SENATE FILE BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO SSB 1104)

 Passed Senate, Date
 Passed House, Date

 Vote:
 Ayes

 Approved
 Vote:

A BILL FOR

1 An Act relating to voting machines and optical scan voting

2 systems.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
4 TLSB 1607SV 82

5 sc/je/5

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1 Section 2 follows: Section 1. Section 49.28, Code 2007, is amended to read as 1 1 COMMISSIONER TO FURNISH REGISTERS AND SUPPLIES. 1 3 49.28 4 <u>1.</u> The commissioner shall prepare and furnish to each 5 precinct an election register and all other books, forms, 4 1 1 6 materials, equipment, and supplies necessary to conduct the 1 1 7 election. 1 8 <u>2. a.</u> After the registration deadline and before election 1 9 day the commissioner shall prepare an election register for 1 10 each precinct in which voting will occur on the day of the 11 election. The precinct election register shall be a list of 1 1 12 the names and addresses of all registered voters of the 1 13 precinct. Inactive records listed in the election register 1 14 shall be clearly identified with a special mark or symbol. 1 15 b. When a precinct is divided by a district boundary, and 1 16 some, but not all, registered voters of the precinct may vote 1 17 on an issue or office from that district, the election 1 18 register shall clearly indicate which of the registered voters 1 19 are entitled to vote in the district. 3. a. The commissioner shall furnish a supply of printed 1 20 21 ballots to each precinct where voting machines are to be used 22 for any election. 1 23 b. In any precinct in which voting machines are designated 24 as the only method of voting for an election, a paper ballot 25 shall be furnished to any person offering to vote under the 26 provisions of section 49.81 or 49.90 or to any person offering <u>1 27 to vote if any of the following apply:</u> (1) A power failure prevents use of the voting machines. (2) A malfunction occurs that prevents the use of one or 1 28 1 2.9 30 more voting machines. 1 31 (3) A malfunction occurs preventing one or more voting machines from producing the paper record required in section 33 52.7, subsection 2. 1 34 (4) Any other conditions existing due to a fault of one or 35 more voting machines that prevents a person offering to vote 1 from casting the person's ballot. 2 2 <u>c. The ballots furnished by the commissioner shall be the</u> same as the ballots used for voters casting ballots pursuant 4 to sections 49.81 and 49.90, and voting shall be in accordance 5 with statutory provisions relating to conventional paper 2 6 ballots. After a paper ballot has been voted under this 2 7 subsection, the precinct election official shall place the 2 8 voted ballot in a closed container to be kept in a secure 2 9 manner in a secure place. 2 10 Sec. 2. Section 49.53, unnumbered paragraph 1, Code 2007, 2 11 is amended to read as follows: The commissioner shall not less than four nor more than 2 12 2 13 twenty days before the day of each election, except those for 2 14 which different publication requirements are prescribed by 2 15 law, publish notice of the election. The notice shall contain 2 16 a facsimile of the portion of the ballot containing the first 2 17 rotation as prescribed by section 49.31, subsection 2, and

2 18 shall show the names of all candidates or nominees and the 2 19 office each seeks, and all public questions, to be voted upon 2 20 at the election. The sample ballot published as a part of the 21 notice may at the discretion of the commissioner be reduced in 22 size relative to the actual ballot but such reduction shall 2 2 23 not cause upper case letters appearing in candidates' names or 2 24 in summaries of public measures on the published sample ballot 2 25 to be less than ninety percent of the size of such upper case 2 26 letters appearing on the actual ballot. The notice shall also 2 27 state the date of the election, the hours the polls will be 28 open, the location of each polling place at which voting is to 29 occur in the election, the location of the polling places 2 2 30 designated as early ballot pick=up sites, and the names of the 31 precincts voting at each polling place, but the statement need 2 2 2 32 not set forth any fact which is apparent from the portion of 2 33 the ballot appearing as a part of the same notice. The notice 2 34 shall include the full text of all public measures to be voted 2 35 upon at the election. The notice shall also include notice of testing required pursuant to sections 52.9, 52.35, and 52.38. 3 3 Section 50.48, subsection 4, unnumbered paragraph 2 Sec. 3. 3 1, Code 2007, is amended to read as follows: 3 3 4 When all members of the recount board have been selected, 3 5 the board shall undertake and complete the required recount as 6 expeditiously as reasonably possible. The commissioner or the 7 commissioner's designee shall supervise the handling of 3 3 3 8 ballots or voting machine documents to ensure that the ballots 3 9 and other documents are protected from alteration or damage. 3 10 The board shall open only the sealed ballot containers from 3 11 the precincts specified to be recounted in the request or by 3 12 the recount board. The board shall recount only the ballots 3 13 which were voted and counted for the office in question, 3 14 including any disputed ballots returned as required in section 3 15 50.5. If an electronic tabulating system was used to count 3 16 the ballots, the recount board may request the commissioner to 3 17 retabulate the ballots using the electronic tabulating system. 3 18 The same program used for tabulating the votes on election day 3 19 shall be used at the recount unless the program is believed or 20 known to be flawed. If a voting machine was used, the paper 21 record required in section 52.7, subsection 2, shall be the 3 22 official record used in the recount. However, if the 3 23 commissioner believes or knows that the paper records produced 24 from a machine have been compromised due to damage, mischief, 3 25 malfunction, or other cause, the printed ballot images 26 produced from the internal audit log for that machine shall be 3 27 the official record used in the recount. Sec. 4. Section 52.1, subsection 1, Code 2007, is amended 3 28 3 29 to read as follows: 3 30 1. At all elections conducted under chapter 49, and at any 31 other election unless specifically prohibited by the statute 3 3 32 authorizing the election, votes may be cast, registered, 33 recorded, and counted by means of either voting machines or 3 3 34 electronic optical scan voting systems, in accordance with 3 35 this chapter. 4 Sec. 5. Section 52.1, subsection 2, Code 2007, is amended 1 4 2 by striking the subsection and inserting in lieu thereof the 4 3 following: 4 4 2. As used in this chapter, unless the context otherwise 4 5 requires: "Automatic tabulating equipment" means apparatus, 4 6 a. including but not limited to electronic data processing 4 7 4 8 machines, that are utilized to ascertain the manner in which 4 9 optical scan ballots have been marked by voters or by 4 10 electronic ballot marking devices, and count the votes marked 4 11 on the ballots. "Ballot" includes paper ballots designed to be read by 4 12 b. 4 13 automatic tabulating equipment. In appropriate contexts, 4 14 "ballot" also includes conventional paper ballots. c. "Ballot marking device" means a pen, pencil, or similar writing tool, or an electronic device, all designed for use in 4 15 4 16 4 17 marking an optical scan ballot, and so designed or fabricated 4 18 that the mark it leaves may be detected and the vote so cast 4 19 counted by automatic tabulating equipment. "Optical scan ballot" means a printed ballot designed 4 20 d. 4 21 to be marked by a voter with a ballot marking device. 4 22 e. "Optical scan voting system" means a system employing 23 paper ballots under which votes are cast by voters by marking 4 4 24 paper ballots with a ballot marking device and thereafter 25 counted by use of automatic tabulating equipment. 26 f. "Program" means the written record of the set of 4 4 4 2.7 instructions defining the operations to be performed by a 4 28 computer in examining, counting, tabulating, and printing

4 29 votes. "Voting machine" means a direct recording electronic 4 30 α. 4 31 device meeting the requirements of section 52.7, subsections 1 4 32 and 2, and designated for use in casting, registering, 4 33 recording, and counting votes at an election. Section 52.2, Code 2007, is amended to read as 4 34 Sec. 6. 4 35 follows: 5 1 52.2 PURCHASE. 1. The Except as otherwise provided in subsection 2, the 5 5 3 board of supervisors of a county may, by a majority vote, 4 authorize, purchase, and order the use of voting machines or 5 an electronic <u>optical scan</u> voting system in any one or more 5 5 6 voting precincts within the county until otherwise ordered by 5 the board of supervisors. Voting machines and an electronic optical scan voting system may be used concurrently at the 5 5 8 5 9 same precinct. 2. Notwithstanding any provision to the contrary: a. On or after the effective date of this Act, a county 5 10 5 11 whose voting system primarily utilizes voting machines, as 12 5 13 defined in section 52.1, shall, when seeking to replace the 14 voting system, replace the voting system with an optical scan 5 5 15 voting system only. The requirements of the federal Help 5 16 America Vote Act relating to disabled voters shall be met by a county through the use of electronic ballot marking devices 17 18 that are compatible with an optical scan voting system. 5 19 b. On or after the effective date of this Act, a county 5 20 that utilizes a voting machine, as defined in section 52.1, 21 and an optical scan voting system concurrently at the same 22 precinct shall, when seeking to replace the voting machine. 5 5 23 replace the voting machine with an electronic ballot marking 24 device that is compatible with an optical scan voting system 25 in order to ensure that each precinct in the county shall have 5 5 26 at least one electronic ballot marking device. 5 27 Sec. 7. Section 52.7, Code 2007, is amended by striking 5 28 the section and inserting in lieu thereof the following: 52.7 CONSTRUCTION OF MACHINE APPROVED == REQUIREMENTS. 5 29 5 30 1. A voting machine approved by the state board of 5 31 examiners for voting machines and optical scan voting systems 5 32 shall be so constructed as to do all of the following: 5 a. Permit straight party voting, pursuant to section 94, for all political parties and nonparty political 33 5 34 49.94, 5 35 organizations on the ballot. b. Permit a voter to vote for any person for any office, 6 б 2 whether or not the person is nominated as a candidate by any б 3 party or organization. б 4 c. Permit voting in absolute secrecy. 6 5 d. Prevent voting for more than one person for the same office, except where a voter is lawfully entitled to vote for more than one person for that office. б 6 6 7 б 8 e. Afford a voter an opportunity to vote for any or all persons for that office as the voter is by law entitled to 6 9 6 10 vote for and no more, at the same time preventing a voter from 6 11 voting for the same person twice. 6 12 f. Provide a voter with an opportunity to change a vote 6 13 before the ballot is recorded and counted. 6 14 g. Present together the names of each team of candidates 6 15 for president and vice president and for governor and 16 lieutenant governor. The votes for a team shall be counted as 17 a vote for both candidates of the team. 6 6 6 18 h. Provide a voter with a method for casting write=in 6 19 votes for paired offices so that the voter can specify one 6 20 person as a candidate for president or for governor and one 6 21 person as a candidate for vice president or for lieutenant 6 22 governor. 6 23 Accurately account for every vote cast upon it. If the machine is to be used for provisional or i. 2.4 6 j. 6 25 absentee voting, remove information from the ballot 6 26 identifying the voter before the ballot is recorded and 6 27 counted. 6 2.8 k. Maintain an internal audit log that will store each 6 29 ballot cast separate from the ballot tabulation function, 30 which ballot may be reproduced on paper in the case of a б 31 recount or machine malfunction. The printed ballot image 32 produced from an internal audit log shall be sealed in the 6 6 6 33 manner, and for the time period, prescribed in section 50.12. 34 The state commissioner of elections shall adopt rules to 6 б 35 implement this paragraph "k" 1. For all elections held on or after November 4, 2008, 7 1 7 2 provide a paper record for review by the voter as provided in 7 3 subsection 2.

2. A voting machine shall be capable of producing a paper

7 4

5 record that the voter may review before the voter casts voter's ballot. The paper record shall meet all of the 7 6 7 7 following requirements: a. Be printed on paper separate from all other paper 7 8 7 9 records. 7 10 b. Be readable by the voter without the use of an electronic device. It may also be machine=readable. c. Not contain any information that will identify the 7 11 7 12 7 13 person who cast the ballot. d. Be stored at the polling place in a secure container, 7 14 7 15 such that the voter is incapable of removing the paper record from the polling place. 7 16 17 3. After the polls close, the precinct election officials 18 shall seal all paper records required by subsection 2 in the 7 17 7 7 19 manner, and for the time period, prescribed in section 50.12. 7 20 Sec. 8. Section 52.9, unnumbered paragraph 2, Code 2007, 7 21 is amended to read as follows: 7 22 It shall be the duty of the commissioner or the 23 commissioner's duly authorized agents to examine and test the 7 24 voting machines to be used at any election, after the machines 25 have been prepared for the election and not less than twelve 26 hours before the opening of the polls on the morning of the 7 7 7 27 election. For any election to fill a partisan office, the 7 28 county chairperson of each political party referred to in 29 section 49.13 shall be notified in writing of the <u>date</u>, time 7 7 30 said, and place the machines shall be examined and tested so 7 7 31 that they may be present, or have a representative present. 7 32 For every election, the commissioner shall include the <u>publish</u> 33 notice of the date, time, and place the examination and 7 34 testing will be conducted. The commissioner may include such 7 35 notice in the notice of the election published as required by 1 <u>pursuant to</u> section 49.53. Those present for the examination 7 8 8 2 and testing shall sign a certificate which shall read 8 3 substantially as follows: 8 Sec. 9. Section 52.33, Code 2007, is amended to read as - 4 8 5 follows: 52.33 ABSENTEE VOTING BY ELECTRONIC OPTICAL SCAN VOTING 8 6 8 7 SYSTEM. 8 8 In any county in which the board of supervisors has adopted 8 9 voting by means of an electronic optical scan voting system, 8 10 the commissioner may elect to <u>shall</u> also conduct absentee 8 11 voting by use of such a system if the system so used is 8 12 compatible with the counting center serving the precinct 8 13 polling places in the county where voting is by means of an 8 14 electronic voting system. In any other county, the 8 15 commissioner may with approval of the board of supervisors 8 8 16 conduct absentee voting by use of an electronic optical scan 8 17 voting system. All provisions of chapter 53 shall apply to 8 18 such absentee voting, so far as applicable. In counties where 8 19 absentee voting is conducted by use of an electronic optical 8 20 scan voting system, the special precinct counting board shall, 8 21 at the time required by chapter 53, prepare absentee ballots 8 22 for delivery to the counting center <u>tabulation</u> in the manner 8 23 prescribed by this chapter. 8 24 The absentee and special precinct board shall follow the 8 25 process prescribed in section 52.37, subsection $\frac{2}{2}$ 1, in 8 26 handling damaged or defective ballots and in counting write=in 8 27 votes on special paper optical scan ballots. 8 28 Sec. 10. Section 52.35, unnumbered paragraph 1, Code 2007, 8 29 is amended to read as follows: 30 Within five days before <u>Before</u> the date of any election at 31 which votes are to be cast by means of an <u>electronic optical</u> 8 30 8 32 scan voting system and tabulated at a counting center 8 8 33 established under section 52.34, the commissioner in charge of 8 34 the counting center where votes so cast are to be tabulated 8 35 shall have the automatic tabulating equipment, including the 9 portable tabulating devices, tested to ascertain that it will 9 2 correctly count the votes cast for all offices and on all 3 public questions. <u>Testing shall be completed not later than</u> 9 9 4 twelve hours before the opening of the polls on the morning of 9 5 the election. The procedure for conducting the test shall be 9 6 as follows: Section 52.35, subsections 1 and 3, Code 2007, 9 Sec. 11. 9 8 are amended to read as follows: 9 9 1. For any election to fill a partisan office, the c 10 chairperson of each political party shall be notified in the county 9 11 writing of the <u>date</u>, time, <u>and place</u> the test will be 12 conducted, so that they may be present or have a 9 9 9 13 representative present. For every election, the commissioner 9 14 shall include such publish notice of the date, time, and place 9 15 the test will be conducted. The commissioner may include such

9 16 notice in the notice of the election published as required by 9 17 pursuant to section 49.53. The test shall be open to the 9 18 public. 3. The test group of ballots used for the test shall be 9 1 9 9 20 clearly labeled as such, and retained in the counting center 9 21 commissioner's office. The test prescribed in subsection 2 22 shall be repeated immediately before the start of the official 23 tabulation of ballots cast in the election, and again 9 24 immediately after the tabulation is completed. The test group 9 25 of ballots and the programs used for the counting procedure 9 26 shall be sealed, retained for the time required for and 9 27 disposed of in the same manner as ballots cast in the 9 28 election. 9 29 Sec. 12. Section 52.35, C 9 30 the following new subsection: Section 52.35, Code 2007, is amended by adding 9 31 NEW SUBSECTION. 4. Those present for the test shall sign 9 32 a certificate which shall read substantially as follows: 9 33 The undersigned certify that we were present and witnessed 9 34 the testing of the following tabulating devices, that we 9 35 believe the devices are in proper condition for use in the election of (date); that following the test the vote 10 2 totals were erased from the memory of each tabulating device 10 10 3 and a report was produced showing that all vote totals in the 4 memory were set at 0000; that the devices were securely locked 5 or sealed; and that the serial numbers and locations of the 10 10 10 6 devices which were tested are listed below. 10 7 Signed . 10 8 (name and political party affiliation, 10 9 if applicable) 10 10 (name and political party affiliation, 10 11 10 12 if applicable) 10 13 10 14 Voting equipment custodian 10 15 Dated 10 16 Precinct Location Serial Number 10 17 10 18 10 19 10 19 10 20 Sec. 13. Sections 52.11 through 52.16, 52.21, 52.22, 52.32, 10 21 52.34, 52.36, 52.38, and 52.40, Code 2007, are repealed. 10 22 CONFORMING AMENDMENTS 10 23 Sec. 14. Section 39A.5, subsection 1, paragraph a, 10 24 subparagraph (3), Code 2007, is amended to read as follows: 10 25 (3) Circulating, communicating, or attempting to circulate 10 26 or communicate information with reference to the result of the 10 27 counted ballots or making a compilation of vote subtotals 10 28 before the polls are closed in violation of section 51.11-52.40, or 53.23. $\frac{10 29}{29}$ 10 30 Sec. 15. Section 43.45, subsection 4, unnumbered paragraph 10 31 1, Code 2007, is amended to read as follows: 10 32 In precincts where <u>electronic</u> <u>optical scan</u> voting systems 10 33 are used and ballots are counted in the precinct, precinct 10 32 10 34 election officials shall do all of the following: 10 35 Sec. 16. Section 43.45, subsection 5, Code 2007, is amended by striking the subsection. 11 1 2 Sec. 17. Section 43.48, Code 2007, is amended by striking 11 11 3 4 the section and inserting in lieu thereof the following: 43.48 ELECTOR MAY ASCERTAIN VOTE CAST. 11 11 The commissioner shall make available to the public the 5 6 precinct counts produced by the voting equipment. 7 Sec. 18. Section 46.22, Code 2007, is amended to read as 11 7 11 11 8 follows: 11 9 46.22 VOTING. 11 10 Voting at judicial elections shall be by separate paper 11 11 ballot, special paper ballot, ballot cards optical scan 11 ballot, or by voting machine in the space provided for public 11 13 measures. If <u>separate</u> paper ballots are used, the election 11 14 judges shall offer a ballot to each voter. If special paper 11 15 optical scan ballots or ballot cards are used, either a 11 16 separate ballot or a distinct heading may be used to 11 17 distinguish the judicial ballot. Separate ballot boxes for 11 18 the general election ballots and the judicial election ballots 11 19 are not required. The general election ballot and the 11 20 judicial election ballot may be voted in the same voting 11 21 booth. 11 22 Sec. 19. Section 49.25, subsection 3, Code 2007, is 11 23 amended to read as follows: 3. The commissioner shall furnish to each precinct where 11 24 11 25 voting is to be by paper ballot, special paper or optical scan 11 26 ballot, or ballot card, rather than by voting machine, the

11 27 necessary ballot boxes, suitably equipped with seals or locks 11 28 and keys, and voting booths. The voting booths shall be 11 29 approved by the board of examiners for voting machines and 11 30 electronic optical scan voting systems and shall provide for 11 31 voting in secrecy. At least one voting booth in each precinct 11 32 shall be accessible to persons with disabilities. If the 33 lighting in the polling place is inadequate, the voting booths 11 11 34 used in that precinct shall include lights. Ballot boxes 11 35 shall be locked or sealed before the polls open and shall 1 remain locked or sealed until the polls are closed, except as 2 provided in <u>sections</u> <u>section</u> 51.7 and 52.40, or to provide 3 necessary service to a malfunctioning portable vote tallying 12 12 12 4 device. If a ballot box is opened prior to the closing of the 12 polls, two precinct election officials not of the same party shall be present and observe the ballot box being opened. 12 5 12 6 12 Sec. 20. Section 49.30, subsection 1, Code 2007, is 12 8 amended to read as follows: 12 Where special paper optical scan ballots are used, if 9 1. 12 10 it is not possible to include all offices and public measures on a single ballot, separate ballots may be provided for 12 11 12 12 nonpartisan offices, judges, or public measures. 12 13 Sec. 21. Section 49.30, subsection 2, Code 2007, is 12 14 amended by striking the subsection. Sec. 22. Section 49.30, subsection 3, unnumbered paragraph Code 2007, is amended to read as follows: 12 15 12 16 1, Where conventional paper ballots are used, separate paper 12 17 12 18 ballots shall be used: 12 19 23. Section 49.43, unnumbered paragraphs 1 and 2, Sec. 12 20 Code 2007, are amended to read as follows: If possible, all public measures and constitutional 12 21 12 22 amendments to be voted upon by an elector shall be included on 12 23 a single special paper ballot which shall also include all 12 24 offices to be voted upon. However, if it is necessary, a 12 25 separate ballot may be used as provided in section 49.30, 12 26 subsection 1. 12 27 In precincts using paper ballots all public measures to be 12 28 voted upon by a voter at a given election shall be printed 12 29 upon one ballot of some color other than white. In precincts 12 30 using voting machines all public measures shall be placed in -12 31 the question row on the machine; however, if it is impossible -12 32 to place all the public measures on the machine ballot, or if -12 33 only a portion of the registered voters of the precinct are -12 34 entitled to vote upon any measure presented, the commissioner -12 35 may provide a separate paper ballot for the public measure or 13 measures. Section 49.44, unnumbered paragraphs 1 and 2, 13 2 Sec. 24. 13 3 Code 2007, are amended to read as follows: When a proposed constitutional amendment or other public 13 4 13 5 measure to be decided by the voters of the entire state is to 13 6 be voted upon, the state commissioner shall prepare a written 7 summary of the amendment or measure including the number of 13 13 8 the amendment or statewide public measure assigned by the 13 9 state commissioner. The summary shall be printed immediately 13 10 preceding the text of the proposed amendment or measure on the 13 11 paper ballot or special paper <u>optical scan</u> ballot referred to 13 12 in section 49.43. If the complete text of the public measure 13 13 will not fit on the special paper ballot it shall be posted 13 14 inside the voting booth. A copy of the full text shall be 13 15 included with any absentee ballots. 13 16 In precincts where the amendment or measure will be voted 13 17 on by machine, the summary shall be placed in on the voting 13 18 machine inserts as required by section 52.25. Sec. 25. Section 49.90, Code 2007, is amended to read as 13 19 follows: 13 20 13 21 ASSISTING VOTER. 49.90 13 22 Any voter who may declare upon oath that the voter is 13 23 blind, cannot read the English language, or is, by reason of 13 24 any physical disability other than intoxication, unable to 13 25 cast a vote without assistance, shall, upon request, be 13 26 assisted by the two officers as provided in section 49.89, or 13 27 alternatively by any other person the voter may select in 13 28 casting the vote. The officers, or the person selected by the 13 29 voter, shall cast the vote of the voter requiring assistance, 13 30 and shall thereafter give no information regarding the vote 13 31 cast. If any elector because of a disability cannot enter the 13 32 building where the polling place for the elector's precinct of 13 33 residence is located, the two officers shall take a paper 13 34 ballot to the vehicle occupied by the elector with a 13 35 disability and allow the elector to cast the ballot in the 14 1 vehicle. If an elector with a disability cannot cast a ballot 14 2 on a voting machine the elector shall be allowed to cast a

14 paper ballot, which shall be opened immediately after the 3 closing of the polling place by the two precinct election 14 4 5 officials designated under section 49.89, who shall register 14 6 the votes cast thereon on a voting machine in the polling 7 place before the votes cast there are tallied pursuant to 8 section 52.21 50.16. To preserve so far as possible the 14 14 14 confidentiality of each ballot of an elector with a 14 9 14 10 disability, the two officers shall proceed substantially in the same manner as provided in section 53.24. In precincts 14 11 14 12 where all voters use paper ballots, those cast by voters with 14 13 disabilities shall be deposited in the regular ballot box and 14 14 counted in the usual manner. 14 15 Sec. 26. Section 49.99, unnumbered paragraph 1, Code 2007, 14 16 is amended to read as follows: 14 17 The voter may also write on the line provided for write=in 14 18 votes the name of any person for whom the voter desires to 14 19 vote and mark the voting target opposite the name. If the 14 20 voter is using a voting system other than an electronic optical scan voting system, as defined in section 52.1, the 14 21 14 22 writing of the name shall constitute a valid vote for the 14 23 person whose name has been written on the ballot without 14 24 regard to whether the voter has made a mark opposite the name. 14 25 However, when a write=in vote is cast using an electronic 14 26 <u>optical scan</u> voting system, the ballot must also be marked in 14 27 the corresponding space in order to be counted. Marking the 14 28 voting target opposite a write=in line without writing a name 14 29 on the line shall not affect the validity of the remainder of 14 30 the ballot. Section 52.3, Code 2007, is amended to read as 14 31 Sec. 27. 14 32 follows: 14 33 52.3 TERMS OF PURCHASE == TAX LEVY. 14 34 The county board of supervisors, on the adoption and 14 35 purchase of a voting machine or an electronic optical scan voting system, may issue bonds under section 331.441, subsection 2, paragraph "b", subparagraph (1). Sec. 28. Section 52.4, Code 2007, is amended to read as 15 1 15 2 15 15 4 follows: 15 EXAMINERS == TERM == REMOVAL. 5 52.4 15 The state commissioner of elections shall appoint three 6 15 7 members to a board of examiners for voting machines and -15 8 electronic voting systems, not more than two of whom shall be 15 9 from the same political party. The examiners shall hold 15 10 office for staggered terms of six years, subject to removal at 15 11 the pleasure of the state commissioner of elections. 15 12 At least one of the examiners shall have been trained in 15 13 computer programming and operations. The other two members 15 14 shall be directly involved in the administration of elections 15 15 and shall have experience in the use of electronic voting 15 machines and optical scan voting systems. 16 15 17 Sec. 29. Section 52.5, Code 2007, is amended to read as 15 18 follows: 15 19 52.5 TESTING AND EXAMINATION OF VOTING EQUIPMENT 15 20 A person or corporation owning or being interested in a 15 21 voting machine or electronic optical scan voting system may 15 22 request that the state commissioner call upon the board of 15 23 examiners to examine and test the machine or system. Within 15 24 seven days of receiving a request for examination and test, 15 25 the state commissioner shall notify the board of examiners of 15 26 the request in writing and set a time and place for the 15 27 examination and test. 15 28 The state commissioner shall formulate, with the advice and 15 29 assistance of the examiners, and adopt rules governing the 15 30 testing and examination of any voting machine or electronic 15 31 optical scan voting system by the board of examiners. The 15 32 rules shall prescribe the method to be used in determining 15 33 whether the machine or system is suitable for use within the 15 34 state and performance standards for voting equipment in use 15 35 within the state. The rules shall provide that all electronic scan voting systems and voting machines approved for 16 1 optical 16 use by the examiners after April 9, 2003, shall meet voting 2 16 systems performance and test standards, as adopted by the 3 federal election commission on April 30, 2002, and as deemed adopted by Pub. L. No. 107=252, section 222. The rules shall 16 4 16 5 include standards for determining when recertification is 16 6 16 necessary following modifications to the equipment or to the programs used in tabulating votes, and a procedure for 16 8 rescinding certification if a system or machine is found not 16 9 16 10 to comply with performance standards adopted by the state 16 11 commissioner. 16 12 The state commissioner may employ a competent person or 16 13 persons to assist the examiners in their evaluation of the

16 14 equipment and to advise the examiners as to the sufficiency of Consultant fees shall be paid by the person 16 15 the equipment. 16 16 who requested the certification. Following the examination 16 17 and testing of the voting machine or system the examiners 16 18 shall report to the state commissioner describing the testing 16 19 and examination of the machine or system and upon the capacity 16 20 of the machine or system to register the will of voters, its accuracy and efficiency, and with respect to its mechanical 16 21 16 22 perfections and imperfections. Their report shall be filed in 16 23 the office of the state commissioner and shall state whether 16 24 in their opinion the kind of machine or system so examined can 16 25 be safely used by voters at elections under the conditions 16 26 prescribed in this chapter. If the report states that the 16 27 machine or system can be so used, it shall be deemed approved 16 28 by the examiners, and machines or systems of its kind may be 16 29 adopted for use at elections as provided in this section. Anv 16 30 form of voting machine or system not so approved cannot be 16 31 used at any election. Before actual use by a county of a 16 32 particular electronic optical scan voting system which has 16 33 been approved for use in this state, the state commissioner 16 34 shall formulate, with the advice and assistance of the 16 35 examiners, and adopt rules governing the development of vote 1 17 counting programs and all procedures used in actual counting 17 2 of votes by means of that system. 17 Sec. 30. Section 52.8, Code 2007, is amended to read as ੇ 17 4 follows: 17 5 52.8 EXPERIMENTAL USE. 17 The board of supervisors of any county may provide for the 6 17 experimental use at an election in one or more districts, of a 7 17 8 voting machine or electronic optical scan voting system which 17 9 it might lawfully adopt, without a formal adoption thereof; 17 10 and its use at such election shall be as valid for all 17 11 purposes as if it had been lawfully adopted. 17 12 Sec. 31. Section 52.23, unnumbered paragraph 1, Code 2007, 17 13 is amended to read as follows: 17 14 After the total vote for each candidate has been 17 15 ascertained, and before leaving the room or voting place, the 17 16 precinct election officials shall make and sign the canvass 17 17 forms referred to in section 52.21, which canvass shall serve -17 18 as a written statement of election. Said canvass statement 17 19 shall be in lieu of the tally list required in section 50.16. 17 20 Sec. 32. Section 52.25, unnumbered paragraphs 1 and 2, 17 21 Code 2007, are amended to read as follows: The question of a constitutional convention, amendments, 17 22 17 23 and public measures including bond issues may be voted on 17 24 voting machines and on special paper ballots in the following 17 25 manner: 17 26 The entire convention question, amendment or public measure 17 27 shall be printed and displayed prominently in at least four 17 28 places within the voting precinct, and inside each voting 17 29 booth, or on the left-hand side inside the curtain of each -1730 voting machine, the printing to be in conformity with the 17 31 provisions of chapter 49. The public measure shall be 17 32 summarized by the commissioner and in the largest type 17 33 possible printed on the special paper ballots or inserts used in on the voting machines, except that: $\frac{17 34}{34}$ 17 35 Sec. 33. Section 52.26, subsection 1, unnumbered paragraph 1, Code 2007, is amended to read as follows: Every electronic optical scan voting system approved by the 18 1 18 2 18 state board of examiners for voting machines and electronic 3 18 4 voting systems shall: 18 5 Sec. 34. Section 52.26, subsection 1, paragraph a, Code 2007, is amended to read as follows: 18 6 a. Provide for voting in secrecy, except as to persons entitled by sections 49.90 and 49.91 to assistance. The sta board of examiners for voting machines and electronic voting 18 7 18 8 The state 18 9 18 10 systems shall determine whether the systems' voting booths 18 11 provide for voting in secrecy. 18 12 Section 52.27, Code 2007, is amended to read as Sec. 35. 18 13 follows: 18 14 COMMISSIONER TO PROVIDE ELECTRONIC OPTICAL SCAN 52.27 18 15 VOTING EQUIPMENT. The commissioner having jurisdiction of any precinct for 18 16 18 17 which the board of supervisors has adopted voting by means of 18 18 an electronic optical scan voting system shall, as soon as 18 19 practicable thereafter, provide for use at each election held 18 20 in the precinct special paper optical scan ballots and vote 18 21 <u>ballot</u> marking devices in appropriate numbers. The 18 22 commissioner shall have custody of all equipment required for 18 23 use of the electronic optical scan voting system, and shall be 18 24 responsible for maintaining it in good condition and for

18 25 storing it between elections. All provisions of chapter 49 18 26 relative to times and circumstances under which voting 18 27 machines are to be used in any election and the number of 18 28 voting machines to be provided shall also govern the use of 18 29 electronic optical scan voting systems, when applicable. 18 30 Sec. 36. Section 52.28, Code 2007, is amended to read as 18 31 follows: 18 32 ELECTRONIC OPTICAL SCAN VOTING SYSTEM BALLOT FORMS. 52.28 18 33 The commissioner of each county in which the use of an 18 34 electronic optical scan voting system in one or more precincts 18 35 has been authorized shall determine the arrangement of candidates' names and public questions upon the ballot or 19 1 2 ballots used with the system. The ballot information shall be 19 arranged as required by chapters 43 and 49, and by any relevant provisions of any statutes which specify the form of 19 19 4 19 5 ballots for special elections, so far as possible within the 19 6 constraints of the physical characteristics of the electronic 19 optical scan voting system in use in that county. The state 7 8 commissioner may adopt rules requiring a reasonable degree of 19 19 9 uniformity among counties in arrangement of electronic optical 19 10 scan voting system ballots. 19 11 Sec. 37. Section 52.29, Code 2007, is amended to read as 19 12 follows: 19 13 52.29 ELECTRONIC OPTICAL SCAN VOTING SYSTEM SAMPLE 19 14 BALLOTS. 19 15 The commissioner shall provide for each precinct where an 19 16 electronic optical scan voting system is in use at least four 19 17 sample special paper optical scan ballots which shall be exact 19 18 copies of the official ballots as printed for that precinct. 19 19 The sample ballots shall be arranged in the form of a diagram 19 20 showing the special paper optical scan ballot as it will 19 21 appear to the voter in that precinct on election day. The 19 22 sample ballots shall be posted prominently within the polling 19 23 place, and shall be open to public inspection during the hours 19 24 the polls are open on election day Sec. 38. Section 52.31, Code 2007, is amended to read as 19 25 19 26 follows: 19 27 PROCEDURE WHERE VOTES CAST ON SPECIAL PAPER OPTICAL 52.31 19 SCAN BALLOTS. 28 19 29 Preparations for voting and voting at any election in a 19 30 precinct where votes are to be received on special paper 19 31 optical scan ballots shall be in accordance with the 19 32 provisions of chapter 49 governing voting upon conventional 19 33 paper ballots with the following exceptions: 19 34 1. Before entering the voting booth each 1. Before entering the voting booth each voter shall be 19 35 cautioned to mark the ballot only with a vote ballot marking 20 1 device provided in the booth or by the precinct election 20 2 officials. 20 2. In each precinct where $\frac{1}{2}$ portable vote tallying system ্ব 20 4 automatic tabulating equipment is used and the ballots are 5 tabulated by a device located in the precinct which is -20 -20-6 equipped with a mechanism which will not permit more than one 7 ballot to be inserted at a time, the voter may personally -20-8 insert the ballot into the tabulating device. 20 20 Section 52.37, Code 2007, is amended to read as 9 Sec. 39. 20 10 follows: 20 11 52.37 COUNTING CENTER SPECIAL PRECINCT TABULATION 20 12 PROCEDURE. 20 13 The tabulation of absentee and provisional ballots cast by 20 14 means of an electronic optical scan voting system, at a 15 counting center established pursuant to this chapter, shall be -2.0 20 16 conducted as follows: 1. The sealed ballot container from each precinct shall be 20 17 -20 18 delivered to the counting center by two election officials, 20 19 not members of the same political party if the ballot contains 20 20 partisan offices, who shall travel together in the same -20 21 vehicle and shall have the container under their immediate 20 22 joint control until they surrender it to the commissioner or -20 23 the commissioner's designee in charge of the counting center. -20 24 The commissioner may designate two precinct election -20 25 officials, of different political parties if the ballot -20 26 contains partisan offices, to collect the sealed ballot -20 27 containers from more than one precinct to deliver to the -20 28 counting center. The commissioner or designee shall, in the 20 29 presence of the two precinct election officials who delivered -20 30 the container, enter on a record kept for the purpose that the -20 31 container was received, the time the container was received, -20 32 and the condition of the seal upon receipt. 20 33 In nonpartisan elections the election officials delivering -20 34 the ballots are not required to be members of any political -20 35 party, or to be members of different political parties.

21 1 After the record required by subsection 1 has been $\frac{2}{2}$ the ballot container shall be opened. If any ballot is -21 2 made, 21 3 found damaged or defective, so that it cannot be counted 4 properly by the automatic tabulating equipment, a true 5 duplicate shall be made by the resolution board team and 21 21 21 6 substituted for the damaged or defective ballot, or, as an 21 7 alternative, the valid votes on a defective ballot may be 21 8 manually counted at the counting center by the resolution 21 9 <u>special precinct election</u> board, whichever method is best 21 10 suited to the system being used. All duplicate ballots shall 21 11 be clearly labeled as such, and shall bear a serial number 21 12 which shall also be recorded on the damaged or defective 21 13 ballot. 21 14 The resolution special precinct election board shall also 21 15 tabulate any write=in votes which were cast. Write=in votes 21 16 cast for a candidate whose name appears on the ballot for the 21 17 same office shall be counted as a vote for the candidate 21 18 indicated, if the vote is otherwise properly cast. 21 19 Ballots which are rejected by the tabulating equipment as 21 20 blank because they have been marked with an unreadable marker 21 21 shall be duplicated or tabulated as required by this 21 22 subsection for damaged or defective ballots. The commissioner 21 23 may instruct the resolution special precinct election board to 21 24 mark over voters' unreadable marks using a marker compatible 21 25 with the tabulating equipment. The resolution special 26 precinct election board shall take care to leave part of the 21 21 27 original mark made by the voter. If it is impossible to mark 21 28 over the original marks made by the voter without completely 21 29 obliterating them, the ballot shall be duplicated. 21 30 3. 2. The record printed by the automatic tabulating 21 31 equipment, with the addition of a record of any write=in or 21 32 other votes manually counted pursuant to this chapter, shall 21 33 constitute the official return of the absentee ballot and 21 <u>34 special voter's</u> precinct. Upon completion of the tabulation 35 of the votes from each individual precinct, the result shall 1 be announced and reported in substantially the manner required 21 22 22 2 by section 50.11. 3 4. 3. If for any reason it becomes impracticable to count 4 all or any part of the ballots with the automatic tabulation 22 22 tabulating equipment, the commissioner may direct that they be counted manually, in accordance with chapter 50 so far as 22 5 22 6 22 7 applicable. 22 Sec. 40. Section 331.383, Code 2007, is amended to read as 8 22 9 follows: 22 10 331.383 DUTIES AND POWERS RELATING TO ELECTIONS. The board shall ensure that the county commissioner of 22 11 22 12 elections conducts primary, general, city, school, and special 22 13 elections in accordance with applicable state law. The board 22 14 shall canvass elections in accordance with sections 43.49 to 22 15 43.51, 43.60 to 43.62, 46.24, 50.13, 50.24 to 50.29, 50.44 to 22 16 50.47, 260C.39, 275.25, 277.20, 376.1, 376.7, and 376.9. The 22 17 board shall prepare and deliver a list of persons nominated in 22 18 accordance with section 43.55, provide for a recount in 22 19 accordance with section 50.48, provide for election precincts 22 20 in accordance with sections 49.3, 49.4, 49.6 to 49.8 and 22 21 49.11, pay election costs as provided in section 47.3, 22 22 participate in election contests as provided in sections 62.1A 22 23 and 62.9, and perform other election duties required by state 22 24 law. The board may authorize additional precinct election 22 25 officials as provided in section 51.1, provide for the use of 22 26 a voting machine or electronic <u>optical scan</u> voting system as 22 27 provided in sections 52.2, 52.3, <u>and</u> 52.8, and 52.34, and 22 28 exercise other election powers as provided by state law. 22 29 Sec. 41. Section 331.441, subsection 2, paragraph b, 22 30 subparagraph (1), Code 2007, is amended to read as follows: 22 31 (1) Voting machines or an <u>electronic optical scan</u> voting 22 32 system. 22 33 Sec. 42. Section 364.2, subsection 4, paragraph b, Code 2007, is amended to read as follows: 22 34 22 35 Such an ordinance shall not become effective unless b. approved at an election. The proposal may be submitted by the council on its own motion to the voters at any city election. 23 1 23 2 3 Upon receipt of a valid petition as defined in section 362.4 23 23 4 requesting that a proposal be submitted to the voters, the 23 5 council shall submit the proposal at the next regular city election or at a special election called for that purpose 23 6 23 7 before the next regular city election. However, the city 23 8 council may dispense with such election as to the grant, 23 9 amendment, extension, or renewal of an electric light and 23 10 power, heating, or gasworks franchise unless there is a valid 23 11 petition requesting submission of the proposal to the voters,

23 12 or the party seeking such franchise, grant, amendment, 23 13 extension, or renewal requests an election. If a majority of 23 14 those voting approves the proposal, the city may proceed as 23 15 proposed. The complete text of the ordinance shall be 23 16 included on the ballot if <u>conventional</u> paper ballots are used. 23 17 If an electronic optical scan voting system or voting machine 23 18 is used, the proposal shall be stated on the <u>optical scan</u> 23 19 ballot <u>and on the machine</u>, and the full text of the ordinance 23 20 posted for the voters pursuant to section 52.25. All absentee 23 21 voters shall receive the full text of the ordinance. 23 22 SF 369 23 23 sc:nh/cc/26