBLIC 3 COMMENT ON THE PROPOSED LOCATIONS FOR VOTER SERVICE AND 4 POLLING CENTERS AND DROP BOXES IN AN ELECTION PLAN REQUIRED 5 PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION. ON OR BEFORE THE 6 FIFTY-FIFTH DAY BEFORE THE DEADLINE TO SUBMIT THE PLAN TO THE 7 SECRETARY OF STATE, THE COUNTY CLERK AND RECORDER OR 8 DESIGNATED ELECTION OFFICIAL SHALL POST TO THE COUNTY CLERK AND 9 RECORDER'S WEBSITE THE PROPOSED LOCATIONS FOR VOTER SERVICE AND 10 POLLING CENTERS AND DROP BOXES. THE COUNTY CLERK AND RECORDER 11 SHALL ACCEPT PUBLIC COMMENTS ON THE PROPOSED LOCATIONS THROUGH 12 THE FORTIETH DAY BEFORE THE DEADLINE TO SUBMIT THE PLAN TO THE 13 SECRETARY OF STATE.

14 (1.3) The election plan required under subsection (1) of this15 section must include, at a minimum:

16

(f.5) The information required by section 1-7.5-113.5(2);

(2) (a) The secretary of state shall approve or disapprove the
written plan for conducting a mail ballot election, in accordance with
section 1-7.5-106, within fifteen TWENTY days after receiving the plan
and shall provide a written notice to the affected political subdivision.

21 SECTION <u>38.</u> In Colorado Revised Statutes, 1-7.5-107, amend
 22 (3)(a)(II), (3)(b.5)(I), and (4.3)(a)(III) as follows:

1-7.5-107. Procedures for conducting mail ballot election primary elections - first-time voters casting a mail ballot after having
registered by mail to vote - in-person request for ballot - repeal.
(3) (a) (II) If the twenty-second day before a general, primary, or other
mail ballot election is a Saturday, Sunday, or STATE legal holiday, OR

1 FEDERAL HOLIDAY RECOGNIZED BY THE UNITED STATES POSTAL SERVICE, 2 the county clerk and recorder or designated election official may mail 3 ballot packets pursuant to subsection (3)(a)(I) of this section on the Friday 4 immediately preceding the twenty-second day.

5

(b.5) (I) (A) The return envelope must have printed on it a 6 self-affirmation substantially in the following form:

7 I state AFFIRM under penalty of perjury that I am A 8 UNITED STATES CITIZEN AND an eligible elector; that my 9 signature and name are as shown on this envelope; that I 10 have not and will not cast any vote in this election except 11 by the enclosed ballot; and that my ballot is enclosed in 12 accord with the provisions of the "Uniform Election Code of 1992" I have been a Colorado resident for at 13 14 LEAST TWENTY-TWO DAYS IMMEDIATELY BEFORE THIS 15 ELECTION; I AM REGISTERED TO VOTE AT MY SOLE LEGAL 16 PLACE OF RESIDENCE; I WILL BE AT LEAST EIGHTEEN YEARS 17 OF AGE ON ELECTION DAY; I VOTED THE BALLOT THAT WAS 18 ISSUED TO ME; AND THIS IS THE ONLY BALLOT I HAVE VOTED 19 IN THIS ELECTION".

20 21 Signature of voter Date

22 (B) The return envelope must have printed below the signature 23 line the affirmation required by section 1-2-205 (2).

24 (4.3) (a) (III) A county may establish additional drop-off locations 25 at the county's discretion. Each drop-off location must be supervised in 26 accordance with section 1-5-102.9 (5)(e) (5)(f).

27 SECTION 39. In Colorado Revised Statutes, 1-7.5-113, amend 1 (1) as follows:

2 **1-7.5-113.** Voting at group residential facilities. (1) If a group 3 residential facility does not have mail boxes in which a representative of 4 the United States postal service may directly deposit mail, and more than 5 seven mail ballots are to be sent to that group residential facility, a 6 committee consisting of one employee of the county clerk and recorder 7 of the county in which the facility is located and, where available, a 8 representative appointed by each of the major political parties shall 9 deliver the mail ballots and return the voted ballots to the office of the 10 county clerk and recorder. THE DELIVERY OF BALLOTS UNDER THIS 11 SECTION MAY BEGIN ON THE FORTY-FIFTH DAY BEFORE ELECTION DAY.

SECTION <u>40.</u> In Colorado Revised Statutes, add 1-7.5-113.5 as
follows:

14 1-7.5-113.5. Voting at county jails or detention centers.
15 (1) EACH COUNTY CLERK AND RECORDER SHALL MAKE EFFORTS TO
16 COORDINATE WITH THE COUNTY SHERIFF OR THE COUNTY SHERIFF'S
17 DESIGNEE AT EACH COUNTY JAIL OR DETENTION CENTER TO FACILITATE
18 VOTING FOR ALL CONFINED ELIGIBLE ELECTORS.

19 (2) THE ELECTION PLAN REQUIRED BY SECTION 1-7.5-105 MUST20 INCLUDE THE FOLLOWING INFORMATION:

(a) How the county clerk and recorder will provide each
county jail or detention center with voter information
MATERIALS CONSISTENT WITH THE MATERIALS PROVIDED TO
NON-CONFINED ELIGIBLE ELECTORS, INCLUDING AT A MINIMUM A LIST OF
ACCEPTABLE FORMS OF IDENTIFICATION UNDER SECTION 1-1-104 (19.5)
AND THE INFORMATION REQUIRED BY SECTIONS 1-40-124.5 AND 1-40-125;
AND

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(b) THE PROCESS BY WHICH THE COUNTY CLERK AND THE SHERIFF
 OR THE SHERIFF'S DESIGNEE WILL FACILITATE VOTER REGISTRATION AND
 DELIVERY AND RETRIEVAL OF MAIL BALLOTS FOR CONFINED ELIGIBLE
 ELECTORS.

5

6 SECTION 41. In Colorado Revised Statutes, 1-8.5-101, repeal 7 (5) as follows:

8 **1-8.5-101.** Provisional ballot - entitlement to vote. (5) Any 9 unaffiliated elector at a primary election may cast a regular party ballot 10 upon requesting such ballot from an election judge in accordance with 11 section 1-7-201 (2.3). Any unaffiliated elector at a primary election may 12 also cast a regular party ballot upon openly declaring to the election judge 13 the name of the political party with which the elector wishes to affiliate 14 pursuant to section 1-2-218.5 or 1-7-201. Nothing in this section requires 15 a minor political party to allow an unaffiliated elector to vote in the 16 primary election of such political party.

SECTION 42. In Colorado Revised Statutes, 1-9-201, amend
(1)(a) and (2) as follows:

19 1-9-201. Right to vote may be challenged. (1) (a) A person's
20 right to vote at a polling location or in an election may be challenged ON
21 ONE OR MORE OF THE FOLLOWING GROUNDS:

22

(I) THE PERSON IS NOT A CITIZEN OF THE UNITED STATES;

23 (II) THE PERSON HAS NOT RESIDED IN THE STATE FOR TWENTY-TWO
24 DAYS IMMEDIATELY PRECEDING THE ELECTION;

25 (III) THE PERSON WILL NOT BE EIGHTEEN YEARS OF AGE OR OLDER
26 ON OR BEFORE ELECTION DAY; OR

27 (IV) IF BEING A PROPERTY OWNER OR THE SPOUSE OR CIVIL UNION

PARTNER OF A PROPERTY OWNER IS REQUIRED FOR THE ELECTION, THE
 PERSON IS NOT A PROPERTY OWNER OR THE SPOUSE OR CIVIL UNION
 PARTNER OF A PROPERTY OWNER.

4 (2) An election judge shall challenge any person intending to vote
5 who the judge believes is not an eligible elector AS PROVIDED IN
6 SUBSECTION (1)(a) OF THIS SECTION. In addition, challenges may be made
7 by watchers or any eligible elector of the precinct AS PROVIDED IN
8 SUBSECTION (1)(a) OF THIS SECTION.

9 SECTION 43. In Colorado Revised Statutes, amend 1-9-202 as
10 follows:

11 **1-9-202.** Challenge to be made by written oath. Each challenge 12 shall MUST be made by written oath shall set forth ON A FORM PROVIDED 13 BY AN ELECTION JUDGE. THE FORM MUST INCLUDE A SPACE FOR the name 14 of the person challenged and the specific factual basis for the challenge 15 of the person's right to vote AS SET FORTH IN SECTION 1-9-201 (1)(a) and 16 shall MUST be signed by the challenger under penalty of perjury in the 17 second degree, as specified in section 1-13-104. The election judges shall 18 forthwith deliver all challenges to the designated election official. No oral 19 challenge shall be IS permitted.

SECTION 44. In Colorado Revised Statutes, 1-9-203, repeal (6);
and add (8) as follows:

22

1-9-203. Challenge questions asked person intending to vote.

23 (6) An election judge shall put all other questions to the person
24 challenged as may be necessary to test the person's qualifications as an
25 eligible elector at the election.

26 (8) ONLY AN ELECTION JUDGE OR ELECTION JUDGE SUPERVISOR
27 SHALL ASK THE QUESTIONS REQUIRED BY THIS SECTION AND COMPLETE

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THE FORM AS REQUIRED BY SUBSECTION (7) OF THIS SECTION. IF THE
 CHALLENGER IS AN ELECTION JUDGE OR ELECTION JUDGE SUPERVISOR, A
 DIFFERENT ELECTION JUDGE OR ELECTION JUDGE SUPERVISOR SHALL ASK
 THE QUESTIONS AND COMPLETE THE FORM AS REQUIRED BY THE SECTION.
 SECTION 45. In Colorado Revised Statutes, amend 1-9-207 as

6 follows:

7 1-9-207. Challenges of ballots cast by mail. (1) The ballot of 8 any elector that has been cast by mail may be challenged using a 9 challenge form signed by the challenger under penalty of perjury setting 10 forth the name of the person challenged and the basis for the challenge. 11 Challenged ballots, except those rejected for an incomplete or incorrect 12 affidavit by an elector on the returned mail ballot envelope, forgery of a 13 deceased person's signature on a mail ballot affidavit or submission of 14 multiple ballots, shall MUST be counted. The election judges shall 15 forthwith deliver all challenges, together with the affidavits of the persons 16 challenged, to the county clerk and recorder or designated election 17 official, as applicable.

18 (2) A MAIL BALLOT MAY NOT BE CHALLENGED UNDER THIS
19 SECTION SOLELY ON THE BASIS OF THE SIGNATURE THAT APPEARS ON THE
20 MAIL BALLOT. SIGNATURES ON MAIL BALLOTS MUST BE REVIEWED IN
21 ACCORDANCE WITH SECTION 1-7.5-107.3.

SECTION 46. In Colorado Revised Statutes, amend 1-9-208 as
follows:

1-9-208. Challenges of provisional ballots. The ballot of any
provisional voter may be challenged using a challenge form signed by the
challenger under penalty of perjury setting forth the name of the person
challenged and the basis for the challenge. Challenged provisional ballots,

except those rejected for an incomplete, incorrect, or unverifiable
provisional ballot affidavit, forgery of a deceased person's signature on
a mail-in or mail ballot affidavit, or submission of multiple ballots, shall
MUST be counted if the other requirements for counting provisional
ballots are satisfied. The election judges shall deliver all challenges,
together with the affidavits of the persons challenged, to the county clerk
and recorder or the designated election official.

8 SECTION 47. In Colorado Revised Statutes, 1-10-101, amend
9 (3) as follows:

10 1-10-101. Canvass board for partisan elections - appointment, 11 fees, oaths. (3) Prior to assuming their duties, the members of the canvass board shall swear or affirm the following: "I,, do 12 13 solemnly swear (or affirm) that I am a registered elector in precinct, in the county of; that I am a registered member of the 14 15 party as shown in the statewide voter registration system; and 16 that I will faithfully perform the duties required of a member of the 17 county canvass board."

18 SECTION 48. In Colorado Revised Statutes, 1-10-105, amend 19 (1) as follows:

20 **1-10-105.** Election results - certification by secretary of state. 21 (1) After receiving, COMPILING, AND TOTALING the final abstracts of 22 votes cast for all elections from the counties, including any recounts AND 23 AFTER ALL MANDATORY RECOUNTS HAVE BEEN COMPLETED, the secretary 24 of state shall prepare and certify the official statewide election results for 25 all candidates, ballot issues, and ballot questions that the secretary of state 26 certified for the ballot. THE SECRETARY OF STATE SHALL PREPARE AND 27 CERTIFY THE OFFICIAL STATEWIDE ELECTION RESULTS FOR ANY

STATE-CERTIFIED RACE THAT ENTERS A REQUESTED RECOUNT AFTER
 RECEIVING, COMPILING, AND TOTALING THE AMENDED ABSTRACT OF
 VOTES CAST FROM THE COUNTIES INVOLVED IN THE RECOUNT. For each
 contest, the certified election results must show the total number of votes
 received, with subtotals for each county in which the candidate was on
 the ballot, and the ballot wording for each ballot issue and ballot question.

7 SECTION 49. In Colorado Revised Statutes, 1-10.5-102, amend
8 (3)(a) and (3)(b) as follows:

9 1-10.5-102. Recounts for congressional, state, and district 10 offices, state ballot questions, and state ballot issues. (3) (a) Prior to 11 any recount, the canvass board shall choose at random and test voting 12 devices used in the candidate race, ballot issue, or ballot question that is 13 the subject of the recount. The board shall use the voting devices it has 14 selected to conduct a comparison of the machine count of the ballots 15 counted on each such voting device for the candidate race, ballot issue, 16 or ballot question to the corresponding manual count of THE VOTER 17 VERIFIED PAPER RECORDS.

(I) In the case of an election taking place in a county prior to the
 date the county has satisfied the requirements of section 1-5-802, the
 ballots; or

(II) For an election taking place in a county on or after the date the
 county has satisfied the requirements of section 1-5-802, the
 voter-verified paper records.

(b) If the results of the comparison of the machine count and the
manual count in accordance with the requirements of subparagraph (I) or
(II) of paragraph (a) of this subsection (3) SUBSECTION (3)(a) OF THIS
SECTION are identical, or if any discrepancy is able to be accounted for by

1 voter error, then the recount may be conducted in the same manner as the 2 original ballot count. If the results of the comparison of the machine 3 count and the manual count in accordance with the requirements of 4 subparagraph (I) or (II) of paragraph (a) of this subsection (3) 5 SUBSECTION (3)(a) OF THIS SECTION are not identical, or if any 6 discrepancy is not able to be accounted for by voter error, a presumption 7 shall be IS created that the voter-verified paper records will be used for a 8 final determination unless evidence exists that the integrity of the 9 voter-verified paper records has been irrevocably compromised. The 10 secretary of state shall decide which method of recount is used in each 11 case, based on the secretary's determination of which method will ensure 12 the most accurate count, subject to judicial review for abuse of discretion. 13 Nothing in this subsection (3) shall be construed to limit LIMITS any 14 person from pursuing any applicable legal remedy otherwise provided by 15 law.

SECTION 50. In Colorado Revised Statutes, amend 1-10.5-105
as follows:

18 1-10.5-105. Notice of recount. Notice prior to the recount shall 19 MUST be given to all candidates and, in the case of a ballot issue or ballot 20 question, any petition representative identified pursuant to section 21 1-40-113, any governing body, or any agent of an issue committee, if such 22 committee is required to report contributions to the secretary of state 23 pursuant to the "Fair Campaign Practices Act", article 45 of this title, that are affected by the result of the election. Notice shall MUST be given by 24 25 certified mail and by E-MAIL, telephone, facsimile transmission, or 26 personal service.

27

SECTION 51. In Colorado Revised Statutes, 1-11-208, amend

1 (2) as follows:

2 1-11-208. Contests for state senator or representative. (2) The 3 contestor, within ten days after the completion of the official abstract of 4 votes cast, shall file in the office of the secretary of state a verified 5 statement of intention to contest the election, setting forth the name of the 6 contestor, that the contestor is an eligible elector of the district, the name 7 of the contestee, the office being contested, the time of the election, and 8 the particular grounds for the contest, and shall serve a copy upon the 9 contestee. The contestor shall file with the secretary of state a bond, with 10 sureties, FIFTEEN THOUSAND DOLLARS TO BE PLACED IN ESCROW running 11 to the contestee and conditioned to pay all costs in case of failure to 12 maintain the contest. The secretary of state shall determine the sufficiency 13 of the bond, and, if it is sufficient, approve it.

SECTION 52. In Colorado Revised Statutes, 1-12-100.5, amend
(3.5) and (5) as follows:

16 1-12-100.5. Definitions. As used in this part 1, and for purposes
17 of article XXI of the state constitution, unless the context otherwise
18 requires:

19 (3.5) "Date for holding the election" means the first day on which
20 recall MAIL ballots ARE TO BE MADE AVAILABLE TO ELIGIBLE ELECTORS AT
21 THE COUNTY CLERK AND RECORDER'S OFFICE OR OTHER SUITABLE
22 LOCATION PURSUANT TO THE ELECTION PLAN APPROVED UNDER SECTION
23 1-12-114 (1)(a).

- 24 (a) Are to be made available to eligible electors at voter service
 25 and polling centers pursuant to the election plan approved under section
 26 1-12-114 (1)(a); and
- 27 (b) May be accepted for processing by a designated election

1 official.

2 (5) "Designated election official" means the secretary of state OR 3 a county clerk and recorder. or other election official as provided by 4 article XXI of the state constitution.

5

SECTION 53. In Colorado Revised Statutes, 1-12-102, amend (1), (3), and (4) as follows: 6

7 1-12-102. Limitations. (1) No recall petition shall MAY be 8 circulated or filed against any elected officer until the officer has actually 9 held office for at least six months following the last election, OR SIX 10 MONTHS FOLLOWING THE ASSUMPTION OF OFFICE BY AN APPOINTED 11 OFFICIAL; except that a recall petition may be filed against any member 12 of the general assembly at any time after the fifth day following the 13 convening and organizing of the general assembly after the election OR APPOINTMENT OF THE OFFICIAL SOUGHT TO BE RECALLED. 14

15 (3) After one recall petition and election, no further petition shall 16 MAY be filed against the same nonpartisan officer SCHOOL BOARD OFFICER 17 during the term for which the officer was elected, unless the petitioners 18 signing the petition equal one and one-half times the number of signatures 19 required on the first petition filed against the same officer. until one year 20 has elapsed from the date of the previous recall election.

21 (4) No recall petition shall MAY be circulated or filed against any 22 elected officer whose term of office will expire OFFICE IS UP FOR 23 ELECTION within six months.

24 **SECTION 54.** In Colorado Revised Statutes, **amend** 1-12-103 as 25 follows:

26 1-12-103. Petition for recall - statement of grounds. Eligible 27 electors of THE STATE OR a political subdivision may initiate the recall of 1 an elected official by signing a petition which THAT demands the election 2 of a successor to the officer named in the petition. The petition shall 3 MUST contain a general statement, consisting of two hundred words or 4 less, stating the ground or grounds on which the recall is sought. The 5 general statement may SHALL not include any profane or false statements. 6 The statement is for the information of the electors who are the sole and 7 exclusive judges of the legality, reasonableness, and sufficiency of the 8 ground or grounds assigned for the recall. The ground or grounds are not 9 open to review.

SECTION 55. In Colorado Revised Statutes, 1-12-107, amend
(1); and repeal (4) as follows:

12 **1-12-107. Designated election officials.** (1) For state recall 13 elections, the petition shall be filed with the secretary of state who shall 14 review and approve as to form the petition for recall as provided in 15 section 1-12-108 (4), certify the sufficiency of the petition, and notify the 16 governor, who shall set the date for the election. The election shall MUST 17 be conducted by the appropriate county clerk and recorder RECORDERS in 18 the manner provided in this title TITLE 1 for state elections.

(4) (a) For all other nonpartisan recall elections, the form of the
 petition shall be filed with the designated election official for the political
 subdivision of the incumbent sought to be recalled.

(b) (I) If there is no designated election official for the political
 subdivision of the incumbent sought to be recalled, the petition shall be
 filed with another officer of that political subdivision.

25 (II) An officer who receives a petition filed under subparagraph
26 (I) of this paragraph (b) shall immediately notify:

27 (A) The county clerk and recorder of the county in which the

1 district court file for the political subdivision is located; or

2 (B) If there is no such district court file, the county clerk and
3 recorder of the county in which the political subdivision has the greatest
4 number of eligible electors at the time the petition is filed.

5 (III) A county clerk and recorder receiving a petition under 6 subparagraph (II) of this paragraph (b) shall promptly appoint a person to 7 serve as the designated election official. The appointed designated 8 election official shall review and approve as to form the petition as 9 provided in section 1-12-108 (4), certify the sufficiency of the petition, 10 and call and conduct the election.

SECTION 56. In Colorado Revised Statutes, 1-12-108, amend
(2)(b), (3)(a), (4)(a), (5), (6), (8)(a), (8)(c)(I), (8)(c)(III), (9)(a), (9)(b),
and (9)(d); repeal (8)(c)(II); and add (3.5) and (4)(d) as follows:

14 1-12-108. Petition requirements - approval as to form -15 determination of sufficiency - protest - offenses. (2) (b) The petition 16 for recall may be circulated and signed in sections, and each section shall 17 MUST contain a full and accurate copy of the warning as required by 18 paragraph (b) of subsection (3) SUBSECTION (3)(b) of this section, the title 19 in paragraph (c) of subsection (3) SUBSECTION (3)(c) of this section, the 20 general statement as described in section 1-12-103, THE COST ESTIMATE 21 REQUIRED BY SUBSECTION (3.5) OF THIS SECTION, THE STATEMENT OF THE 22 INCUMBENT IF PROVIDED PURSUANT TO SUBSECTION (4)(a)(II) of this 23 SECTION, and appropriate columns or spaces for the information required in paragraph (b) of subsection (5) SUBSECTION (5)(b) of this section. Each 24 25 petition section shall MUST designate, by name and address, a committee 26 of up to three persons that shall represent REPRESENTS the signers in all 27 matters affecting the petition.

1 (3) (a) No petition shall be certified as sufficient that does not 2 contain the requisite number of names of eligible electors whose names 3 do not appear on any other petition previously filed for the recall of the 4 same person under the provisions of this article. A PETITION SHALL NOT 5 BE CERTIFIED AS SUFFICIENT UNLESS IT CONTAINS THE REQUIRED NUMBER 6 OF NAMES OF ELIGIBLE ELECTORS. A DESIGNATED ELECTION OFFICIAL 7 SHALL NOT COUNT THE NAMES OF ELECTORS WHOSE NAMES APPEARED ON 8 A PREVIOUS PETITION DEEMED SUFFICIENT FOR THE RECALL OF THE SAME 9 PERSON AND OFFICE.

10 (3.5) PRIOR TO SUBMITTING A PRINTER'S PROOF OF A PETITION FOR 11 APPROVAL AS TO FORM, THE COMMITTEE SHALL NOTIFY THE DESIGNATED 12 ELECTION OFFICIAL OF THE COMMITTEE'S INTENT TO FILE A PETITION FOR 13 APPROVAL AS TO FORM. WITHIN THREE BUSINESS DAYS OF RECEIVING THE 14 NOTICE, THE DESIGNATED ELECTION OFFICIAL SHALL PROVIDE THE 15 COMMITTEE WITH AN ESTIMATE OF THE COSTS OF CONDUCTING THE 16 RECALL ELECTION. THE COST ESTIMATE MUST BE INCLUDED IN EACH 17 PETITION SECTION CIRCULATED.

18 (4) (a) (I) No A petition shall NOT be circulated until THE FIRST 19 PRINTER'S PROOF OF THE PETITION HAS BEEN SUBMITTED TO THE 20 DESIGNATED ELECTION OFFICIAL AND it has been approved as to form as 21 meeting the requirements of this subsection (4). ALL SECTIONS OF THE 22 PETITION MUST BE PRENUMBERED SERIALLY. The official with whom the 23 petitions are to be filed pursuant to section 1-12-107 shall approve or 24 disapprove a petition as to form by the close of the seventh business day 25 following submission OF THE PRINTER'S PROOF of the proposed petition. 26 On the day that the action is taken, the official THE DESIGNATED ELECTION 27 OFFICIAL APPROVES THE FORMAT, THE DESIGNATED ELECTION OFFICIAL shall mail OR ELECTRONICALLY SUBMIT written notice of the action taken
 to the committee and to the person whom the petition seeks to recall.

3 (II) IMMEDIATELY UPON RECEIVING A PRINTER'S PROOF OF A 4 PROPOSED PETITION FOR APPROVAL AS TO FORM, THE DESIGNATED 5 ELECTION OFFICIAL SHALL NOTIFY THE INCUMBENT AND PROVIDE THE 6 INCUMBENT WITH A COPY OF THE PRINTER'S PROOF. WITHIN THREE 7 BUSINESS DAYS OF THE NOTIFICATION, THE INCUMBENT MAY SUBMIT TO 8 THE DESIGNATED ELECTION OFFICIAL THE STATEMENT DESCRIBED IN 9 SECTION 1-12-112 (1). IF THE INCUMBENT TIMELY SUBMITS THE 10 STATEMENT, THE DESIGNATED ELECTION OFFICIAL SHALL DISAPPROVE THE 11 PETITION AS TO FORM AND SHALL PROVIDE THE COMMITTEE WITH A COPY 12 OF THE INCUMBENT'S STATEMENT WITH THE NOTICE OF DISAPPROVAL. THE 13 COMMITTEE MAY RESUBMIT THE PRINTER'S PROOF OF THE PROPOSED 14 PETITION, WHICH MUST INCLUDE THE INCUMBENT'S STATEMENT, FOR 15 APPROVAL.

16 (d) THE DESIGNATED ELECTION OFFICIAL SHALL NOTIFY THE
17 COMMITTEE AT THE TIME A PETITION FORMAT IS APPROVED THAT THE
18 COMMITTEE MUST REGISTER AN ISSUE COMMITTEE PURSUANT TO SECTION
19 1-45-108 (3.3) IF TWO HUNDRED OR MORE PETITION SECTIONS ARE
20 PRINTED OR ACCEPTED IN CONNECTION WITH CIRCULATION OF THE
21 PETITION.

22 (5) (a) Every STATE petition shall be signed only by eligible23 electors.

(b) EVERY PETITION FOR A COUNTY OR SCHOOL DISTRICT OFFICER
SHALL BE SIGNED ONLY BY ACTIVE REGISTERED ELECTORS WHO ARE NOT
REQUIRED TO SUBMIT A COPY OF THEIR IDENTIFICATION WITH THEIR MAIL
BALLOT UNDER SECTION 1-7.5-107 (3.5).

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1 (b) (c) Unless physically unable, all electors shall sign their own 2 signature and shall print their names, respective residence addresses, 3 including the street number and name, the city or town, the county, and 4 the date of signature. Each signature on a petition shall MUST be made, to 5 the extent possible, in black ink USING A PEN. IF, WHILE VERIFYING A 6 SIGNER'S INFORMATION AGAINST THE REGISTRATION RECORDS IN 7 ACCORDANCE WITH SUBSECTION (8) OF THIS SECTION, THE DESIGNATED 8 ELECTION OFFICIAL FINDS THAT THE SIGNER PROVIDED HIS OR HER MAILING 9 ADDRESS RATHER THAN HIS OR HER RESIDENCE ADDRESS, THE DESIGNATED 10 ELECTION OFFICIAL MAY ACCEPT THE SIGNATURE LINE AS VALID IF THE 11 DESIGNATED ELECTION OFFICIAL IS ABLE TO LOCATE THE SIGNER'S RECORD 12 IN THE STATEWIDE VOTER REGISTRATION DATABASE AND DETERMINES 13 THAT THE SIGNER WAS ELIGIBLE TO SIGN THE PETITION.

14 (c) (d) Any person, except a circulator, may assist an elector who 15 is physically unable to sign the petition in completing the information on 16 the petition as required by law. On the petition immediately following the 17 name of the elector receiving assistance, the person providing assistance 18 shall both sign, PROVIDE THE PERSON'S ADDRESS, and state that the 19 assistance was given to the elector.

20 (6) (a) No person shall MAY circulate a recall petition unless the
21 person is a citizen of the United States and at least eighteen years of age.
22 (b) A CIRCULATOR WHO IS NOT PAID FOR CIRCULATING A RECALL
23 PETITION SHALL DISPLAY AN IDENTIFICATION BADGE THAT INCLUDES THE
24 WORDS "VOLUNTEER CIRCULATOR" IN BOLD-FACED TYPE THAT IS
25 CLEARLY LEGIBLE.

26 (c) A CIRCULATOR WHO IS PAID FOR CIRCULATING A RECALL
 27 PETITION SHALL DISPLAY AN IDENTIFICATION BADGE THAT INCLUDES THE

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WORDS "PAID CIRCULATOR" IN BOLD-FACED TYPE THAT IS CLEARLY
 LEGIBLE AND THE NAME AND TELEPHONE NUMBER OF THE INDIVIDUAL
 EMPLOYING THE CIRCULATOR.

4 (d) THE SECRETARY OF STATE SHALL MAKE AVAILABLE TO RECALL
5 PETITION CIRCULATORS THE TRAINING DEVELOPED FOR PETITION
6 CIRCULATORS UNDER SECTION 1-40-112 (3). THE RECALL COMMITTEE
7 SHALL INFORM PAID AND VOLUNTEER CIRCULATORS OF THE AVAILABILITY
8 OF THIS TRAINING PROGRAM AS ONE MANNER OF COMPLYING WITH THE
9 REQUIREMENT IN THE CIRCULATOR'S AFFIDAVIT THAT A CIRCULATOR READ
10 AND UNDERSTAND THE LAWS PERTAINING TO PETITION CIRCULATION.

(b) (e) To each petition section must be attached a signed,
 notarized, and dated affidavit executed by the person who circulated the
 petition section which includes the information and statements required
 for initiative or referendum petitions under section 1-40-111 THAT MUST
 INCLUDE THE FOLLOWING:

16 (I) THE CIRCULATOR'S PRINTED NAME, THE ADDRESS AT WHICH THE
17 CIRCULATOR RESIDES, INCLUDING THE STREET NAME AND NUMBER, THE
18 CITY OR TOWN, THE COUNTY, AND THE DATE THE CIRCULATOR SIGNED THE
19 AFFIDAVIT;

20 (II) THAT THE CIRCULATOR HAS READ AND UNDERSTANDS THE
21 LAWS GOVERNING THE CIRCULATION OF RECALL PETITIONS;

(III) THAT THE CIRCULATOR WAS A CITIZEN OF THE UNITED
STATES AND AT LEAST EIGHTEEN YEARS OF AGE AT THE TIME THE SECTION
OF THE PETITION WAS CIRCULATED;

25 (IV) THAT THE CIRCULATOR CIRCULATED THE SECTION OF THE26 PETITION;

27 (V) THAT EACH SIGNATURE APPEARING ON THE PETITION WAS

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1 MADE IN THE CIRCULATOR'S PRESENCE;

2 (VI) THAT EACH SIGNATURE ON THE PETITION IS, TO THE BEST OF
3 THE CIRCULATOR'S KNOWLEDGE, THE SIGNATURE OF THE PERSON WHOSE
4 NAME IT PURPORTS TO BE AND WAS MADE BY SOMEONE ELIGIBLE TO SIGN
5 THE RECALL PETITION;

6 (VII) THAT THE CIRCULATOR HAS NOT PAID OR WILL NOT IN THE
7 FUTURE PAY AND THAT THE CIRCULATOR BELIEVES THAT NO OTHER
8 PERSON HAS PAID OR WILL PAY, DIRECTLY OR INDIRECTLY, ANY MONEY OR
9 OTHER THING OF VALUE TO ANY SIGNER FOR THE PURPOSE OF INDUCING OR
10 CAUSING SUCH SIGNER TO SIGN THE PETITION;

11 (VIII) THAT THE CIRCULATOR UNDERSTANDS THAT THE
12 CIRCULATOR CAN BE PROSECUTED FOR VIOLATING THE LAWS GOVERNING
13 THE CIRCULATION OF RECALL PETITIONS; AND

(IX) THAT THE CIRCULATOR 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.

18 (f) A NOTARY PUBLIC SHALL NOT NOTARIZE AN AFFIDAVIT
19 REQUIRED BY SUBSECTION (6)(e) OF THIS SECTION UNLESS:

20 (I) THE CIRCULATOR IS IN THE PHYSICAL PRESENCE OF THE NOTARY
 21 PUBLIC; AND

(II) THE CIRCULATOR HAS DATED THE AFFIDAVIT AND FULLY AND
 ACCURATELY COMPLETED ALL OF THE PERSONAL INFORMATION ON THE
 AFFIDAVIT.

(g) AS PART OF ANY COURT PROCEEDING OR HEARING CONDUCTED
BY THE DESIGNATED ELECTION OFFICIAL RELATED TO A PROTEST OF ALL OR
A PART OF A PETITION SECTION, THE CIRCULATOR OF SUCH PETITION

1 SECTION MAY BE REQUIRED BY THE DESIGNATED ELECTION OFFICIAL, 2 HEARING OFFICER, OR COURT TO MAKE HIMSELF OR HERSELF AVAILABLE 3 TO BE DEPOSED AND TO TESTIFY IN PERSON, BY TELEPHONE, OR BY ANY 4 OTHER MEANS PERMITTED UNDER THE COLORADO RULES OF CIVIL 5 PROCEDURE. EXCEPT AS PROVIDED IN SUBSECTION (6)(h) OF THIS SECTION, 6 THE PETITION SECTION THAT IS THE SUBJECT OF THE PROTEST IS INVALID 7 IF A CIRCULATOR FAILS TO COMPLY WITH THE REQUIREMENTS SET FORTH 8 IN THIS SUBSECTION (6)(g). THIS SECTION ONLY APPLIES TO A PROTEST 9 THAT INCLUDES AN ALLEGATION OF CIRCULATOR FRAUD THAT IS PLED 10 WITH PARTICULARITY REGARDING: 11 (I) FORGERY OF A REGISTERED ELECTOR'S SIGNATURE; 12 (II) CIRCULATION OF A PETITION SECTION, IN WHOLE OR PART, BY

13 ANYONE OTHER THAN THE PERSON WHO SIGNED THE AFFIDAVIT ATTACHED14 TO THE PETITION SECTION;

15 (III) USE OF A FALSE CIRCULATOR NAME OR ADDRESS IN THE16 AFFIDAVIT; OR

17 (IV) PAYMENT OF MONEY OR OTHER THINGS OF VALUE TO ANY
18 PERSON FOR THE PURPOSE OF INDUCING THE PERSON TO SIGN THE
19 PETITION.

(h) IF A DESIGNATED ELECTION OFFICIAL, HEARING OFFICER, OR
COURT FINDS THAT THE CIRCULATOR OF A PETITION SECTION IS UNABLE TO
BE DEPOSED OR TO TESTIFY AT TRIAL OR A HEARING BECAUSE THE
CIRCULATOR HAS DIED, BECOME MENTALLY INCOMPETENT, OR BECOME
MEDICALLY INCAPACITATED AND PHYSICALLY UNABLE TO TESTIFY, THE
PROVISIONS OF SUBSECTION (6)(g) OF THIS SECTION DO NOT APPLY TO
INVALIDATE A PETITION SECTION CIRCULATED BY THE CIRCULATOR.

27 (i) The recall committee shall maintain a list of the

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1 NAMES, ADDRESSES, AND SECTION NUMBERS CIRCULATED FOR ALL 2 CIRCULATORS OF THE PETITION AND THE NAMES AND SECTION NUMBERS 3 OF THE NOTARIES PUBLIC WHO NOTARIZED THE PETITION SECTIONS. A 4 COPY OF THE LIST MUST BE FILED WITH THE DESIGNATED ELECTION 5 OFFICIAL ALONG WITH THE PETITION. IF A COPY OF THE LIST IS NOT FILED, 6 THE DESIGNATED ELECTION OFFICIAL SHALL PREPARE THE LIST AND 7 CHARGE THE MEMBERS OF THE RECALL COMMITTEE A FEE. THE FEE MUST 8 BE SET AT AN AMOUNT THAT COVERS THE COST OF THE PREPARATION OF 9 THE LIST. ONCE FILED OR PREPARED BY THE DESIGNATED ELECTION 10 OFFICIAL, THE LIST IS A PUBLIC RECORD FOR THE PURPOSES OF ARTICLE 72 11 OF TITLE 24.

12 (c) (j) The designated election official shall not accept for filing 13 any section of a petition that does not have attached to it the notarized 14 affidavit required by this section. Any signature added to a section of a 15 petition after the notarized affidavit has been executed is invalid.

16 (8) (a) Promptly after the petition has been filed, the designated 17 election official for the political subdivision shall review all petition 18 information and verify the information against the registration records. 19 and, where applicable, the county assessor's records. For a state recall 20 petition, the secretary of state THE DESIGNATED ELECTION OFFICIAL shall 21 verify signatures AND PROVIDE AN OPPORTUNITY TO CURE in accordance 22 with THE SAME MANNER AS section 1-4-908 (1.5). The secretary of state 23 shall establish guidelines for verifying petition entries. Within 24 twenty-four hours after the petition is delivered, the designated election 25 official shall notify the incumbent BY MAIL OR E-MAIL of the delivery. 26 Following verification of the petition by the designated election official, 27 the designated election official shall make a copy of the petition available

to the incumbent sought to be recalled. NOTHING IN THIS SECTION
 PRESCRIBES THE FORM IN WHICH THE PETITION MUST BE MAINTAINED BY
 THE DESIGNATED ELECTION OFFICIAL OR PREVENTS A DESIGNATED
 ELECTION OFFICIAL FROM COLLECTING FEES FOR COPIES OF THE PETITION
 IN ACCORDANCE WITH THE "COLORADO OPEN RECORDS ACT", PART 2 OF
 ARTICLE 72 OF TITLE 24.

7 (c) (I) After review, and no later than fifteen business 8 TWENTY-EIGHT days after the initial filing of the petition, the designated 9 election official shall notify the committee and the incumbent of the 10 number of valid signatures and whether the petition appears to be 11 sufficient or insufficient.

12 (II) Upon determining that the petition is sufficient and after the 13 time for protest has passed and any protests duly raised have been fully 14 adjudicated, the designated election official shall, within twenty-four 15 hours, submit the certificate of sufficiency to the governor or designated 16 election official, as appropriate, who shall set a date for holding the 17 election in accordance with section 1-12-111. If the election is a 18 coordinated election, the secretary of state shall notify the designated 19 election official of the coordinated election. The designated election 20 official of the coordinated election shall post the certificate to his or her 21 official website, or, if there is no official website, post the certificate in 22 accordance with normal practices reasonably calculated to provide public 23 notice, by 12 noon on the day after the day on which he or she issues the 24 sufficiency determination.

(III) If the petition is verified as insufficient, the designated
election official shall provide the specific reasons for the determination
to the committee BY MAIL OR E-MAIL. The determination may be appealed

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1 WITHIN FIVE DAYS by the committee in the manner provided in section 2 1-1-113 to the district court in the county in which the petition was filed. 3 No person other than those on the committee have HAS standing to appeal 4 a determination that the petition is insufficient.

5 (9) (a) (I) A recall petition that has been verified by the designated 6 election official shall be held to be IS sufficient unless a protest in writing 7 under oath is filed in the office of the designated election official by an 8 eligible elector within fifteen days after the designated election official 9 has determined the sufficiency of the petition under paragraph (c) of 10 subsection (8) SUBSECTION (8)(c) of this section.

11 (II) The protest shall MUST set forth specific grounds for the 12 protest. Grounds include failure of any portion of a petition or circulator 13 affidavit to meet the requirements of this article ARTICLE 12 or any 14 conduct on the part of petition circulators that substantially misleads 15 persons signing the petition. The designated election official shall 16 forthwith mail AND E-MAIL a copy of the protest to the committee, 17 together with a notice fixing a time for hearing the protest not less than 18 five nor more than ten days after the notice is mailed AND E-MAILED.

19 (III) Every hearing shall be HEARD before the designated election 20 official with whom the protest is filed or a designee of the designated 21 election official appointed as the hearing officer. or before a district judge 22 sitting in that county if the designated election official is the subject of the 23 recall. The testimony in every hearing shall MUST be under oath. The 24 hearing shall MUST be summary and not subject to delay and shall MUST 25 be concluded within thirty days after the protest is filed with the 26 designated election official, and the result shall be forthwith certified to 27 the committee.

1 (b) The party filing a protest has the burden of sustaining the 2 protest by a preponderance of the evidence. The decision upon matters of 3 substance is open to review, if prompt application is made as provided in 4 section 1-1-113 WITHIN FIVE DAYS, IN THE MANNER PROVIDED IN SECTION 5 1-1-113, TO THE DISTRICT COURT IN THE COUNTY IN WHICH THE PETITION 6 WAS FILED. The remedy in all cases shall MUST be summary, and the 7 decision of any court having jurisdiction shall be IS final and not subject 8 to review by any other court; except that the supreme court, in the 9 exercise of its discretion, may review any judicial proceeding in a 10 summary way AS PROVIDED IN SECTION 1-1-113.

11 (d) (I) Not later than three days after the petition has been filed in 12 accordance with subsection (7.5) of this section AT ANY TIME BEFORE THE 13 DESIGNATED ELECTION OFFICIAL SUBMITS A CERTIFICATE OF SUFFICIENCY 14 PURSUANT TO SECTION 1-12-111, any signer may request that his or her 15 name be stricken from the petition by filing with the designated election 16 official a written request that his or her signature be stricken. and 17 delivering a copy of the request to at least one member of the committee. 18 If the request is delivered to the member of the committee or the 19 designated election official through the United States mail, it shall be IS 20 deemed delivered to the committee or the designated election official on 21 the date shown by the cancellation mark on the envelope containing the 22 request received by the member of the committee or the designated 23 election official. IF THE REQUEST IS SUBMITTED TO THE DESIGNATED 24 ELECTION OFFICIAL BY E-MAIL, IT IS DEEMED DELIVERED ON THE DATE AND 25 TIME IT IS SHOWN TO BE SENT. If the request is delivered to the member of 26 the committee or the designated election official in any other manner, it 27 shall be IS deemed delivered to the committee or the designated election

official on the date of delivery and stamped receipt by the designated
 election official.

3 (II) If the designated election official receives a written request 4 timely filed in accordance with subsection (9)(d)(I) of this section IS 5 DELIVERED BEFORE THE DESIGNATED ELECTION OFFICIAL NOTIFIES THE 6 COMMITTEE OF THE NUMBER OF VALID SIGNATURES ON A PETITION IN 7 ACCORDANCE WITH SUBSECTION (8)(c)(I) OF THIS SECTION, the election 8 official shall strike the signature of the signer who filed the request. If the 9 election official receives such a written request IS DELIVERED before the 10 petition is filed, the election official shall strike the signature of the signer 11 who filed the request promptly upon the filing of the petition.

12 (III) IF A WRITTEN REQUEST IS DELIVERED AFTER THE DESIGNATED 13 ELECTION OFFICIAL NOTIFIES THE COMMITTEE OF THE NUMBER OF VALID 14 SIGNATURES BUT BEFORE THE DATE A PROTEST IS FILED IN ACCORDANCE 15 WITH SUBSECTION (9)(a) OF THIS SECTION OR THE DATE THE DESIGNATED 16 ELECTION OFFICIAL SUBMITS THE CERTIFICATE OF SUFFICIENCY IN 17 ACCORDANCE WITH SECTION 1-12-111, THE DESIGNATED ELECTION 18 OFFICIAL SHALL STRIKE THE SIGNATURE OF THE SIGNER WHO FILED THE 19 REQUEST. IF STRIKING A SIGNATURE IN ACCORDANCE WITH THIS 20 SUBSECTION (9)(d)(III) CHANGES THE DETERMINATION OF SUFFICIENCY, 21 THE DESIGNATED ELECTION OFFICIAL SHALL NOTIFY THE COMMITTEE AND 22 THE INCUMBENT THAT THE PETITION IS VERIFIED INSUFFICIENT AS OF THE 23 DATE THE SIGNATURE IS STRUCK. THE DETERMINATION OF INSUFFICIENCY 24 MAY BE APPEALED IN ACCORDANCE WITH SUBSECTION (8)(c)(III) OF THIS 25 SECTION.

26 (IV) IF A WRITTEN REQUEST IS DELIVERED AFTER THE DATE A
27 PROTEST IS FILED IN ACCORDANCE WITH SUBSECTION (9)(a) OF THIS

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SECTION, THE DESIGNATED ELECTION OFFICIAL SHALL STRIKE THE
 SIGNATURE AS PART OF THE PROTEST PROCEEDINGS.

3 (V) IF A SIGNER SUBMITS A WRITTEN REQUEST TO STRIKE THE 4 SIGNER'S SIGNATURE FROM THE PETITION TO ANY MEMBER OF THE 5 COMMITTEE AT ANY TIME BEFORE THE DESIGNATED ELECTION OFFICIAL 6 SUBMITS THE CERTIFICATE OF SUFFICIENCY PURSUANT TO SECTION 7 1-12-111, THE MEMBER OF THE COMMITTEE SHALL IMMEDIATELY PROVIDE 8 THE REQUEST TO THE DESIGNATED ELECTION OFFICIAL. THE REQUEST IS 9 DEEMED DELIVERED TO THE DESIGNATED ELECTION OFFICIAL ON THE DAY 10 THAT THE MEMBER OF THE COMMITTEE RECEIVED IT. A MEMBER OF THE 11 COMMITTEE WHO FAILS TO COMPLY WITH THIS SUBSECTION (9)(d)(V)12 COMMITS A MISDEMEANOR PUNISHABLE IN ACCORDANCE WITH SECTION 13 1-13-111.

SECTION 57. In Colorado Revised Statutes, amend 1-12-111 as
follows:

16 1-12-111. Setting date of recall election. (1) If the recall petition 17 is held to be sufficient under section 1-12-108 (8)(c) and after the time for 18 protest has passed and any such protest has been fully adjudicated, the 19 designated election official or governor, SHALL WAIT FIVE DAYS TO SEE IF 20 THE INCUMBENT RESIGNS. IF FIVE DAYS HAVE PASSED AND THE 21 INCUMBENT HAS NOT RESIGNED, THE DESIGNATED ELECTION OFFICIAL 22 SHALL SUBMIT THE CERTIFICATE OF SUFFICIENCY TO THE GOVERNOR, OR 23 CREATE THE CERTIFICATE AND KEEP A COPY, as appropriate, without 24 delay; ON THE SIXTH DAY AFTER THE TIME FOR PROTEST HAS PASSED AND 25 ANY SUCH PROTEST HAS BEEN FULLY ADJUDICATED. THE DESIGNATED 26 ELECTION OFFICIAL SHALL POST THE CERTIFICATE ON HIS OR HER OFFICIAL 27 WEBSITE BY TWELVE NOON ON THE DAY AFTER THE DAY ON WHICH HE OR

1 SHE SUBMITS OR CREATES THE CERTIFICATE OF SUFFICIENCY.

2 (2)AFTER RECEIVING OR CREATING THE CERTIFICATE OF 3 SUFFICIENCY, THE GOVERNOR OR DESIGNATED ELECTION OFFICIAL shall, 4 WITHIN TWENTY-FOUR HOURS, set a date for holding the election, WHICH 5 DATE SHALL BE not less than thirty nor more than sixty days after the 6 petition has been filed and thus deemed sufficient by the designated 7 election official and either the time for protest has passed or the time for 8 such protest to be fully adjudicated has passed; however STATEMENT OF 9 SUFFICIENCY HAS BEEN SUBMITTED OR CREATED; EXCEPT THAT, if a 10 general election is to be held within ninety days after the petition has been 11 deemed sufficient and the time for protest has passed and the time for 12 such protest to be fully adjudicated has passed STATEMENT OF 13 SUFFICIENCY HAS BEEN SUBMITTED OR CREATED, the recall election must 14 be held as a part of that election. FOR A COUNTY OR SCHOOL DISTRICT 15 ELECTION, IF A GENERAL ELECTION IS TO BE HELD WITHIN ONE HUNDRED 16 TWENTY DAYS AFTER THE STATEMENT OF SUFFICIENCY HAS BEEN 17 SUBMITTED OR CREATED, THE RECALL ELECTION MUST BE HELD AS PART 18 OF THAT ELECTION. REGARDLESS OF ANY OTHER REQUIREMENT FOUND IN 19 THIS SECTION, A COUNTY OR SCHOOL DISTRICT RECALL ELECTION MAY NOT 20 BE HELD WITHIN SIXTY DAYS AFTER THE DATE OF A PRIMARY, GENERAL, OR 21 CONGRESSIONAL VACANCY ELECTION.

(3) IF, DURING THE SAME FIFTEEN-DAY PERIOD, THE DESIGNATED
ELECTION OFFICIAL OF A COUNTY OR SCHOOL DISTRICT OFFICE APPROVES
RECALL PETITIONS FOR CIRCULATION AGAINST MORE THAN ONE ELECTED
OFFICIAL IN THE SAME POLITICAL SUBDIVISION, THE DESIGNATED ELECTION
OFFICIAL MAY DELAY SETTING THE DATE FOR HOLDING THE ELECTION
UNTIL THE SUFFICIENCY OF ALL RECALL PETITIONS FOR THAT POLITICAL

1 SUBDIVISION ARE FINALLY DETERMINED AND ADJUDICATED.

2 SECTION 58. In Colorado Revised Statutes, amend 1-12-111.7
3 as follows:

1-12-111.7. Recall election notice - publication. (1) For a recall
election of a state officer, the governor shall publish notice of the recall
election in the newspaper with the largest circulation in the state, and the
secretary of state shall publish notice of the recall election on its website
THEIR WEBSITES.

9 (2) For a recall election for an officer other than a state officer, the 10 designated election official shall publish notice of the recall election ON 11 ITS WEBSITE OR in a newspaper of general circulation in accordance with 12 section 1-5-205.

13 SECTION 59. In Colorado Revised Statutes, 1-12-112, amend
14 (1) and (2) as follows:

15 1-12-112. Ballots - statement included. (1) In addition to all 16 other requirements of law, the official ballot shall MUST contain the 17 statement described in section 1-12-103 stating the grounds for 18 demanding the officer's recall. The officer sought to be recalled may 19 submit to the designated election official a statement of three hundred 20 words or fewer justifying the officer's course of conduct. The officer shall 21 not include any profane or false statements in the statement of 22 justification. The officer shall submit the statement no later than ten 23 business days after the petition has been deemed sufficient and the time 24 for protest has passed STATEMENT OF SUFFICIENCY HAS BEEN SUBMITTED 25 OR CREATED. The official ballot shall MUST contain the statement of 26 justification if submitted pursuant to this subsection (1).

27

(2) Ballots for the election of a successor to the officer sought to

1 be recalled shall MUST contain the candidates' names, which shall MUST 2 be placed on the ballot by lot. regardless of the method of nomination.

3 SECTION 60. In Colorado Revised Statutes, 1-12-113, amend 4 (2) as follows:

5

1-12-113. Conduct and timing of recall election. (2) Except as 6 otherwise provided in this part 1, for a recall election, all events in the 7 uniform election code that are to be completed by the secretary of state, 8 designated election official, or coordinated election official on or before 9 the forty-fifth day prior to the election shall MUST be completed no later 10 than the forty-second THIRTY-FIFTH day prior to the recall election.

11 SECTION 61. In Colorado Revised Statutes, amend 1-12-114 as 12 follows:

13 1-12-114. Mail ballots - plan required - voter service and 14 **polling centers - number required - definition.** (1)(a) Notwithstanding 15 section 1-7.5-107 (1) SECTION 1-7.5-105, as soon as practicable after the 16 date that the designated election official certifies the recall question to the 17 ballot under section 1-12-108 (8)(c)(II), the SECTION 1-12-111, ANY 18 county clerk and recorder or designated election official administering a 19 recall election shall submit to the secretary of state, for approval within 20 twenty-four hours THREE BUSINESS DAYS after receipt, a proposed election 21 plan including the manner in and date by which the mail ballot 22 transmission deadline set forth in subsection (2) of this section will be 23 met THAT INCLUDES ALL INFORMATION REQUIRED BY SECTION 1-7.5-105. 24 If the secretary of state does not provide written notice of approval or 25 disapproval of the plan within twenty-four hours THREE BUSINESS DAYS, 26 the plan is deemed approved.

27

(b) The secretary of state may disapprove an election plan

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1 submitted under subsection (1)(a) of this section using only the same 2 standards used to evaluate and approve of election plans transmitted 3 under section 1-7.5-105.

4

(2) Notwithstanding any provision of this code: to the contrary: 5 (a) The designated election official conducting the recall election 6 shall designate the office of the county clerk and recorder or other 7 suitable location to function as a voter service and polling center TO 8 PROVIDE A MAIL BALLOT OR REPLACEMENT BALLOT TO A REGISTERED 9 ELECTOR REQUESTING THE BALLOT AT THE OFFICE OF THE COUNTY CLERK 10 AND RECORDER OR OTHER DESIGNATED LOCATION from the twenty-second 11 day prior to the final day of voting in such election through that final day 12 of voting; and

13 (b) Not EARLIER THAN THE TWENTY-SECOND DAY OR later than the 14 fifteenth EIGHTEENTH day before the last day on which voted mail ballots 15 may be returned by electors other than covered voters under article 8.3 of 16 this title 1 ELECTION, the designated election official shall mail ballots to 17 eligible ALL ACTIVE REGISTERED electors. in accordance with the election 18 plan developed pursuant to subsection (1) of this section.

19 (3) (a) There must be one voter service and polling center for each 20 thirty thousand active registered electors in the district of the incumbent 21 sought to be recalled; except that any such district must have at least one 22 voter service and polling center, and each district that spans more than 23 one county must operate one voter service and polling center within the 24 boundaries of each county. Except for the voter service and polling center 25 required under and open in accordance with paragraph (a) of subsection 26 (2) of this section, which voter service and polling center counts as the 27 first voter service and polling center required to be open under subsection 1 (2) of this section, Each additional voter service and polling center must 2 be open from the eighth day prior to the final day of voting in the recall 3 election through that THE final day. EACH VOTER SERVICE AND POLLING 4 CENTER REQUIRED BY THIS SECTION MUST BE OPEN FOR EIGHT HOURS 5 MONDAY THROUGH FRIDAY, FOUR HOURS ON SATURDAY, AND NEED NOT 6 BE OPEN ON SUNDAY. ON THE FINAL DAY OF VOTING, EACH VOTER SERVICE 7 AND POLLING CENTER REQUIRED BY THIS SECTION MUST BE OPEN FROM 7 8 A.M. TO 7 P.M.

9 (b) When a recall election is combined with a general election IN 10 EVEN YEARS pursuant to article XXI of the state constitution and section 11 1-12-111, the number and days of operation of voter service and polling 12 centers and the manner of voting for the recall as part of said general 13 election are the same as those prescribed under section 1-5-102.9. except 14 that one voter service and polling center must be open in accordance with 15 the time established in paragraph (a) of subsection (2) of this section. 16 WHEN A RECALL ELECTION IS COMBINED WITH A GENERAL ELECTION IN 17 ODD YEARS PURSUANT TO ARTICLE XXI OF THE STATE CONSTITUTION AND 18 SECTION 1-12-111, THE NUMBER AND DAYS OF OPERATION OF VOTER 19 SERVICE AND POLLING CENTERS AND THE MANNER OF VOTING FOR THE 20 RECALL AS PART OF SAID GENERAL ELECTION ARE THE SAME AS THOSE 21 PRESCRIBED UNDER SECTION 1-7.5-107.

(4) As used in this section, and for purposes of article XXI of the
state constitution, "part of said general election" means the inclusion of
the questions of both the recall of an incumbent and the election of the
incumbent's successor on mail ballots that are sent by mail, available at
voter service and polling centers, or otherwise delivered to an elector as
permitted by law, from the date for holding the election through the last

1 day of voting in a general election. pursuant to section 1-4-201. 2 Notwithstanding this definition, to maximize participation of voters 3 covered by the federal "Uniformed and Overseas Citizens Absentee 4 Voting Act", 52 U.S.C. sec. 20301 et seq., all candidate races, ballot 5 issues, and ballot questions that a covered voter is eligible to vote on must 6 be included on the ballots required to be sent pursuant to that act, and 7 recall-related ballot questions must be sent separately on ballots that 8 adhere to the deadlines set forth in this section.

9 SECTION 62. In Colorado Revised Statutes, amend 1-12-115 as
10 follows:

1-12-115. Write-in candidates. No write-in vote for any office
shall be counted unless an affidavit of intent has been filed indicating that
the person for whom the write-in vote is made desires the office and is
legally qualified to assume the duties of the office if elected. The affidavit
of intent shall MUST be filed with the designated election official no later
than fifteen TWENTY-FIVE calendar days before the recall election date
FOR HOLDING THE ELECTION.

18 SECTION 63. In Colorado Revised Statutes, amend 1-12-116 as
19 follows:

1-12-116. Sufficiency of the recall. If a majority of those voting
on the question of the recall of any incumbent from office vote "no", the
incumbent shall continue CONTINUES in office; if a majority vote "yes",
the incumbent shall be IS removed from office upon the qualification of
the successor. IF AN EVEN NUMBER OF ELECTORS VOTE "NO" AND "YES" ON
THE QUESTION OF THE RECALL OF THE INCUMBENT FROM OFFICE, THE
INCUMBENT CONTINUES IN OFFICE.

27 SECTION 64. In Colorado Revised Statutes, amend 1-12-117 as

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1 follows:

2 Nomination of successor - ballot certification. 1-12-117. 3 (1) For partial elections, a candidate to succeed the officer sought to be 4 recalled shall MUST meet the qualifications of a party candidate or an 5 unaffiliated candidate as provided in part 8 of article 4 of this title TITLE 6 1 and shall MUST be nominated by a political party petition or an 7 unaffiliated petition as provided in part 9 of article 4 of this title TITLE 1. 8 Nomination petitions may be circulated beginning the first date on which 9 a protest may be filed and shall MUST be filed no later than fifteen 10 TWENTY-FIVE calendar days prior to the date for holding the election as 11 provided in section 1-12-111. IF THE ELECTION IS TO BE HELD WITH A 12 GENERAL ELECTION, NOMINATION PETITIONS MUST BE FILED NO LATER 13 THAN FIVE DAYS PRIOR TO THE DATE TO CERTIFY BALLOT CONTENT FOR 14 THE GENERAL ELECTION.

15 (2) For nonpartisan elections, nomination petitions for candidates 16 whose names are to appear on the ballot may be circulated beginning the 17 first date on which a protest may be filed and shall MUST be filed no later 18 than fifteen TWENTY-FIVE calendar days prior to the date for holding the 19 election as provided in section 1-12-111. IF THE ELECTION IS TO BE HELD 20 WITH A GENERAL ELECTION, NOMINATION PETITIONS MUST BE FILED NO 21 LATER THAN FIVE DAYS PRIOR TO THE DATE TO CERTIFY BALLOT CONTENT 22 FOR THE GENERAL ELECTION.

(3) (a) Every nomination petition shall MUST be signed by the
number of eligible electors required for the office in part 8 of article 4 of
this title TITLE 1 or as otherwise provided by law.

(b) (I) The designated election official shall verify successor
candidate petitions within forty-eight hours FIVE DAYS after the deadline

1 to file such petitions as set forth in subsections (1) and (2) of this section.

2 (II) The designated election official shall certify the ballot content 3 as soon as possible, but not later than two business days after the date 4 upon which the verification of successor candidate petitions is required 5 pursuant to subparagraph (I) of this paragraph (b) SUBSECTION (3)(b)(I) 6 OF THIS SECTION. IF THE RECALL ELECTION WILL BE HELD AS PART OF A 7 GENERAL ELECTION, THE DESIGNATED ELECTION OFFICIAL SHALL CERTIFY 8 THE BALLOT CONTENT NO LATER THAN THE DATE ALL OTHER CONTENT FOR 9 THE GENERAL ELECTION IS REQUIRED TO BE CERTIFIED.

10 (4) The officer who was sought to be recalled is not eligible as a
11 candidate in the election to fill any vacancy resulting from the recall
12 election.

13 (5) FOR ANY SPECIAL DISTRICT RECALL ELECTION CONDUCTED 14 UNDER THIS SECTION, THE DESIGNATED ELECTION OFFICIAL SHALL VERIFY 15 SUCCESSOR CANDIDATE SELF-NOMINATION FORMS WITHIN TWO DAYS OF 16 RECEIVING THE FORM. A SUCCESSOR CANDIDATE WHO FILES A 17 SELF-NOMINATION FORM THAT IS DEFICIENT MUST BE NOTIFIED OF THE 18 DEFICIENCY BY THE DESIGNATED ELECTION OFFICIAL AND MAY RESUBMIT 19 A CORRECTED FORM NO LATER THAN THE DEADLINE TO CERTIFY THE 20 BALLOT CONTENT AS SET FORTH IN SUBSECTION (3) OF THIS SECTION.

21 SECTION 65. In Colorado Revised Statutes, 1-12-120, amend
22 (2), (3), and (4) as follows:

1-12-120. Cost of recall election. (2) If, at any recall election for
 a county or local government office, the incumbent whose recall is
 sought, AN ELECTION IS HELD AND THE INCUMBENT is not recalled, the
 governing body shall authorize a resolution for repayment from the
 general fund of the political subdivision any money authorized to be

repaid to the incumbent by this article ARTICLE 12, which the incumbent
 actually expended as an expense of the election. In no event shall the sum
 repaid exceed forty cents per eligible elector as defined in section 1-1-104
 (16), subject to a maximum repayment of ten thousand dollars.

5 (3) Authorized expenses shall ONLY include but are not limited to, 6 moneys MONEY spent AFTER A PETITION HAS BEEN DEEMED SUFFICIENT BY 7 THE DESIGNATED ELECTION OFFICIAL in challenging the sufficiency of the 8 recall petition and in presenting to the electors the official position of the 9 incumbent, including campaign literature, advertising, and maintaining 10 campaign headquarters.

11 (4) Unauthorized expenses shall include but are not limited to: 12 Moneys MONEY spent PRIOR TO THE DATE ON WHICH A PETITION HAS BEEN 13 DEEMED SUFFICIENT BY THE DESIGNATED ELECTION OFFICIAL; MONEY 14 SPENT on challenges and court actions not pertaining to the sufficiency of 15 the recall petition; personal expenses for meals; lodging and mileage for 16 the incumbent; costs of maintaining a campaign staff and associated expenses; reimbursement for expenses incurred by a campaign committee 17 18 which has solicited contributions; reimbursement of any kind for 19 employees in the incumbent's office; and all expenses incurred prior to 20 the filing of the recall petition.

SECTION 66. In Colorado Revised Statutes, 1-12-203, repeal as
added by House Bill 21-1001 (6)(b) as follows:

- 1-12-203. Vacancies in general assembly. (6) (b) This
 subsection (6) is repealed, effective December 31, 2021.
- SECTION 67. In Colorado Revised Statutes, 1-12-206, repeal as
 added by House Bill 21-1001 (7)(b) as follows:
- 27 1-12-206. Vacancies in the office of county commissioner.

1 (7) (b) This subsection (7) is repealed, effective December 31, 2021.

2 SECTION 68. In Colorado Revised Statutes, 1-13-710, amend
3 (1) as follows:

4 1-13-710. Voting twice - penalty. (1) (a) Any voter who votes
5 more than once or, having voted once, offers to vote again in the state, or,
6 NO VOTER SHALL, WITH THE INTENT OF VOTING MORE THAN ONCE IN AN
7 ELECTION:

8

(I) CAST MORE THAN ONE BALLOT;

9 (II) OFFER TO CAST A BALLOT KNOWING THAT A BALLOT THE
10 VOTER PREVIOUSLY RETURNED WAS RECEIVED; OR

(III) During a federal election, votes VOTE in this state and another
state.

(b) A VOTER WHO VIOLATES THIS SUBSECTION (1) shall be
punished by a fine of not more than five thousand dollars or by
imprisonment in the county jail for not more than eighteen months, or by
both such fine and imprisonment.

17 SECTION 69. In Colorado Revised Statutes, 1-13-714, amend
18 (1) as follows:

19 1-13-714. Electioneering - removing and return of ballot 20 definition. (1) (a) No person shall do any electioneering on the day of
21 any election, or during the time when voting is permitted for any election,
22 within any polling location or in any public street or room or in any public
23 manner within one hundred feet of any building in which a polling
24 location is located, as publicly posted by the designated election official.
25 (b) (I) As used in this section, the term "electioneering" includes:

26 (A) Campaigning for or against any candidate who is on the ballot
27 or any ballot issue or ballot question that is on the ballot.

(B) THE DISTRIBUTION OR DISPLAY OF CAMPAIGN POSTERS, SIGNS,
 OR OTHER CAMPAIGN MATERIALS OR APPAREL, INCLUDING MATERIALS OR
 APPAREL PROMOTING OR OPPOSING A CANDIDATE OR DISPLAYING
 CANDIDATE'S NAME, LIKENESS, OR CAMPAIGN SLOGAN.

- 5 (C) "Electioneering" also includes Soliciting signatures for a 6 candidate petition, a recall petition, or a petition to place a ballot issue or 7 ballot question on a subsequent ballot.
- 8 (II) "Electioneering" does not include a respectful display of the9 American flag.

10(c)NOTHING IN THIS SECTION LIMITS OR PROHIBITS THE11INCIDENTAL DISPLAY OF BUTTONS, SHIRTS, HATS, OR OTHER APPAREL THAT12SUPPORT VARIOUS CAUSES OR POLITICAL ISSUES BY INDIVIDUALS WHO ARE13TRAVELING THROUGH CORRIDORS SUBJECT TO THE ONE-HUNDRED FOOT14ELECTIONEERING RESTRICTION SPECIFIED IN SUBSECTION (1)(a) OF THIS15SECTION SEEKING ACCESS TO AREAS OTHER THAN POLLING LOCATIONS ON16CAMPUSES OF STATE INSTITUTIONS OF HIGHER EDUCATION.

SECTION 70. In Colorado Revised Statutes, 1-40-108, amend
(1) as follows:

19 1-40-108. Petition - time of filing. (1) No petition for any ballot 20 issue shall be IS of any effect unless filed with the secretary of state 21 within six months from the date that the titles and submission clause have 22 been fixed and determined pursuant to the provisions of sections 23 1-40-106 and 1-40-107 and unless filed with the secretary of state no later 24 than three months and three weeks before the election at which it is to be 25 voted upon. A petition for a ballot issue for the election to be held in 26 November of odd-numbered years shall MUST be filed with the secretary 27 of state no later than three months and three weeks before such odd-year

election. All filings under this section must be made by 3 p.m. THE CLOSE
 OF BUSINESS on the day of filing.

3 SECTION 71. In Colorado Revised Statutes, 1-40-111, amend
4 (2)(b)(I) as follows:

1-40-111. Signatures - affidavits - notarization - list of
circulators and notaries. (2) (b) (I) A notary public shall not notarize
an affidavit required pursuant to paragraph (a) of this subsection (2)
SUBSECTION (2)(a) OF THIS SECTION, unless:

9 (A) The circulator is in the physical presence of the notary public;
10 AND

(B) The circulator has dated the affidavit and fully and accurately
completed all of the personal information on the affidavit required
pursuant to paragraph (a) of this subsection (2); and SUBSECTION (2)(a)
OF THIS SECTION.

15 (C) The circulator presents a form of identification, as such term
is defined in section 1-1-104 (19.5). A notary public shall specify the
form of identification presented to him or her on a blank line, which shall
be part of the affidavit form.

SECTION 72. In Colorado Revised Statutes, 1-40-113, amend
(3) as follows:

1-40-113. Form - representatives of signers. (3) Prior to the time of filing, the persons designated in the petition to represent the signers shall bind the sections of the petition in convenient volumes consisting of one hundred sections of the petition if one hundred or more sections are available or, if less than one hundred sections are available to make a volume, consisting of all sections that are available. Each volume consisting of less than one hundred sections shall be marked on 1 the first page of the volume. However, any volume that contains more or 2 less than one hundred sections, due only to the oversight of the designated 3 representatives of the signers or their staff, shall not result in a finding of 4 insufficiency of signatures therein. Each section of each volume shall OF 5 THE PETITION MUST include the affidavits required by section 1-40-111 6 (2), together with the sheets containing the signatures accompanying the 7 same. These bound volumes shall be filed with the secretary of state by 8 the designated representatives of the proponents.

9

SECTION 73. In Colorado Revised Statutes, 1-40-117, repeal 10 (3)(b); and **add** (4) as follows:

11 1-40-117. Statement of sufficiency - cure. (3) (b) In the event 12 the secretary of state issues a statement declaring that a petition, having 13 first been submitted with the required number of signatures, appears not 14 to have a sufficient number of total valid signatures, a sufficient number 15 of valid signatures in one or more state senate districts, or both, as 16 applicable, the designated representatives of the proponents may cure the 17 insufficiency by filing an addendum to the original petition for the 18 purpose of offering such number of additional signatures as will cure the 19 insufficiency. No addendum offered as a cure shall be considered unless 20 the addendum conforms to requirements for petitions outlined in sections 21 1-40-110, 1-40-111, and 1-40-113 and unless the addendum is filed with 22 the secretary of state within the fifteen-day period after the insufficiency 23 is declared and unless filed with the secretary of state no later than three 24 months before the election at which the initiative petition is to be voted 25 on. All filings under this subsection (3)(b) shall be made by 3 p.m. on the 26 day of filing. Upon submission of a timely filed addendum, the secretary 27 of state shall order the examination of each signature on the addendum.

The addendum shall not be available to the public for a period of up to ten
calendar days for such examination. After examining the petition, the
secretary of state shall, within ten calendar days, issue a statement as to
whether the addendum cures the insufficiencies found in the original
petition.

6 (4) DURING THE REVIEW OF A PETITION, THE SECRETARY OF STATE 7 SHALL NOTIFY THE DESIGNATED REPRESENTATIVES OF THE PROPONENTS 8 OF ANY ERRORS AND INSUFFICIENCIES REGARDING CIRCULATOR 9 AFFIDAVITS. UPON THE RECEIPT OF SUCH A NOTIFICATION, THE 10 DESIGNATED REPRESENTATIVES OF THE PROPONENTS HAVE FIVE 11 CALENDAR DAYS FROM THE DATE OF RECEIPT OF THE NOTICE TO CURE THE 12 ERRORS AND INSUFFICIENCIES DESCRIBED IN THE NOTICE. TO CURE A 13 CIRCULATOR AFFIDAVIT, THE DESIGNATED REPRESENTATIVE OF THE 14 PROPONENTS MUST PROVIDE THE SECRETARY OF STATE WITH A NEW 15 CIRCULATOR AFFIDAVIT THAT CORRECTS THE ERRORS OF THE PREVIOUSLY 16 SUBMITTED AFFIDAVIT.

SECTION 74. In Colorado Revised Statutes, 1-40-118, amend
(1) as follows:

19 1-40-118. Protest. (1) A protest in writing, under oath, together 20 with three copies thereof, may be filed in the district court for the county 21 in which the petition has been filed by some registered elector, within 22 thirty FIFTEEN days after the secretary of state issues a statement as to 23 whether the petition has a sufficient number of valid signatures, which 24 statement shall MUST be issued no later than thirty calendar days after the 25 petition has been filed. If the secretary of state fails to issue a statement 26 within thirty calendar days, the petition shall be IS deemed sufficient. 27 Regardless of whether the secretary of state has issued a statement of

1 sufficiency or if the petition is deemed sufficient because the secretary of 2 state has failed to issue a statement of sufficiency within thirty calendar 3 days, no further agency action shall be IS necessary for the district court 4 to have jurisdiction to consider the protest. During the period a petition 5 is being examined by the secretary of state for sufficiency, the petition 6 shall not be available to the public; except that such period shall MUST not 7 exceed thirty calendar days. Immediately after the secretary of state issues 8 a statement of sufficiency or, if the petition is deemed sufficient because 9 the secretary of state has failed to issue the statement, after thirty calendar 10 days, the secretary of state shall make the petition available to the public 11 for copying upon request.

SECTION 75. In Colorado Revised Statutes, 1-40-135, amend
(1) and (2)(a) introductory portion; repeal (2)(a)(I); and add (2)(d) as
follows:

15 1-40-135. Petition entities - requirements - definition. (1) As
used in this section, "petition entity" means any person or issue committee
that DIRECTLY OR INDIRECTLY provides compensation to a circulator to
circulate a ballot petition.

19 It is unlawful for any petition entity to provide (2) (a) 20 compensation to a circulator to circulate a petition without first obtaining 21 a license therefor from the secretary of state. The secretary of state may 22 deny a license if he or she finds that the petition entity or any of its 23 principals have been found, in a judicial or administrative proceeding, to 24 have violated the petition laws of Colorado or any other state and such 25 violation involves authorizing or knowingly permitting any of the acts set 26 forth in paragraph (c) of this subsection (2), excluding subparagraph (V) 27 of said paragraph (c) SUBSECTION (2)(c) OF THIS SECTION, OR TO HAVE

KNOWINGLY CONTRACTED WITH A PETITION ENTITY THAT HAS BEEN
 FOUND, IN A JUDICIAL OR ADMINISTRATIVE PROCEEDING, TO HAVE
 AUTHORIZED OR KNOWINGLY PERMITTED ANY OF THE ACTS SET FORTH IN
 SUBSECTION (2)(c) OF THIS SECTION. The secretary of state shall deny a
 license:

6 (I) Unless the petition entity agrees that it shall not pay a 7 circulator more than twenty percent of his or her compensation on a per 8 signature or per petition basis; or

9 (2) (d) THE SECRETARY OF STATE SHALL REVOKE THE PETITION 10 ENTITY LICENSE, IF, AT ANY TIME AFTER RECEIVING A LICENSE, A PETITION 11 ENTITY IS DETERMINED TO HAVE KNOWINGLY CONTRACTED WITH A 12 PETITION ENTITY THAT VIOLATED A PROVISION OF SUBSECTIONS (2)(c)(I) 13 TO (2)(c)(VI) OF THIS SECTION.

SECTION 76. In Colorado Revised Statutes, amend 31-4-501 as
follows:

16 **31-4-501. Officers subject to recall.** Every elected OR APPOINTED 17 officer of any municipality of the state of Colorado may be recalled from 18 office at any time by the registered electors of the municipality in the 19 manner provided in section 4 of article XXI of the state constitution. The 20 provisions of this part 5 shall apply to all municipalities except to the 21 extent that a municipality has adopted provisions pursuant to article XX 22 or XXI of the state constitution inconsistent with this part 5.

23 SECTION 77. In Colorado Revised Statutes, 31-4-503, amend
24 (4) as follows:

31-4-503. Petition in sections - signing - affidavit - review tampering with petition. (4) When such recall petition is determined
 sufficient, the municipal clerk shall submit said petition, together with a

1 certificate of its sufficiency, to the governing body of such municipality 2 at the first meeting of such body following expiration of the period within 3 which a protest may be filed or at the first meeting of such body 4 following the determination of a hearing officer that a petition is 5 sufficient, whichever is later. The governing body shall thereupon order 6 and fix a date for the recall election to be held not less than thirty days nor 7 more than ninety days from the date of submission of the petition to the 8 governing body by the municipal clerk and determine whether voting in 9 the recall election is to take place at the polling place or by mail ballot; 10 but, if a regular election is to be held within one hundred eighty days after 11 the date of submission of said petition, the recall election shall be held as 12 a part of said regular election. except that, if the officer sought to be 13 recalled is seeking reelection at said regular election, only the question of 14 such officer's reelection shall appear on the ballot. If a successor to the 15 officer sought to be recalled is to be selected at such regular election and 16 the officer sought to be recalled is not seeking reelection, the question of 17 such officer's recall shall not appear on the ballot of such regular election. 18 SECTION 78. In Colorado Revised Statutes, 31-4-504, amend 19 (3)(c) as follows:

20 31-4-504. Resignation - vacancy filled - election - ballot -21 **nomination.** (3) (c) On such ballots, under each question, there shall 22 MUST also be printed the names of those persons who have been 23 nominated as candidates to succeed the person sought to be recalled. but 24 no vote cast shall be counted for any candidate for such office unless the 25 voter also voted for or against the recall of such person sought to be 26 recalled from said office. The name of the person against whom the 27 petition is filed shall not appear on the ballot as a candidate for the office.

1 All candidates on the ballot shall MUST be listed in alphabetical order.

2 SECTION 79. In Colorado Revised Statutes, amend 31-4-505 as
3 follows:

31-4-505. Recall after six months - second petition. (1) No A
recall petition shall NOT be circulated or filed and no pending recall
proceedings shall MAY be continued against any officer until the officer
has actually held the office for at least six months following the officer's
election or reelection, OR SIX MONTHS FOLLOWING THE ASSUMPTION OF
OFFICE BY AN APPOINTED OFFICIAL.

(2) After one recall petition and election, no further petition shall
be filed against the same officer during the term for which he OR SHE was
elected OR APPOINTED unless the petitioners signing said petition equal
fifty percent of all ballots cast for that office at the last preceding regular
election.

15 (3) A RECALL PETITION MAY NOT BE CIRCULATED OR FILED
16 AGAINST AN ELECTED OFFICER WHOSE OFFICE IS UP FOR ELECTION WITHIN
17 SIX MONTHS.

18 SECTION 80. In Colorado Revised Statutes, 32-1-906, amend
19 (1) as follows:

20 **32-1-906.** Directors subject to recall - applicability of laws. 21 (1) Any director elected or appointed to the board of any special district 22 who has actually held office for at least six months may be recalled from 23 office by the eligible electors of the special district; except that a petition shall not be filed to recall a director whose term of office expires IS UP 24 25 FOR ELECTION in less than six months from the date the petition is 26 presented for filing. Except as provided in section 32-1-913, a petition 27 signed by the lesser of three hundred eligible electors or forty percent of the eligible electors demanding the recall of any director named in the
 petition must be filed in accordance with section 32-1-910 to initiate a
 recall election.

4 SECTION 81. In Colorado Revised Statutes, 32-1-909, amend
5 (2) as follows:

6 Recall petition - designated election official -32-1-909. 7 approval as to form - definition. (2) The proposed form of a recall 8 petition shall A REQUEST TO APPOINT A DESIGNATED ELECTION OFFICIAL 9 FOR A RECALL OF A SPECIAL DISTRICT DIRECTOR MUST be filed with the 10 court as defined in section 32-1-103 (2) for the special district. Within 11 five business days of receipt of a proposed form REQUEST TO APPOINT A 12 DESIGNATED ELECTION OFFICIAL of A recall petition for a special district 13 director, the court shall issue an order appointing a designated election 14 official who shall perform the duties set forth for the recall. The 15 designated election official shall not be the director sought to be recalled 16 by the petition or the spouse or civil union partner of the director sought 17 to be recalled by the petition. IF THE COURT APPOINTS A COUNTY CLERK 18 AND RECORDER AS THE DESIGNATED ELECTION OFFICIAL, THEN, 19 NOTWITHSTANDING ANY CONTRARY PROVISION IN THIS CODE, THE RECALL 20 MUST BE CONDUCTED IN ACCORDANCE WITH ARTICLE 12 OF TITLE 1; 21 EXCEPT THAT SECTIONS 32-1-906, 32-1-907, 32-1-909(4) TO(6), 32-1-910 22 (2)(c), 32-1-911 (3)(b), (3)(c), AND (4), AND 32-1-912 STILL APPLY 23 REGARDLESS OF WHO IS APPOINTED THE DESIGNATED ELECTION OFFICIAL. 24 SECTION 82. In Colorado Revised Statutes, 32-1-911, amend 25 (4) as follows:

32-1-911. Resignation - vacancy filled - election - ballot nomination. (4) Candidates to succeed the director sought to be recalled

1 at a recall election must be nominated in accordance with section 2 1-13.5-303 or section 1-13.5-305. Self nominations must be filed no later 3 than sixty-four days prior to the recall election. Affidavits of intent to be 4 a write-in candidate must be filed no later than sixty-one days prior to the 5 recall election. IF THE ELECTION IS BEING CONDUCTED BY A COUNTY 6 CLERK AND RECORDER, SELF-NOMINATION AND AFFIDAVIT OF INTENT 7 FORMS MUST BE FILED IN ACCORDANCE WITH THE SUCCESSOR CANDIDATE 8 DEADLINES AS STATED IN ARTICLE 12 OF TITLE 1. The designated election 9 official may provide a call for nominations in accordance with section 10 1-13.5-501 (1). 11 **SECTION 83.** In Colorado Revised Statutes, repeal 1-4-303, 12 1-9-204, 1-12-106, 1-12-108.5, and 1-12-111.5. 13 **SECTION 84.** Appropriation. (1) For the 2021-22 state fiscal 14 year, \$306,500 is appropriated to the department of state for use by the 15 information technology division. This appropriation is from the 16 department of state cash fund created in section 24-21-104 (3)(b), C.R.S. 17 To implement this act, the division may use this appropriation as follows: 18 (a) \$276,500 for personal services; and 19 (b) \$30,000 for hardware/software maintenance. 20 SECTION 85. Effective date - applicability. This act takes 21 effect upon passage; except that section 1-2-202.5, Colorado Revised 22 Statutes, as <u>amended</u> in section 3 of this act, take effect March 1, 2022, 23 and applies to elections conducted on or after the effective date of this 24 act. 25 SECTION 86. Safety clause. The general assembly hereby finds, 26 determines, and declares that this act is necessary for the immediate 27 preservation of the public peace, health, or safety.