Second Regular Session Seventieth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 16-1162.01 Kate Meyer x4348

HOUSE BILL 16-1442

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A BILL FOR AN ACT

101	CONCERNING TECHNICAL MODIFICATIONS TO LAWS ENACTED IN 2014
102	GOVERNING THE ADMINISTRATION OF NONPARTISAN ELECTIONS
103	CONDUCTED BY A LOCAL GOVERNMENT THAT ARE NOT
104	COORDINATED BY A COUNTY CLERK AND RECORDER.

Bill Summary

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

The "Colorado Local Government Election Code" (code), enacted in 2014, governs nonpartisan elections not coordinated by county clerk and recorders. The bill makes various updates to the code.

SENATE rd Reading Unamended

SENATE and Reading Unamended April 29, 2016

> HOUSE 3rd Reading Unamended April 22, 2016

HOUSE 2nd Reading Unamended April 21, 2016 **Section 1** of the bill defines the term "affidavit".

Section 2 clarifies that the date upon which a special district director's term of office commences is calculated based on the date that election results are certified, rather than a date following the survey of returns.

With regard to submission of self-nomination and acceptance forms or letters, **section 3** requires an amended form or letter to be submitted until the normal close of business on the 67th day prior to an election.

Sections 4 and 7 prohibit a candidate or a member of a candidate's immediate family from serving as an election judge or watcher, respectively. Section 4 also reorganizes existing law for clarification.

Current law requires a designated election official to give notice of a court-ordered special district election. **Section 5** directs a designated election official to also take any other action a court may order in such circumstances.

Section 6 sets forth the circumstances under which a designated election official may recertify a previously certified ballot.

Ballots for elections conducted under the code must feature both a stub and a duplicate stub. **Section 8** removes the requirement for ballots to contain a duplicate stub for elections conducted as independent mail ballot elections under the code.

With regard to applications for absentee voter ballots, **section 9**:

- ! Changes the day of the week, from the Friday before a local government election to the Tuesday before such an election, by which applications for such ballots must be filed; and
- ! Requires identification return envelopes to contain a nonforwarding instruction.

Section 10 provides that the secretary of the local government processes applications for permanent absentee voter status when there is no presently appointed designated election official.

Section 11 aligns terminology with respect to entities that may conduct an independent mail ballot election under the code.

Section 12 clarifies that a designated election official must send a mail ballot to each covered elector, as that term is defined by the "Uniform Military and Overseas Voter Act", residing within the boundaries of a local government.

Section 13 removes the requirement that a mail ballot return envelope have a flap covering the elector's signature.

Section 14 makes a grammatical correction.

Section 15 relocates provisions requiring that a copy of any certificate of election be filed with the division of local affairs in the department of local government.

Regarding contests of elections conducted under the code:

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- ! Currently, a statement of intent to contest an election may be verified by affidavit executed by either the contestor or any eligible elector of the local government that conducted the election. **Section 16** removes the latter so that the contestor himself or herself must execute the verifying documentation.
- ! Section 17 requires a contestor's statement, or a contestee's answer, to list the persons, rather than the number of persons, whose votes caused the contest.

Currently, the laws governing recall of municipal officers apply to recall of special district directors. **Section 18** clarifies that provision.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 1-13.5-103, add (1.5) 3 as follows: 4 **1-13.5-103. Definitions.** As used in this article, unless the context 5 otherwise requires: (1.5) "AFFIDAVIT" MEANS A SWORN STATEMENT IN WRITING, 6 7 INCLUDING A SELF-AFFIRMATION. 8 **SECTION 2.** In Colorado Revised Statutes, 1-13.5-112, amend 9 (1) (a) as follows: 10 1-13.5-112. Commencement of terms - nonpartisan officers. 11 (1) Unless otherwise provided by law, the regular term of office of a 12 nonpartisan officer elected at a regular election commences the earlier of 13 the following: 14 (a) No later than thirty days following the survey of returns AFTER 15 THE DATE THAT THE ELECTION RESULTS ARE CERTIFIED PURSUANT TO 16 SECTION 1-13.5-1305 and upon the signing of an oath and posting of a 17 bond, where required; or **SECTION 3.** In Colorado Revised Statutes, 1-13.5-303, amend 18 19 (5) as follows:

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1	1-13.5-303. Candidates for special district or business
2	$improvement\ district\ director-self-nomination\ and\ acceptance\ form.$
3	(5) The self-nomination and acceptance form or letter must be verified
4	and processed substantially as provided in section 1-4-908, a protest on
5	such a form or letter shall MUST be determined substantially as provided
6	in sections 1-4-909 and 1-4-911, and cure of such a form or letter shall
7	MUST be allowed substantially as provided for in section 1-4-912; EXCEPT
8	THAT AN AMENDED SELF-NOMINATION AND ACCEPTANCE FORM OR LETTER
9	MAY BE ACCEPTED BY THE DESIGNATED ELECTION OFFICIAL UNTIL THE
10	NORMAL CLOSE OF BUSINESS ON THE SIXTY-SEVENTH DAY BEFORE AN
11	ELECTION.
12	SECTION 4. In Colorado Revised Statutes, 1-13.5-401, amend
13	(1) as follows:
14	1-13.5-401. Appointment of election judges. (1) (a) Except as
15	provided in subsection (2) of this section, at least fifteen days before each
16	local government election, the governing body shall appoint the election
17	judges.
18	(b) Each election judge must be registered to vote in Colorado and
19	at least eighteen years of age. Election judges shall MUST be appointed
20	pursuant to this article without regard to party affiliation. NEITHER A
21	CURRENT CANDIDATE FOR DIRECTOR NOR ANY IMMEDIATE FAMILY
22	MEMBER, TO THE SECOND DEGREE, OF SUCH CANDIDATE IS ELIGIBLE TO
23	SERVE AS AN ELECTION JUDGE.
24	(c) The designated election official shall make and file in his or
25	her office a list of all individuals so appointed, giving their names and
26	addresses. The list is a public record and is subject to inspection and
27	examination during office hours by any elector of the local government

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1	with the right to make copies thereof.
2	SECTION 5. In Colorado Revised Statutes, 1-13.5-510, amend
3	(1) as follows:
4	1-13.5-510. Court-ordered elections. (1) When an election is
5	ordered by the court for a special district, the court shall authorize the
6	designated election official to give notice, AND TAKE SUCH OTHER
7	ACTIONS, as provided in the order.
8	SECTION 6. In Colorado Revised Statutes, amend 1-13.5-511
9	as follows:
10	1-13.5-511. Certification of ballot. (1) No later than sixty days
11	before any election, the designated election official of each local
12	government that intends to conduct an election shall certify the order of
13	the ballot and ballot content. The order of the ballot and ballot content
14	must include the name and office of each candidate for whom a petition
15	or self-nomination form or letter has been filed with the designated
16	election official and any ballot issues or ballot questions to be submitted
17	to the eligible electors.
18	(2) AFTER A DESIGNATED ELECTION OFFICIAL HAS CERTIFIED THE
19	ORDER OF THE BALLOT AND BALLOT CONTENT IN ACCORDANCE WITH
20	SUBSECTION (1) OF THIS SECTION, THE DESIGNATED ELECTION OFFICIAL
21	MAY RECERTIFY THE BALLOT IF:
22	(a) A CANDIDATE WITHDRAWS FROM A RACE, AND THE
23	WITHDRAWAL WOULD NOT CHANGE THE ORDER THAT THE CANDIDATE
24	NAMES APPEAR ON THE BALLOT AS PREVIOUSLY DETERMINED BY THE LOT
25	DRAWING; OR
26	(b) THERE ARE TECHNICAL REVISIONS TO A BALLOT ISSUE OR
27	BALLOT OUESTION PRIOR TO THE BALLOTS BEING PRINTED.

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1	SECTION 7. In Colorado Revised Statutes, 1-13.5-602, amend
2	(1) (a) (I) as follows:
3	1-13.5-602. Watchers - definition. (1) (a) (I) Each candidate for
4	office, or interested party in case of a ballot issue or ballot question, at a
5	local government election is entitled to appoint an eligible elector to act
6	on his or her behalf in every polling place in which he or she is a
7	candidate or in which the issue or question is on the ballot; EXCEPT THAT
8	NEITHER A CURRENT CANDIDATE FOR DIRECTOR NOR ANY IMMEDIATE
9	FAMILY MEMBER, TO THE SECOND DEGREE, OF SUCH CANDIDATE IS
10	ELIGIBLE TO SERVE AS A WATCHER FOR THAT CANDIDATE.
11	SECTION 8. In Colorado Revised Statutes, 1-13.5-902, amend
12	(8) as follows:
13	1-13.5-902. Ballots and sample ballots - delivery - format.
14	(8) (a) The extreme top part of each ballot must be divided by two
15	perforated or dotted lines into two spaces, each of which must be not less
16	than one inch in width, the top portion being known as the stub and the
17	next portion as the duplicate stub. Upon each of said stubs nothing is to
18	be printed except the number of the ballot, and the same number must be
19	printed on both stubs. Stubs and duplicate stubs of ballots must both be
20	numbered consecutively. There must be printed on the stub of an absentee
21	ballot "Absentee Ballot Number []", and such stubs must be numbered
22	consecutively beginning with number one. All ballots must be uniform
23	and of sufficient length and width to allow for the names of candidates
24	and the proposed questions to be printed in clear, plain type with a space
25	of at least one-half inch between the different columns on said ballot. On
26	each ballot must be printed the endorsement "official ballot for ", and
27	after the word "for" must follow the designation of the local government

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for which the ballot is prepared, the date of the election, and a facsimile of the signature of the designated election official. The ballot shall NOT contain no ANY caption or other endorsement or number. Each designated election official shall use precisely the same quality and tint of paper, the same kind of type, and the same quality and tint of plain black ink for all ballots furnished by the designated election official at one election.

(b) A DUPLICATE STUB IS NOT REQUIRED FOR A BALLOT THAT IS PREPARED FOR AN INDEPENDENT MAIL BALLOT ELECTION PURSUANT TO PART 11 OF THIS ARTICLE.

SECTION 9. In Colorado Revised Statutes, 1-13.5-1002, **amend** (1) (b) and (2) (b) as follows:

1-13.5-1002. Application for absentee voter's ballot - delivery - list. (1) (b) The application must be filed with the designated election official not later than the close of business on the Friday TUESDAY immediately preceding the next local government election in which the absentee voter wishes to vote by absentee voter's ballot.

(2) (b) If the person is found to be so entitled, the designated election official shall deliver, as soon as practicable but not more than seventy-two hours after the blank ballots have been received, an official absentee voter's ballot, an identification return envelope with the affidavit or the envelope properly filled in as to address of residence as shown by the records of the county clerk and recorder, and an instruction card. THE IDENTIFICATION RETURN ENVELOPE MUST STATE "DO NOT FORWARD. ADDRESS CORRECTION REQUESTED." OR ANY OTHER SIMILAR STATEMENT THAT IS IN ACCORDANCE WITH UNITED STATES POSTAL SERVICE REGULATIONS. The delivery must be made to the applicant either personally in the designated election official's office or by mail to the

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1	mailing address given in the application an official absentee voter's ballot.
2	SECTION 10. In Colorado Revised Statutes, 1-13.5-1003, add
3	(3) as follows:
4	1-13.5-1003. Application for permanent absentee voter status.
5	(3) If there is no designated election official presently
6	APPOINTED IN THE LOCAL GOVERNMENT, THE SECRETARY OF THE LOCAL
7	GOVERNMENT SHALL PROCESS THE APPLICATION FOR PERMANENT
8	ABSENTEE STATUS IN ACCORDANCE WITH SUBSECTIONS (1) AND (2) OF THIS
9	SECTION.
10	SECTION 11. In Colorado Revised Statutes, 1-13.5-1102,
11	amend (1) as follows:
12	1-13.5-1102. Definitions. As used in this part 11, unless the
13	context otherwise requires:
14	(1) "Independent mail ballot election" means a mail ballot election
15	that the governing body of a political subdivision, other than a school
16	district, LOCAL GOVERNMENT determines shall WILL not be coordinated by
17	the county clerk and recorder.
18	SECTION 12. In Colorado Revised Statutes, 1-13.5-1103,
19	amend (4) as follows:
20	1-13.5-1103. Independent mail ballot elections - optional -
21	cooperation with county clerk and recorder permitted - exception.
22	(4) Notwithstanding any provision of this article to the contrary, the
23	designated election official of a local government shall mail a ballot to
24	every eligible elector of the local government WHO RESIDES WITHIN THE
25	BOUNDARIES OF THE LOCAL GOVERNMENT AND who is a covered voter, as
26	that term is defined in section 1-8.3-102, for any election conducted under
27	this article.

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1	SECTION 13. In Colorado Revised Statutes, 1-13.5-1105, repeal
2	(4) (c) (III) as follows:
3	1-13.5-1105. Procedures for conducting independent mail
4	ballot election. (4) (c) (III) The return envelope is required to have a flap
5	covering the signature.
6	SECTION 14. In Colorado Revised Statutes, 1-13.5-1106,
7	amend (1) as follows:
8	1-13.5-1106. Delivery of misdelivered ballots. (1) If an elector
9	delivers a ballot, mail ballot, or absentee voter's ballot to the designated
10	election official, polling place, OR election judge of another local
11	government, or to the county clerk and recorder, the recipient may accept
12	the ballot and, if accepted, must arrange for its delivery to the proper
13	person by 7 p.m. on election day. The reasonable cost of such delivery
14	must be paid by the local government conducting the election in which
15	the voter intended to cast the ballot.
16	SECTION 15. In Colorado Revised Statutes, amend 1-13.5-1305
17	as follows:
18	1-13.5-1305. Statement - certificates of election. (1) No later
19	than the fourteenth day following the election, the canvass board shall
20	make statements from the official abstract of votes that show the names
21	of the candidates, any ballot issue or ballot question, and the number of
22	votes given to each. The canvass board shall certify the statement to be
23	correct and subscribe their names thereto. The canvass board shall then
24	determine which persons have been duly elected by the highest number
25	of votes and shall endorse and subscribe on such statements a certificate
26	of their determination. THE DESIGNATED ELECTION OFFICIAL SHALL ALSO
2.7	FILE A COPY OF THE CERTIFICATE WITH THE DIVISION OF LOCAL

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1	GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS.
2	(2) The designated election official shall make and transmit to
3	each of the persons thereby declared to be elected a certificate of the
4	person's election. The designated election official shall also file a copy in
5	the office of the division of local government in the department of local
6	affairs.
7	SECTION 16. In Colorado Revised Statutes, amend 1-13.5-1403
8	as follows:
9	1-13.5-1403. Filing statement - contents. The contestor shall file
10	in the office of the clerk of the district court, within ten days after the
11	expiration of the period within which a recount may be requested
12	pursuant to section 1-13.5-1306, or within ten days after the conclusion
13	of a recount conducted pursuant to section 1-13.5-1306, whichever is
14	later, a written statement of the contestor's intention to contest the
15	election and setting forth the name of the contestor, that the contestor is
16	an eligible elector of the local government, the name of the contestee, the
17	office contested, the time of election, and the particular causes of the
18	contest. The statement must be verified by the affidavit of the contestor
19	or any eligible elector of the local government that the causes set forth in
20	the statement are true to the best of the affiant's knowledge and belief.
21	SECTION 17. In Colorado Revised Statutes, 1-13.5-1404,
22	amend (3) as follows:
23	1-13.5-1404. Summons - answer. (3) If the reception of illegal
24	votes or the rejection of legal votes is alleged as the cause of the contest,
25	a list of the number of persons who so voted or offered to vote must be
26	set forth in the statement of the contestor and must be likewise set forth

in the answer of the contestee if any such cause is alleged in his or her

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1	answer by way of counterstatement.
2	SECTION 18. In Colorado Revised Statutes, 32-1-906, amend
3	(1) (a); and add (1) (b.5) as follows:
4	32-1-906. Directors subject to recall - applicability of laws.
5	(1) (a) Any director elected to the board of any special district who has
6	actually held office for at least six months may be recalled from office by
7	the eligible electors of the special district. A petition signed by the lesser
8	of three hundred eligible electors or forty percent of the eligible electors
9	demanding the recall of any director named in the petition shall be filed
10	in the court. Any recall shall be governed by the procedures set forth in
11	part 5 of article 4 of title 31, C.R.S.
12	(b.5) THE RECALL OF A SPECIAL DISTRICT DIRECTOR IS GOVERNED
13	BY THE PROCEDURES SET FORTH IN PART 5 OF ARTICLE 4 OF TITLE 31,
14	C.R.S.; EXCEPT THAT:
15	(I) THE TERM "REGISTERED ELECTOR" MUST BE REPLACED BY
16	"ELIGIBLE ELECTOR"; "MUNICIPALITY" MUST BE REPLACED BY "LOCAL
17	GOVERNMENT"; AND "MUNICIPAL CLERK" OR "CLERK" MUST BE REPLACED
18	BY "DESIGNATED ELECTION OFFICIAL, OR IF NONE IS DESIGNATED, THEN
19	THE SECRETARY OF THE LOCAL GOVERNMENT";
20	(II) THE SECOND PARAGRAPH OF THE WARNING CONTAINED IN
21	SECTION 31-4-502 (1) (a) (II), C.R.S., SHALL NOT BE USED FOR A LOCAL
22	GOVERNMENT RECALL ELECTION;
23	(III) THE NUMBER OF SIGNATURES REQUIRED BY SECTION 31-4-502
24	$(1) (d), C.R.S., {\tt APPLIES} {\tt TO} {\tt A} {\tt LOCALGOVERNMENT} {\tt RECALLELECTION} {\tt ONLY}$
25	IF A DIFFERENT NUMBER IS NOT SPECIFIED BY THIS ARTICLE OR BY TITLE 1 ,
26	C.R.S.; AND
27	(IV) THE WORDS "WHO RESIDES WITHIN THE MUNICIPALITY" IN

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1 31-4-503 (3) (b), C.R.S., DO NOT APPLY.

SECTION 19. Applicability. This act applies to elections conducted on or after the effective date of this act.

SECTION 20. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 10, 2016, if adjournment sine die is on May 11, 2016); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2016 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

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