REVISOR

SCRH1603CR1

Approved by
Revisor of Statutes

JRM

JRM/TM

1.1	Dehn from the Subcommittee on Elections to which was referred:
1.2 1.3 1.4	H. F. No. 1603, A bill for an act relating to elections; authorizing mail balloting in any town or any city with fewer than 400 registered voters; amending Minnesota Statutes 2018, section 204B.45, subdivision 1.
1.5	Reported the same back with the following amendments:
1.6	Delete everything after the enacting clause and insert:
1.7	"ARTICLE 1
1.8	<b>ELECTIONS AND VOTING RIGHTS</b>
1.9	Section 1. Minnesota Statutes 2018, section 13.607, is amended by adding a subdivision
1.10	to read:
1.11	Subd. 9. Data derived from driver's license applications. Data on an application for
1.12	a driver's license, a Minnesota identification card, or a learner's permit transferred to the
1.13	secretary of state that are provided by a person whom the secretary of state determines is
l.14	not eligible to vote are governed by section 201.161.
1.15	Sec. 2. Minnesota Statutes 2018, section 123B.09, subdivision 5b, is amended to read:
1.16	Subd. 5b. Appointments to fill vacancies; special elections. (a) Any vacancy on the
1.17	board, other than a vacancy described in subdivision 4, must be filled by board appointment
1.18	at a regular or special meeting. The appointment shall be evidenced by a resolution entered
1.19	in the minutes and shall be effective 30 days following adoption of the resolution, subject
1.20	to paragraph (b). If the appointment becomes effective, it shall continue until an election is
1.21	held under this subdivision. All elections to fill vacancies shall be for the unexpired term.
1.22	A special election to fill the vacancy must be held no later than the first Tuesday after the
1.23	first Monday in November following the vacancy. If the vacancy occurs less than 90 days
1.24	prior to the first Tuesday after the first Monday in November in the year in which the vacancy

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1				
2.1	occurs, the special election must be hele	d no later than the	first Tuesday afte	er the first Monday				
2.2	in November of the following calenda							
2.3	to the first Tuesday after the first Monday in November in the third year of the term, no							
2.4	special election is required. If the vacancy is filled by a special election, the person elected							
2.5	at that election for the ensuing term sh	all take office im	mediately after r	eceiving the				
2.6	certificate of election, filing the bond, a	and taking the oatl	n of office the ap	pointee shall serve				
2.7	for the remainder of the unexpired terr	<u>m</u> .						
2.8	(b) An appointment made under pa	ragraph (a) shall n	ot be effective if	a petition to reject				
2.9	the appointee is filed with the school of	listrict clerk. To b	e valid, a petitio	n to reject an				
2.10	appointee must be signed by a number	of eligible voters	s residing in the	district equal to at				
2.11	least five percent of the total number of	of voters voting in	the district at the	e most recent state				
2.12	general election, and must be filed wit	hin 30 days of the	e board's adoptio	n of the resolution				
2.13	making the appointment. If a valid pet	ition is filed acco	rding to the requ	irements of this				
2.14	paragraph, the appointment by the sch	ool board is ineff	ective and the bo	oard must name a				
2.15	new appointee as provided in paragrap	oh (a).						
2.16	EFFECTIVE DATE. This section	is effective Augu	st 1, 2019, and a	pplies to vacancies				
2.17	created on or after that date.							
			1 11 11	1.15.5.5.5.4.				
2.18	Sec. 3. Minnesota Statutes 2018, sec	aion 174.24, is an	iended by adding	g a subdivision to				
2.19	read:							
2.20	Subd. 7a. Transit service on elect	ion day. <u>An eligib</u>	le recipient of op	perating assistance				
2.21	under this section who contracts or has	contracted to pro	vide fixed route	public transit shall				
2.22	provide fixed route public transit serve	ice free of charge	on a day a state	general election is				
2.23	held.							
2.24	EFFECTIVE DATE. This section	n is effective July	1, 2020.					
2.25	Sec. 4. Minnesota Statutes 2018, sec	tion 201.014, 1s a	mended by addu	ng a subdivision to				
2.26	read:							
2.27	Subd. 2a. Felony conviction; resto	oration of civil rig	ht to vote. <u>An in</u>	dividual convicted				
2.28	of a felony has the civil right to vote res	tored when the inc	lividual complete	s any incarceration				
2.29	imposed and executed by the court for	the offense or up	on sentencing if	no incarceration is				
2.30	imposed. If the individual is later inca	rcerated for the sa	ame offense, the	individual's civil				
2.31	right to vote is lost only during the per	riod of incarcerati	on.					

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
3.1	Sec. 5. Minnesota Statutes 2018, sec	ction 201.022, sub	bdivision 1, is am	nended to read:
3.2	Subdivision 1. Establishment. Th	e secretary of sta	te shall maintain	a statewide voter
3.3	registration system to facilitate voter re	gistration and to p	provide a central d	latabase containing
3.4	voter registration information from ar	ound the state. Th	ne system must b	e accessible to the
3.5	county auditor of each county in the s	tate. The system	must also:	
3.6	(1) provide for voters to submit the	ir voter registratio	n applications to	any county auditor,
3.7	the secretary of state, or the Departme	ent of Public Safe	ty;	
3.8	(2) provide for the definition, esta	blishment, and m	aintenance of a c	entral database for
3.9	all voter registration information;			
3.10	(3) provide for entering data into t	he statewide regi	stration system;	
3.11	(4) provide for electronic transfer	of completed vote	er registration ap	plications from the
3.12	Department of Public Safety to the se	cretary of state of	r the county audit	tor;
3.13	(5) assign a unique identifier to ea	ch legally registe	red voter in the s	tate;
3.14	(6) provide for the acceptance of the	ne Minnesota driv	er's license numb	er, Minnesota state
3.15	identification number, and last four d	igits of the Social	Security number	r for each voter
3.16	record;			
3.17	(7) coordinate with other agency of	latabases within t	he state;	
3.18	(8) allow county auditors and the	secretary of state	to add or modify	information in the
3.19	system to provide for accurate and up	-to-date records;		
3.20	(9) allow county auditors, municip	al and school dist	trict clerks, and th	ne secretary of state
3.21	to have electronic access to the statew	vide registration s	system for review	and search
3.22	capabilities;			
3.23	(10) provide security and protection	on of all informat	ion in the statew	ide registration
3.24	system and ensure that unauthorized	access is not allow	wed;	
3.25	(11) provide access to municipal of	clerks to use the s	ystem;	
3.26	(12) provide a system for each co	unty to identify th	ne precinct to wh	ich a voter should
3.27	be assigned for voting purposes;	14		
3.28	(13) provide daily reports accessib	ble by county audi	itors on the driver	's license numbers,
3.29	state identification numbers, or last for	our digits of the So	ocial Security nur	nbers submitted on
3.30	voter registration applications that ha	ve been verified	as accurate by the	e secretary of state;
3.31	and			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
4.1	(14) provide reports on the number of	absentee ballots	s transmitted to a	nd returned and
4.2	cast by voters under section 203B.16-; an			
4.3	(15) provide reports necessary for ear	ly voting.		
4.4	The appropriate state or local official	shall provide sec	curity measures to	o prevent
4.5	unauthorized access to the computerized	list established u	nder section 201.	.021.
4.6	Sec. 6. Minnesota Statutes 2018, sectio	n 201.071, subdi	vision 1, is amen	ded to read:
4.7	Subdivision 1. Form. Both paper and	electronic voter	registration appli	ications must
4.8	contain the same information unless othe	rwise provided b	y law. A voter re	gistration
4.9	application must contain spaces for the for	ollowing required	l information: vo	ter's first name,
4.10	middle name, and last name; voter's prev	ious name, if any	; voter's current a	address; voter's
4.11	previous address, if any; voter's date of bi	rth; voter's muni	cipality and coun	ty of residence;
4.12	voter's telephone number, if provided by	the voter; date of	f registration; cur	rent and valid
4.13	Minnesota driver's license number or Min	mesota state ider	ntification number	r, or if the voter
4.14	has no current and valid Minnesota drive	r's license or Mir	mesota state iden	tification, the
4.15	last four digits of the voter's Social Secur	ity number; and	voter's signature.	The paper
4.16	registration application may include the ve	oter's e-mail addr	ess, if provided b	y the voter. The
4.17	electronic voter registration application n	nust include the v	voter's e-mail add	ress. The
4.18	registration application may include the v	voter's interest in	serving as an ele	ction judge, if
4.19	indicated by the voter. The application mu	ist also contain th	e following certif	fication of voter
4.20	eligibility:			
4.21	"I certify that I:			
4.22	(1) will be at least 18 years old on ele	ction day;		
4.23	(2) am a citizen of the United States;			
4.24	(3) will have resided in Minnesota for	20 days immedi	ately preceding e	election day;
4.25	(4) maintain residence at the address g	given on the regi	stration form;	
4.26	(5) am not under court-ordered guardi	anship in which	the court order re	vokes my right
4.27	to vote;			
4.28	(6) have not been found by a court to	be legally incom	petent to vote;	
4.29	(7) have the right to vote because, if I have	ave been convicte	<del>:d of a felony, my</del>	felony sentence
4.30	has expired (been completed) or I have be	en discharged fro	m my sentence a	m not currently
4.31	incarcerated for a felony offense; and			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
5.1	(8) have read and understand the fo	ollowing statemer	nt: that giving fals	se information is a
5.2	felony punishable by not more than fir			
5.3	\$10,000, or both."			
5.4	The certification must include boxe	es for the voter to	respond to the fol	lowing questions:
5.5	"(1) Are you a citizen of the United	d States?" and		
5.6	"(2) Will you be 18 years old on or	before election of	lay?"	
5.7	And the instruction:			
5.8	"If you checked 'no' to either of the	ese questions, do	not complete this	form."
5.9	The form of the voter registration a	pplication and th	e certification of	voter eligibility
5.10	must be as provided in this subdivision	n and approved by	y the secretary of	state. Voter
5.11	registration forms authorized by the Na	ational Voter Reg	istration Act mus	t also be accepted
5.12	as valid. The federal postcard application	ion form must als	o be accepted as	valid if it is not
5.13	deficient and the voter is eligible to rea	gister in Minneso	ta.	
5.14	An individual may use a voter regi	stration application	on to apply to reg	ister to vote in
5.15	Minnesota or to change information or	n an existing regi	stration.	
5.16	Sec. 7. Minnesota Statutes 2018, sec	tion 201.091, sub	division 4, is am	ended to read:
5.17	Subd. 4. Public information lists.	The county auditor	shall make avail	able for inspection
5.18	a public information list which must co	ontain the name,	address, year of b	irth, and voting
5.19	history of each registered voter in the c	county. <del>The list m</del>	ust include the pa	arty choice of any
5.20	voter who voted in the most recent pres	idential nominati	<del>on primary.</del> The 1	elephone number
5.21	must be included on the list if provided	l by the voter. Th	e public informat	ion list may also
5.22	include information on voting districts	. The county aud	tor may adopt re	asonable rules
5.23	governing access to the list. No individu	al inspecting the	public informatio	n list shall tamper
5.24	with or alter it in any manner. No indivi	dual who inspect	s the public inform	mation list or who
5.25	acquires a list of registered voters prep	ared from the pu	blic information l	ist may use any
5.26	information contained in the list for pu	rposes unrelated	to elections, polit	ical activities, or
5.27	law enforcement. The secretary of state	e may provide co	pies of the public	information lists
5.28	and other information from the statewi	de registration sy	stem for uses rela	ated to elections,
5.29	political activities, or in response to a l	aw enforcement	inquiry from a pu	blic official
5.30	concerning a failure to comply with an			
5.31	Before inspecting the public inform	nation list or obta	ining a list of vot	ers or other
5.32	information from the list, the individua	ıl shall provide id	entification to the	e public official

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
6.1	having custody of the public information	list and shall stat	e in writing that	any information
6.2	obtained from the list will not be used for			-
6.3	or law enforcement. Requests to examine			
6.4	lists or the statewide registration system n			
6.5	in the rules of the secretary of state.			
6.6	Upon receipt of a statement signed by	v the voter that wi	ithholding the vo	ter's name from
6.7	the public information list is required for			
6.8	secretary of state and county auditor mus	-		-
6.9	name of a registered voter.		r	
6.10	Sec. 8. Minnesota Statutes 2018, sectio	on 201.161, is ame	ended to read:	
6.11	201.161 AUTOMATIC REGISTRA	ATION OF DRIV	VER'S LICENS	Е,
6.12	<b>INSTRUCTION PERMIT, AND IDEN</b>	NTIFICATION (	CARD APPLIC	ATIONS
6.13	APPLICANTS.			
6.14	Subdivision 1. Automatic registration	on. <u>An individual</u>	who properly co	ompletes an
6.15	application for a new or renewed Minner	sota driver's licen	se, instruction pe	rmit, or
6.16	identification card, and who is eligible to	vote under sectio	on 201.014, must	be registered to
6.17	vote as provided in this section, unless th	ne applicant declin	nes to be register	ed.
6.18	Subd. 2. Applications. The Departm	ent commissioner	of public safety	, in consultation
6.19	with the secretary of state, shall change	its the application	s for an original,	duplicate, or
6.20	change of address driver's license, instruc	tion permit, or ide	entification card s	so that the forms
6.21	may also serve as voter registration appl	ications. The forn	ns must contain s	spaces for all
6.22	information collected by voter registration	on applications pre	escribed by the se	ecretary of state <del>.</del>
6.23	Applicants for driver's licenses or identif	ieation eards must	t be asked if they	want to register
6.24	to vote at the same time and that and a b	ox for the applica	nt to decline to b	e registered to
6.25	vote. The form must clearly state that it	is a felony for a p	erson who is not	eligible to vote
6.26	to register to vote or cast a ballot. Unless	the applicant has	declined to be re	gistered to vote
6.27	or has provided an address other than the	e applicant's addro	ess of residence	under section
6.28	171.12, subdivision 7, paragraph (d), the	commissioner sh	<u>all transmit the</u> ir	nformation <del>must</del>
6.29	be transmitted at least weekly daily by e	lectronic means to	o the secretary of	f state. Pursuant
6.30	to the Help America Vote Act of 2002, F	ublic Law 107-25	52, the computer	ized driver's
6.31	license record containing the voter's name	e, address, date of	birth, citizenship	, driver's license
6.32	number or state identification number, con	unty, <del>town,</del> and cit	y <u>or town</u> must b	e made available
6.33	for access by the secretary of state and in	nteraction with the	e statewide voter	registration

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
7.1	Subd. 3. Registration. (a) The se	cretary of state shal	ll determine whe	other the applicant
7.2	is currently registered in the statewide	voter registration sy	/stem. For each c	surrently registered
7.3	voter whose registration is not chang	ed, the secretary of	state shall updat	te the voter's
7.4	registration date in the statewide vote	er registration syste	m. For each curr	ently registered
7.5	voter whose registration is changed,	the secretary of stat	e shall transmit	the registration
7.6	daily by electronic means to the cour	nty auditor of the co	ounty where the	voter resides.
7.7	(b) If the applicant is not currently	y registered in the st	tatewide voter re	gistration system,
7.8	the secretary of state shall determine	whether the applica	ant is 18 years of	f age or older and
7.9	a citizen of the United States and com	pare the voter regis	tration informati	ion received under
7.10	section 201.145 to determine whether	r the applicant is eli	gible to vote. If a	an applicant is less
7.11	than 18 years of age, the secretary of	state shall wait unti	l the applicant h	as turned 18 years
7.12	of age to determine whether the applie	cant is eligible to vo	te. For each appl	icant the secretary
7.13	of state determines is an eligible vote	er, the secretary of s	tate shall transm	it the registration
7.14	daily by electronic means to the cour	nty auditor of the co	unty where the	voter resides.
7.15	(c) Any data on applicants who the	ne secretary determi	nes are not eligi	ble to vote are
7.16	private data on individuals, as define	d in section 13.02,	subdivision 12.	
7.17	Subd. 4. Notice. Upon receipt of	the registration, the	county auditor	shall mail to the
7.18	voter the notice of registration requir	ed by section 201.1	21, subdivision	<u>2.</u>
7.19	Subd. 5. Registering 20 days be	fore election. An ap	plication for reg	gistration that is
7.20	dated during the 20 days before an ele	ction in any jurisdic	tion within whic	h the voter resides
7.21	is not effective until the day after the	election.		
7.22	Subd. 6. System certification. An	applicant for a Mir	mesota driver's l	icense, instruction
7.23	permit, or identification card must no	t be registered to vo	te until the comn	nissioner of public
7.24	safety has certified that the departmen	t's systems have bee	n tested and can	accurately provide
7.25	the necessary data, and the secretary	of state has certifie	d that the system	1 for automatic
7.26	registration of those applicants has b	een tested and is ca	pable of properly	y determining
7.27	whether an applicant is eligible to vo	te.		
7.28	Subd. 7. Implementation costs. 7	The secretary of state	and commission	ner of public safety
7.29	must absorb any costs associated wit	h implementation o	f this section usi	ing existing
7.30	appropriations provided to the secret	ary or commissione	r by law.	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
8.1	Sec. 9. [201.1612] VOTER REGISTE	RATION INFO	RMATIONAL M	IATERIALS
8.2	FOR LANDLORDS.			
8.3	The secretary of state shall prepare w	ritten materials	for use by landlore	ds as required by
8.4	section 504B.182. The materials must, a			
8.5	for registering to vote or updating an exi			
8.6	for the precinct in which the tenant resides	s. The materials r	nust be clearly pos	ted and available
8.7	for download from the secretary of state	's website. The	materials must be	reviewed by the
8.8	secretary at least annually and updated a			
8.9	EFFECTIVE DATE. This section i	s effective July	1, 2019, and appli	ies to lease
8.10	agreements entered on or after that date.			
8.11	Sec. 10. [201.276] DUTIES OF SECF	RETARY OF ST	TATE; INFORM	ATION ABOUT
8.12	VOTING RIGHTS.			
8.13	The secretary of state shall develop			
8.14	publication about the voting rights of po			
8.15	a crime. This publication must be made a			
8.16	for distribution to judges, court personn	nel, probation of	ficers, and the co	mmissioner of
8.17	corrections for distribution to correction	ns officials, pare	ole and supervised	l release agents,
8.18	and the public.			
	Sec. 11. Minnesota Statutes 2018, see	ction 203B 001.	is amended to rea	ad:
8.19				
8.20	203B.001 ELECTION LAW APP			
8.21	The Minnesota Election Law is app	licable to voting	g by absentee ball	ot and early voting
8.22	unless otherwise provided in this chap	ter.		
		: 000D 01	· 1.11	ding a subdivision
8.23		ection 203B.01,	is amended by ad	ung a suburvision
8.24				
8.25				
8.26	office of the county auditor or designation	ited municipal c	lerk within the tin	ne period provided
8.27	in section 203B.31.			
			and distance 1 to	amonded to read.
8.28	Sec. 13. Minnesota Statutes 2018, se	ection 203B.03,	subdivision 1, 18	
8.29	Subdivision 1. Violation. (a) No in	ndividual shall i	ntentionally:	
8.30	0 (1) make or sign any false certification	ate required by t	his chapter;	

## Article I Sec. 13,

	03/13/19 R	EVISOR	JRM/TM	SCRH1603CR1				
9.1	(2) make any false or untrue statement i	n any applicati	on for absente	e ballots;				
9.2	(3) apply for absentee ballots more than	once in any eld	ection with the	e intent to cast an				
9.3	illegal ballot;							
9.4	(4) exhibit a ballot marked by that indiv	idual to any oth	ier individual;	;				
9.5	(5) do any act in violation of the provision	ons of this chap	ter for the pur	pose of casting an				
9.6	illegal vote in any precinct or for the purpose	se of aiding and	other to cast ar	n illegal vote;				
9.7	(6) use information from absentce ballot	or early voting 1	naterials or re-	cords for purposes				
9.8	unrelated to elections, political activities, or	law enforceme	ent;					
9.9	(7) provide assistance to an absentee or	early voter exce	ept in the man	ner provided by				
9.10	section 204C.15, subdivision 1;							
9.11	(8) solicit the vote of an absentee or earl	y voter while in	n the immedia	te presence of the				
9.12	voter during the time the individual knows	he absentee <u>or</u>	<u>early</u> voter is	voting; or				
9.13	(9) alter an absentee ballot application a	fter it has been	signed by the	voter, except by				
9.14	an election official for administrative purpo	ses.						
9.15	(b) Before inspecting information from a	bsentee ballot	or early voting	g materials or				
9.16	records, an individual shall provide identific	ation to the pu	blic official ha	aving custody of				
9.17	the material or information.							
9.18	Sec. 14. Minnesota Statutes 2018, section	203B.04, subdi	vision 5, is ar	nended to read:				
9.19	Subd. 5. Permanent absentee voter stat	<b>us.</b> (a) An eligi	ble voter may	apply to a county				
9.20	auditor or municipal clerk to automatically a	eceive an abser	ntee ballot <del>app</del>	olication before				
9.21	each election, other than an election by mail	conducted und	er section 204	B.45, and to have				
9.22	the status as a permanent absentee voter ind	cated on the vo	oter's registrati	ion record. <u>The</u>				
9.23	secretary of state must prescribe a form for t	his purpose. Ai	n eligible vote	er listed as an				
9.24	ongoing absentee voter as of July 31, 2013,	pursuant to law	s in effect on	that date, shall be				
9.25	treated as if the voter applied for status as a	permanent abse	entee voter pu	rsuant to this				
9.26	subdivision.							
9.27	(b) A voter who applies under paragraph	a) must automa	itically be prov	vided an absentee				
9.28	ballot application for each eligible election.	-		e status ends and				
9.29	automatic ballot application delivery must b	e terminated or	ı:					
9.30	(1) the voter's written request;							

9.31 (2) the voter's death;

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
10.1	(3) return of an absentee ballot as un	deliverable; or		
10.2	(4) a change in the voter's status to "	challenged" or "	inactive" in the	statewide voter
10.3	registration system.	enunenged of	maetive mine	state while voter
10.4		· ·		
10.4	(c) The secretary of state shall adopt	rules governing	procedures unde	er this subdivision.
10.5	<b>EFFECTIVE DATE.</b> This section is	s effective Janua	ry 1, 2020, and a	pplies to elections
10.6	conducted on or after that date.			
10.7	Sec. 15. [203B.045] VOTERS WITH	A DISABILIT	<u>'Y.</u>	
10.8	Subdivision 1. Transmitting ballot a	und certificate o	f voter eligibilit	y. (a) A voter with
10.9	a temporary or permanent disability may	include in an a	pplication for ab	osentee ballots a
10.10	request that the ballots, instructions, and	a certificate of	voter eligibility	meeting the
10.11	requirements of section 203B.21, subdiv	vision 3, be trans	mitted to the vo	ter electronically
10.12	in an accessible format, including ballots	with the ability t	o be marked by a	ccessible software
10.13	or devices. Upon receipt of a properly con	npleted applicati	on requesting ac	cessible electronic
10.14	transmission, the county auditor shall ele	ectronically tran	smit the requeste	ed materials to the
10.15	voter.			
10.16	(b) Electronic materials provided by	a county auditor	to a voter under	r this subdivision
10.17	must comply with the accessibility stand	ards developed	under section 16	E.03, subdivision
10.18	<u>9.</u>			
10.19	(c) The county auditor or municipal c	elerk must provi	de a return envel	lope containing
10.20	first class postage to a voter requesting a	ballot and ballo	t materials unde	r this subdivision.
10.21	Subd. 2. Marking ballots. The voter	may electronical	llv mark the ballo	ot using accessible
10.22	software or devices.	2	·	
10.00	Subd 2 Detuning usted ballets T	L 4 4	6 dh t . 11	11. (
10.23	Subd. 3. Returning voted ballots. T			allots and the
10.24	certificate of voter eligibility to the coun	ty auditor in a s	ealed envelope.	
10.25	Sec. 16. Minnesota Statutes 2018, sect	ion 203B.05, sul	bdivision 1, is ar	mended to read:
10.26	Subdivision 1. Generally. The full-ti	me clerk of any	city or town sha	ll administer the
10.27_	provisions of sections 203B.04 to 203B.	15 if:		
10.28	(1) the county auditor of that county	has designated t	he clerk to admi	nister them; or
10.29	(2) the clerk has given the county aud	itor of that coun	ty notice of inten	tion to administer
10.30	them.			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1	
11.1	The designation or notice must s	pecify whether the c	elerk will be res	ponsible for the	
11.2	administration of a ballot board as p	rovided in section 2	03B.121.		
11.3	A clerk of a city that is located ir	n more than one cou	nty may only ad	lminister the	
11.4	provisions of sections 203B.04 to 20	3B.15 and 203B.30	to 203B.35 if th	he clerk has been	
11.5	designated by each of the county aud	litors or has provide	ed notice to each	1 of the county	
11.6	auditors that the city will administer	absentee voting. A	clerk may only	administer the	
11.7	provisions of sections 203B.04 to 20	3B.15 if the clerk h	as technical cap	acity to access the	
11.8	statewide voter registration system in	the secure manner p	prescribed by the	e secretary of state.	
11.9	The secretary of state must identify l	nardware, software,	security, or othe	er technical	
11.10	prerequisites necessary to ensure the	security, access cor	ntrols, and perfo	ormance of the	
11.11	statewide voter registration system. A	A clerk must receive	training approv	ed by the secretary	
11.12	of state on the use of the statewide vot	er registration syster	n before adminis	stering this section.	
11.13	A clerk may not use the statewide vo	ter registration syst	em until the cler	rk has received the	
11.14	required training. The county auditor	r must notify the sec	cretary of state o	of any municipal	
11.15	clerk who will be administering the	provisions of this se	ction and the du	ities that the clerk	
11.16	will administer.				
11.17	Sec. 17. Minnesota Statutes 2018,	section 203B.06, su	bdivision 1, is a	mended to read:	
11.18	Subdivision 1. Printing and deli	very of forms. Eacl	h county auditor	r and municipal	
11.19	clerk shall prepare and print a suffici	ent number of blan	c application for	ms for absentee	
11.20	ballots. The county auditor or munication	ipal clerk shall deliv	er a blank appli	cation form to any	
11.21	voter who requests one pursuant to see	ction 203B.04. Blan	k application for	ms must be mailed	
11.22	to eligible voters who have requested	an application pursu	ant to section 203	3B.04, subdivision	
11.23	5, at least 60 days before:				
11.24	(1) each regularly scheduled prin	nary for federal, stat	e, county, city, c	<del>yr school board</del>	
11.25	office;				
11.26	(2) each regularly scheduled gene	eral election for city	or school board	l office for which	
11.27	a primary is not held; and				
11.28	(3) a special primary to fill a fede	ral or county office	vacancy or spec	eial election to fill	
11.29	a federal or county office vacancy, if	a primary is not requ	ired to be held p	oursuant to section	
11.30	204D.03, subdivision 3, or 204D.07,	subdivision 3; and			
11.31	(4) any election held in conjuncti	on with an election	described in cla	uses (1) to (3);	
11.32	or at least 45 days before any other p	rimary or other elec	ction for which a	<del>i primary is not</del>	
11.33	held.				

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
12.1	EFFECTIVE DATE. This section	n is effective Janu	ary 1, 2020, and a	applies to elections
12.2	conducted on or after that date.			
			1.1	
12.3	Sec. 18. Minnesota Statutes 2018, se	ection 203B.06, s	ubdivision 3, is a	mended to read:
12.4	Subd. 3. Delivery of ballots. (a) <u>T</u>	he county audito	r or municipal clo	erk, or full-time
12.5	clerk of any city or town administerin	g an election purs	suant to section 2	03B.05, shall mail
12.6	absentee ballots to voters on the perma	ment absentee bal	lot list pursuant t	o section 203B.04,
12.7	subdivision 5, at least 45 days before:			
12.8	(1) each regularly scheduled prima	ary or general elec	ction for federal,	state, county, city,
12.9	or school board office;			
12.10	(2) each special primary or special	election to fill a f	ederal, state, cou	nty, city, or school
12.11	board vacancy; except			
12.12	(3) town clerks administering abser	ntee ballots for a t	own general elec	tion held in March
12.13	shall deliver absentee ballots at least 3	30 days before the	e election.	
12.14	(b) The commissioner of correctio	ns must provide t	he secretary of st	ate with a list of
12.15	the names and mailing addresses of sta	ate adult correctio	onal facilities. An	application for an
12.16	absentee ballot that provides an addres	ss included on the	e list provided by	the commissioner
12.17	of corrections must not be accepted ar	nd an absentee ba	llot must not be p	provided to the
12.18	applicant. The county auditor or muni	cipal clerk must p	promptly transmi	t a copy of the
12.19	application to the county attorney. The I	Department of Cor	rections must imp	element procedures
12.20	to ensure that absentee ballots issued u	under this chapter	are not received	or mailed by
12.21	offenders incarcerated at state adult co	prrectional faciliti	es.	
12.22	(b) (c) If an application for absente	e ballots is accep	ted at a time whe	en absentee ballots
12.23	are not yet available for distribution, t	he county auditor	, or municipal cl	erk accepting the
12.24	application shall file it and as soon as	absentee ballots a	are available for a	listribution shall
12.25	mail them to the address specified in t	he application. If	an application for	or absentee ballots
12.26	is accepted when absentee ballots are	available for dist	ribution, the cour	nty auditor or
12.27	municipal clerk accepting the applicat	ion shall promptl	y:	
12.28	(1) mail the ballots to the voter wh	ose signature app	ears on the appli	cation if the
12.29	application is submitted by mail and d	loes not request c	ommercial shipp	ing under clause
12.30	(2);			
12.31	(2) ship the ballots to the voter usir	ng a commercial s	hipper requested	by the voter at the
12.32	voter's expense;			

....

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
13.1	(3) deliver the absentee ballots direct	ly to the voter if th	ne application is s	submitted in
13.2	person; or	-,		
13.3	(4) deliver the absentee ballots in a se	aled transmittal en	velone to an agen	t who has been
13.4	designated to bring the ballots, as provid			
13.5	who would have difficulty getting to the			
13.6	who is disabled, or who is a patient in a h			
13.7	assisted living services governed by cha			
13.8	for adults licensed under section 245A.0			
13.9	battered women as defined in section 61			Sherter for
13.10	(e) (d) If an application does not indi			
13.11	sought, the county auditor or municipal			
13.12	next election occurring after receipt of the			
13.13	shipped, or delivered to an applicant for a			
13.14	subdivision 2, or when a replacement bal	lot has been reque	sted by the voter f	for a ballot that
13.15	has been spoiled or lost in transit.			
13.16	<b>EFFECTIVE DATE.</b> This section is	effective January	1, 2020, and appl	ies to elections
13.17	conducted on or after that date.			
13.18	Sec. 19. Minnesota Statutes 2018, sect	ion 203B.081, sub	division 1, is ame	ended to read:
13.19	Subdivision 1. Location; timing. (a)	An eligible voter	may vote by abse	entee ballot in
13.20	the office of the county auditor and at ar	y other polling pla	ace designated by	the county
13.21	auditor or by a municipal clerk authorized	ed to conduct abse	ntee balloting und	der section
13.22	203B.05 during the 46 days before the e	lection, except as	provided in this s	ection.
13.23	(b) A polling place location, other th	an the office of the	county auditor, r	nay be opened
13.24	for fewer than 46 days. If a polling place	e is open fewer that	n 46 days before	the election,
13.25	the county auditor or municipal clerk mu	ist post the polling	place location a	nd hours of
13.26	operation on the jurisdiction's website an	nd must inform the	secretary of state	e of the polling
13.27	place's location and hours.			
13.28	Sec. 20. Minnesota Statutes 2018, sect	ion 203B.085, is a	mended to read:	
13.29	203B.085 COUNTY AUDITOR'S	AND MUNICIPA	L CLERK'S OI	FICES TO
13.30	REMAIN OPEN DURING CERTAIN	HOURS PREC	EDING ELECTI	ION.
13.31	The county auditor's office in each c	ounty and the cler	k's office in each	city or town
13.32	authorized under section 203B.05 to adr	ninister absentee b	alloting must be	open for

03/13/19		REVISOR	JRM/TM	SCRH1603CR1
14.2         to 12:00           14.3         section           14.4         auditor           14.5         must be           14.6         immed           14.7         Saturdation	nce of absentee ballot application 2000 on the day immediately provide the second sec	preceding an electi a Sunday. When pe ly voting under see p.m. on Saturday a ial, or general elect es must be open fo a town general elect	on subject to ex- erforming the di- ction 203B.30, and until 5:00 p ction unless that r absentee votir ction held in M	arly voting under atties of the county the clerk's office a.m. on the day at day falls on a ang from 10:00 a.m. arch. The school
14.12     Su       14.13     munici       14.14     to adh       14.15     board       14.16     abser       14.17     inclu       14.18     proce       14.19     ()       14.20     juris       14.21     ()	21. Minnesota Statutes 2018, se abdivision 1. Establishment; ap cipality, and school district with <u>minister early voting</u> must, by or a must consist of a sufficient nur atee ballots and appointed as pro- de deputy county auditors or de essing and counting of absentee b) Each jurisdiction must pay a r diction's ballot board for service c) Except as otherwise provided apply to a ballot board.	plicable laws. (a) <sup>2</sup> responsibility to a rdinance or resolut nber of election ju vided in sections 2 puty city clerks wh ballots. reasonable compet es rendered during	The governing b ccept and reject tion, establish a dges trained in 04B.19 to 204E no have receive nsation to each an election.	oody of each county, t absentee ballots <u>or</u> ballot board. The the handling of 3.22. The board may d training in the member of that
14.24 14.25 sha 14.26 203 14.27 two 14.28 it a 14.29 the	ec. 22. Minnesota Statutes 2018, Subd. 2. <b>Duties of ballot board</b> Il take possession of all return e B.08. Upon receipt from the co o or more members of the ballot b eccepted or rejected in the manner duties in this section must be of m that requirement under sectior	; absentee ballots nvelopes delivered unty auditor, muni poard shall examin provided in this su different major po	. (a) The memb I to them in acc cipal clerk, or s e each return en bdivision. Elec olitical parties, u	ers of the ballot board ordance with section school district clerk, welope and shall mark tion judges performing unless they are exempt

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
15.1	(b) The members of the ballot board	shall mark the ret	urn envelope '	'Accepted" and
15.2	initial or sign the return envelope below	the word "Accept	ed" if a majori	ity of the members
15.3	of the ballot board examining the envelo	ope are satisfied th	at:	
15.4	(1) the voter's name and address on t	he return envelopo	e are the same	as the information
15.5	provided on the absentee ballot applicat	ion or voter record	1;	
15.6	(2) the voter signed the certification	on the envelope;		
15.7	(3) the voter's Minnesota driver's lic			
15.8	digits of the voter's Social Security num			
15.9	ballot application or voter record. If the			
15.10	compare the signature provided by the a	applicant to detern	nine whether t	he ballots were
15.11	returned by the same person to whom the	hey were transmitt	ed;	
15.12	(4) the voter is registered and eligib	le to vote in the pr	ecinct or has i	included a properly
15.13	completed voter registration application	n in the return env	elope;	
15.14	(5) the certificate has been complete	ed as prescribed in	the directions	s for casting an
15.15	absentee ballot; and			
15.16	(6) the voter has not already voted a			
15.17	close of business on the seventh day be	efore the election,	by absentee ba	allot.
15.18	The return envelope from accepted	ballots must be pre	eserved and re	turned to the county
15.19	auditor.			
15.20	(c)(1) If a majority of the members			
15.21	that an absentee voter has failed to mee			
15.22				
15.23	-			
15.24				
15.25	Failure to place the ballot within the se	ecurity envelope b	efore placing	it in the outer white
15.26	envelope is not a reason to reject an ab	osentee ballot.		
15.27				
15.28				
15.29	a replacement absentee ballot and retu	rn envelope in pla	ce of the rejec	eted ballot.
15.30				
15.31				
15.32	telephone or e-mail to notify the voter	that the voter's ba	llot has been 1	rejected. The official
15.33	must document the attempts made to a	contact the voter.		

REVISOR

JRM/TM

SCRH1603CR1

## Article 1 Sec. 22.

REVISOR JRM/TM SC

SCRH1603CR1

(d) The official in charge of the absentee ballot board must mail the voter a written notice 16.1 of absentee ballot rejection between six and ten weeks following the election. If the official 16.2 determines that the voter has otherwise cast a ballot in the election, no notice is required. 16.3 If an absentee ballot arrives after the deadline for submission provided by this chapter, the 16.4 notice must be provided between six to ten weeks after receipt of the ballot. A notice of 16.5 absentee ballot rejection must contain the following information: 16.6 (1) the date on which the absentee ballot was rejected or, if the ballot was received after 16.7 the required deadline for submission, the date on which the ballot was received; 16.8 (2) the reason for rejection; and 16.9 (3) the name of the appropriate election official to whom the voter may direct further 16.10 questions, along with appropriate contact information. 16.11 (e) An absentee ballot return envelope marked "Rejected" may not be opened or subject 16.12 to further review except in an election contest filed pursuant to chapter 209. 16.13 EFFECTIVE DATE. This section is effective January 1, 2020, and applies to elections 16.14 conducted on or after that date. 16.15 Sec. 23. Minnesota Statutes 2018, section 203B.121, is amended by adding a subdivision 16.16 to read: 16.17 Subd. 2a. Duties of ballot board; early voting. The members of the ballot board shall 16.18 administer the process of early voting as prescribed in section 203B.35, and shall make a 16.19 record of voters who cast ballots early and count those ballots as provided in subdivisions 16.20 4 and 5. 16.21 Sec. 24. Minnesota Statutes 2018, section 203B.121, subdivision 3, is amended to read: 16.22 Subd. 3. Record of voting. (a) When applicable, the county auditor or municipal clerk 16.23 must immediately record that a voter's absentee ballot has been accepted or that the voter 16.24 16.25 has cast a ballot pursuant to the early voting procedures provided in this chapter. A voter whose record indicates that the voter has cast an early ballot must not be permitted to cast 16.26 another ballot in that election. After the close of business on the seventh day before the 16.27 election day prior to the beginning of the early voting period as provided in section 203B.31, 16.28 a voter whose record indicates that an absentee ballot has been accepted must not be permitted 16.29 to cast another ballot at that election. In a state primary, general, or state special election 16.30 for federal or, state, or county office, the auditor or clerk must also record this information 16.31 in the statewide voter registration system. 16.32

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
17.1	(b) The roster must be marked, and	a supplemental	report of absente	e and early voters
17.2	who submitted a voter registration appli			
17.3	than the start of voting on election day t			
17.4	at the election. The roster may be marked	ed either:		
17.5	(1) by the county auditor or municip	al clerk before	election day;	
17.6	(2) by the ballot board before election	on day; or		
17.7	(3) by the election judges at the poll	ing place on ele	ection day.	
17.8	The record of a voter whose absente	e ballot was rec	eived after the cl	ose of business on
17.9	the seventh day before the election is no	ot required to be	marked on the r	oster or contained
17.10	in a supplemental report as required by	this paragraph.		
17.11	Sec. 25. Minnesota Statutes 2018, sect	tion 203B.121,	subdivision 5, is	amended to read:
17.12	Subd. 5. Storage and counting of a	bsentee and ea	rly voting ballot	s. (a) On a day on
17.13	which absentee or early voting ballots a	re inserted into	a ballot box, two	members of the
17.14	ballot board must:			
17.15	(1) remove the ballots from the ballo	ot box at the end	l of the day;	
17.16	(2) without inspecting the ballots, en	sure that the nu	mber of ballots r	emoved from the
17.17	ballot box is equal to the number of vote	rs who cast ear	ly votes and whose	se absentee ballots
17.18	were accepted that day; and			
17.19	(3) seal and secure all voted and unv	oted ballots pre	esent in that location	ion at the end of
17.20	the day.			
17.21	(b) After the polls have closed on ele	ection day, two	members of the b	allot board must
17.22	count the ballots, tabulating the vote in a			
17.23	the total votes cast for each candidate or q	uestion. In state	primary and state	e general elections,
17.24	the results must indicate the total votes of	cast for each car	ndidate or questio	n in each precinct
17.25	and report the vote totals tabulated for e	ach precinct. T	he count must be	recorded on a
17.26	summary statement in substantially the	same format as	provided in secti-	on 204C.26. The
17.27	ballot board shall submit at least one con	mpleted summa	ary statement to th	ne county auditor
17.28	or municipal clerk. The county auditor of	or municipal cle	erk may require th	e ballot board to
17.29	submit a sufficient number of completed	summary stater	ments to comply v	vith the provisions
17.30	of section 204C.27, or the county audito	r or municipal o	elerk may certify	reports containing
17.31	the details of the ballot board summary st	atement to the r	ecipients of the su	mmary statements
17.32	designated in section 204C.27.			

## Article 1 Sec. 25.

REVISOR JRM/TM

SCRH1603CR1

In state primary and state general elections, these vote totals shall be added to the vote 18.1 totals on the summary statements of the returns for the appropriate precinct. In other elections, 18.2 these vote totals may be added to the vote totals on the summary statement of returns for 18.3 18.4 the appropriate precinct or may be reported as a separate total. The count shall be public. No vote totals from ballots may be made public before the 18.5 close of voting on election day. 18.6 (c) In addition to the requirements of paragraphs (a) and (b), if the task has not been 18.7 completed previously, the members of the ballot board must verify as soon as possible, but 18.8 no later than 24 hours after the end of the hours for voting, that voters whose absentee ballots 18.9 arrived after the rosters were marked or supplemental reports were generated and whose 18.10 ballots were accepted did not vote in person on election day. An absentee ballot submitted 18.11 by a voter who has voted in person on election day must be rejected. All other accepted 18.12absentee ballots must be opened, duplicated if necessary, and counted by members of the 18.13 ballot board. The vote totals from these ballots must be incorporated into the totals with the 18.14 other absentee ballots and handled according to paragraph (b). 18.15 Sec. 26. [203B.30] EARLY VOTING; APPLICABILITY. 18.16 (a) Any eligible voter may vote in person in a federal, state, or county election prior to 18.17 the date of the election, in the manner provided in sections 203B.31 to 203B.35. 18.18 (b)(1) Subject to clause (2), for city elections not held in conjunction with a federal, 18.19 state, or county election, the city may authorize eligible voters to vote in the manner provided 18.20 in sections 203B.31 to 203B.35 upon resolution of the governing body of the city, adopted 18.21 prior to the first day for filing affidavits of candidacy for the election. In the case of a home 18.22 18.23 rule charter city, authorization may alternatively be made by amendment to the city's charter for this purpose. 18.24 (2) A city may only authorize voting under sections 203B.31 to 203B.35 if the municipal 18.25 clerk has the technical capacity to access the statewide voter registration system in the secure 18.26 manner prescribed by the secretary of state. The secretary of state must identify hardware, 18.27 software, security, or other technical prerequisites necessary to ensure the security, access 18.28

18.29 controls, and performance of the statewide voter registration system. The clerk must receive

18.30 training approved by the secretary of state on the use of the statewide voter registration

18.31 system before administering voting authorized under this paragraph. The clerk may not use

18.32 the statewide voter registration system until the clerk has received the required training.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
19.1	Sec. 27. [203B.31] TIME PERIC	DD FOR EARLY V	OTING.	
19.2	Early voting must be available to	o any eligible voter :	as provided in se	ection 203B.32 for
19.3	every primary, general, and special			
19.4	from 30 days before the election three			
19.5	voters in line at 5:00 p.m. on the thi			
19.6	the same manner as provided in sect			
19.7	Sec. 28. [203B.32] HOURS FOR	EARLY VOTING		
19.8	Early voting must be available b	etween the hours of	8:00 a.m. and 4:	30 p.m. on each
19.9	weekday during the time period pro-	vided in section 203	B.31, from 8:00	a.m. to 8:00 p.m.
19.10	on at least one weekday, and from 10	0:00 a.m. to 5:00 p.r	n. on the two Sa	turdays before the
19.11	election.			
19.12	Sec. 29. [203B.33] LOCATIONS	FOR EARLY VOT	<u>FING.</u>	
19.13	(a) Early voting must be made av	ailable at polling pl	aces designated	in the county
19.14	auditor's offices in county-owned or	operated buildings,	at the municipal	clerk's office in
19.15	every municipality that has been dele	egated the responsib	ility to administe	er absentee voting
19.16	as provided in section 203B.05 or wh	ich is conducting an	election that incl	udes early voting,
19.17	as authorized in section 203B.30, and	at any other county c	or city-owned or o	operated buildings
19.18	designated by the county auditor or 1	nunicipal clerk. At l	east one voting	station and one
19.19	ballot marking device for disabled ve	oters must be made a	available in each	polling place.
19.20	(b) The county auditor or municipa	al clerk must make ar	electronic ballo	t counter available
19.21	in each polling place.			
19.22	Sec. 30. [203B.34] NOTICE TO V	OTERS.		
19.23	The county auditor or municipal	elerk must prepare a	notice to the vo	ters of the days,
19.24	times, and locations for early voting.	This notice must be	posted on the c	ounty's website,
19.25	if applicable, and the website for eac	h municipality in the	e county where a	an early voting
19.26	location is designated for the election	n at least 14 days bet	fore the first day	for early voting.
19.27	If a county or municipality does not b	have a website, the c	county auditor of	municipal clerk
19.28	must publish the notice at least once	in the jurisdiction's	official newspap	er at least seven
19.29	days and not more than 14 days befo	re the first day for ea	arly voting.	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
			TOTING	
20.1	Sec. 31. [203B.35] PROCEDURE			
20.2	Subdivision 1. Voting procedure	Each voter shall	sign the certifica	ation provided in
20.3	section 204C.10. An individual who	is not registered to	o vote must regis	ter in the manner
20.4	provided in section 201.061, subdivi	sion 3.		
20.5	After the voter has signed the cer	tification, a memb	per of the ballot l	poard must provide
20.5	a ballot to the voter. Ballots must be	prepared and dist	ributed by memb	pers of the ballot
20.7	board in the manner provided in secti	on 204C.09. The v	oter must mark t	he ballot and deposit
20.8	it in either a precinct voting system of	or a sealed ballot b	ox. A voter may	not leave the polling
20.9	place with the ballot.			
	Subd. 2. Processing of ballots.	Ballots cast pursua	ant to sections 20	)3B.30 to 203B.35
20.10	must be processed and counted by a			
20.11				
20.12	Sec. 32. Minnesota Statutes 2018	, section 204B.28,	, subdivision 2, i	s amended to read:
20.13	Subd. 2. Election supplies; du	ties of county aud	litors and clerk	s. <u>(a)</u> Except as
20.14	otherwise provided for absentee ba	llots in this section	n and in section 2	204B.35, subdivision
20.15	4. the county auditor shall complet	e the preparation of	of the election m	aterials for which the
20.10	auditor is responsible at least four d	lays before every s	tate primary and	state general election.
20.1	7 At any time after all election mate	rials are available	from the county	auditor but not later
20.1	1 c 1 hafara the election e	ach municipal clei	rk shall secure fro	om the county auditor:
20.1	9 (a) (1) the forms that are require	red for the conduc	t of the election;	
20.2	(b) (2) any printed voter instru	ection materials fu	rnished by the se	cretary of state;
20.2				
20.2	22 (d) (4) a sufficient quantity of	the official ballots	s, registration file	es, envelopes for ballot
20.3	returns, and other supplies and ma	aterials required fo	or each precinct i	n order to comply with
20.	the provisions of the Minnesota E	Election Law. The	county auditor m	ay furnish the election
20.				
20.				
20.	(b) The county auditor must p	prepare and make	available election	n materials for early
20	voting to city clerks designated t	o administer early	voting under see	ction 203B.05 at least
20	29 one day prior to the beginning of	f the early voting p	period as provide	d in section 203B.31.

	03/13/19 REVISOR JRM/TM SCRH1603CR1
21.1	Sec. 33. Minnesota Statutes 2018, section 204B.35, is amended by adding a subdivision
21.2	to read:
21.3	Subd. 6. Electronic voting systems. Notwithstanding sections 204B.35 to 204B.44 and
21.4	chapter 204D, a jurisdiction may employ an electronic voting system provided by section
21.5	206.80, paragraph (b), clause (3), displaying the required ballot information on an electronic
21.6	device in a format that substantially meets the requirements of law.
21.7	Sec. 34. Minnesota Statutes 2018, section 204B.45, subdivision 1, is amended to read:
21.8	Subdivision 1. Authorization. A town of any size not located in a metropolitan county
21.9	as defined by section 473.121, or a city having fewer than 400 registered voters on June 1
21.10	of an election year and not located in a metropolitan county as defined by section 473.121,
21.11	may provide balloting by mail at any municipal, county, or state election with no polling
21.12	place other than the office of the auditor or clerk or other locations designated by the auditor
21.13	or clerk. The governing body may apply to the county auditor for permission to conduct
21.14	balloting by mail. The county board may provide for balloting by mail in unorganized
21.15	territory. The governing body of any municipality may designate for mail balloting any
21.16	precinct having fewer than 100 registered voters, subject to the approval of the county
21.17	auditor.
21.18	Voted ballots may be returned in person to any location designated by the county auditor
21.19	or municipal clerk.
21.20	EFFECTIVE DATE. This section is effective January 1, 2020, and applies to elections
21.21	conducted on or after that date.
21.22	Sec. 35. Minnesota Statutes 2018, section 204B.45, subdivision 2, is amended to read:
21.23	Subd. 2. Procedure. Notice of the election and the special mail procedure must be given
21.24	at least ten weeks prior to the election. Not more than 46 days nor later than 14 days before
21.25	a regularly scheduled election and not more than 30 days nor later than 14 days before any
21.26	other election, the auditor shall mail ballots by nonforwardable mail to all voters registered
21.27	in the city, town, or unorganized territory. No later than 14 days before the election, the
21.28	auditor must make a subsequent mailing of ballots to those voters who register to vote after
21.29	the initial mailing but before the 20th day before the election. Eligible voters not registered
21.30	at the time the ballots are mailed and eligible voters with a temporary or permanent disability
21.31	may apply for ballots as provided in chapter 203B. Ballot return envelopes, with return
21.32	postage provided, must be preaddressed to the auditor or clerk and the voter may return the
21.33	ballot by mail or in person to the office of the auditor or clerk. The auditor or clerk must

REVISOR

JRM/TM

SCRH1603CR1

appoint a ballot board to examine the mail and absentee ballot return envelopes and mark 22.1 them "accepted" or "rejected" within three days of receipt if there are 14 or fewer days 22.2 before election day, or within five days of receipt if there are more than 14 days before 22.3 election day. The board may consist of deputy county auditors or deputy municipal clerks 22.4 who have received training in the processing and counting of mail ballots, who need not be 22.5 affiliated with a major political party. Election judges performing the duties in this section 22.6 must be of different major political parties, unless they are exempt from that requirement 22.7 under section 205.075, subdivision 4, or section 205A.10. If an envelope has been rejected 22.8 at least five days before the election, the ballots in the envelope must remain sealed and the 22.9 auditor or clerk shall provide the voter with a replacement ballot and return envelope in 22.10 place of the spoiled ballot. If the ballot is rejected within five days of the election, the 22.11 envelope must remain sealed and the official in charge of the ballot board must attempt to 22.12 contact the voter by telephone or e-mail to notify the voter that the voter's ballot has been 22.13 rejected. The official must document the attempts made to contact the voter. 22.14 If the ballot is accepted, the county auditor or municipal clerk must mark the roster to 22.15 indicate that the voter has already cast a ballot in that election. After the close of business 22.16 on the seventh day before the election, the ballots from return envelopes marked "Accepted" 22.17 may be opened, duplicated as needed in the manner provided by section 206.86, subdivision 22.18 5, initialed by the members of the ballot board, and deposited in the ballot box. 22.19 In all other respects, the provisions of the Minnesota Election Law governing deposit 22.20 and counting of ballots apply. 22.21 The mail and absentee ballots for a precinct must be counted together and reported as 22.22 one vote total. No vote totals from mail or absentee ballots may be made public before the 22.23 close of voting on election day. 22.24 The costs of the mailing shall be paid by the election jurisdiction in which the voter 22.25 resides. Any ballot received by 8:00 p.m. on the day of the election must be counted. 22.26 Sec. 36. Minnesota Statutes 2018, section 204C.03, is amended by adding a subdivision 22.27 to read: 22.28 Subd. 5. Transit service. Certain requirements for transit service on the date of a state 22.29 general election are as provided in sections 174.24, subdivision 7a, and 473.408, subdivision 22.30 11. 22 31

22.32 **EFFECTIVE DATE.** This section is effective July 1, 2020.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1			
23.1	Sec. 37. Minnesota Statutes 2018, sec	tion 204C.10, i	s amended to read	d:			
23.2	204C.10 POLLING PLACE ROSTER; VOTER SIGNATURE CERTIFICATE;						
23.3	VOTER RECEIPT.			, i i i i i i i i i i i i i i i i i i i			
23.4	(a) An individual seeking to vote sha	all sign a pollin	g place roster or	voter signature			
23.5	certificate which states that the individu						
23.6	(1) is at least 18 years of age;						
23.7	(2) a citizen of the United States;						
23.8	(3) has resided in Minnesota for 20 c	lays immediate	ly preceding the e	election;			
23.9	$(\underline{4})$ maintains residence at the address	s shown <del>,</del> ;					
23.10	(5) is not under a guardianship in which	ich the court or	ler revokes the in	dividual's right to			
23.11	vote-j_						
23.12	(6) has not been found by a court of l	aw to be legall	y incompetent to	vote or;			
23.13	(7) has the right to vote because, if the	e individual wa	is convicted of a	felony, <del>the felony</del>			
23.14	sentence has expired or been completed	or the individua	al has <del>been discha</del>	urged from the			
23.15	sentence, completed the term of incarcer	ation, if any, fo	r the felony offen	ise;			
23.16	(8) is registered; and						
23.17	(9) has not already voted in the election	on.					
23.18	The roster must also state: "I understa	and that delibera	ately providing fa	alse information			
23.19	is a felony punishable by not more than fir	ve years imprise	onment and a fine	e of not more than			
23.20	\$10,000, or both."						
23.21	(b) At the presidential nomination pri	mary, the pollin	ig place roster mi	ust also state: "I			
23.22	am in general agreement with the princip	les of the party	for whose candid	late I intend to			
23.23	vote, and I understand that my choice of	a party's ballot	will be public inf	ormation." This			
23.24	statement must appear separately from the	e statements req	uired in paragrap	h (a). The felony			
23.25	penalty provided for in paragraph (a) doe	s not apply to the	his paragraph.				
23.26	(c) (b) A judge may, before the applic	ant signs the ro	ster or voter sign	ature certificate,			
23.27	confirm the applicant's name, address, an	d date of birth.					
23.28	(d) (c) After the applicant signs the ro	ster or voter sig	mature certificate	e, the judge shall			
23.29	give the applicant a voter's receipt. The ve	oter shall delive	er the voter's rece	ipt to the judge			
23.30	in charge of ballots as proof of the voter's	right to vote, a	nd thereupon the	judge shall hand			

## REVISOR

JRM/TM

SCRH1603CR1

to the voter the ballot. The voters' receipts must be maintained during the time for notice

24.2 of filing an election contest.

(e) (d) Whenever a challenged status appears on the polling place roster, an election
judge must ensure that the challenge is concealed or hidden from the view of any voter other
than the voter whose status is challenged.

24.6 Sec. 38. Minnesota Statutes 2018, section 204C.15, subdivision 1, is amended to read:

Subdivision 1. Physical assistance in marking ballots. A voter who claims a need for 24.7 assistance because of inability to read English or physical inability to mark a ballot may 24.8obtain the aid of two election judges who are members of different major political parties. 24.9 The election judges shall mark the ballots as directed by the voter and in as secret a manner 24.10 as circumstances permit. A voter in need of assistance may alternatively obtain the assistance 24.11 of any individual the voter chooses. Only the following persons may not provide assistance 24.12 to a voter: the voter's employer, an agent of the voter's employer, an officer or agent of the 24.13 voter's union, or a candidate for election. The person who assists the voter shall, 24.14 unaccompanied by an election judge, retire with that voter to a booth and mark the ballot 24.15 as directed by the voter. No person who assists another voter as provided in the preceding 24.16

24.17 sentence shall mark the ballots of more than three voters at one election. Before the ballots

are deposited, the voter may show them privately to an election judge to ascertain that they
are marked as the voter directed. An election judge or other individual assisting a voter shall
not in any manner request, persuade, induce, or attempt to persuade or induce the voter to
vote for any particular political party or candidate. The election judges or other individuals

24.22 who assist the voter shall not reveal to anyone the name of any candidate for whom the

24.23 voter has voted or anything that took place while assisting the voter.

24.24 Sec. 39. Minnesota Statutes 2018, section 204C.24, subdivision 1, is amended to read:

Subdivision 1. Information requirements. Precinct summary statements shall be
submitted by the election judges in every precinct. For all elections, the election judges
shall complete three or more copies of the summary statements, and each copy shall contain
the following information for each kind of ballot:

(1) the number of ballots delivered to the precinct as adjusted by the actual count made
by the election judges, the number of unofficial ballots made, and the number of absentee
ballots delivered to the precinct;

		03/13/19	REVISOR	JRM/TM	SCRH1603CR1		
	25.1	(2) the number of votes each c	andidate received or th	a number of o			
	25.2	each question, the number of unde	ervotes, the number of	vervotes and the	nd no votes on		
	25.3	each question, the number of undervotes, the number of overvotes, and the number of defective ballots with respect to each office or question;					
	25.4	(3) the number of spoiled ballo	ots, the number of dupli	cate ballots made	, the number of		
	25.5	absentee ballots rejected, and the r	number of unused ballo	ts, presuming that	the total count		
	25.6	provided on each package of unop	ened prepackaged ballc	ots is correct;			
	25.7	(4) the number of voted ballots	indicating only a voter	's choices as provi	ided by section		
	25.8	206.80, paragraph (b), clause (3);					
	25.9	(4) (5) the number of individual	ls who voted at the elec	tion in the precine	et which must		
	25.10	equal the total number of ballots ca	st in the precinct, as rea	uired by sections	204C.20 and		
	25.11	206.86, subdivision 1;	n 1;				
	25.12	(5) (6) the number of voters reg	istering on election day	in that precinct; a	and		
	25.13	$\frac{(6)}{(7)}$ the signatures of the elec	tion judges who counte	d the ballots certi	fving that all		
	25.14	of the ballots cast were properly pile	ed, checked, and counte	d; and that the nu	mbers entered		
	25.15	by the election judges on the summa	ary statements correctly	show the number	r of votes cast		
	25.16	for each candidate and for and again	ast each question.				
	25.17	At least two copies of the summa	ary statement must be p	repared for election	ons not held		
	25.18	on the same day as the state election	S.				
	25.19	Sec. 40. Minnesota Statutes 2018,					
	25.20	Subd. 2. Special election when I	egislature will be in se	ssion. Except for	vacancies in		
	25.21	the legislature which occur at any tim	ne between the last day	of session in an oc	dd-numbered		
	25.22	year and the 40th 54th day prior to the					
	25.23	even-numbered year, when a vacancy					
	25.24	the individual elected as provided by					
	25.25	of the office immediately upon electi					
1	25.26	vacancy occurs a writ calling for a sp	ecial election. The spec	cial election shall	be held as		
1.4	25.27	soon as possible, consistent with the	notice requirements of	section 204D.22,	subdivision		
4	25.28	3, but in no event more than 35 49 da					
2	25.29	must not be held during the four days	before or the four days	after a holiday as	s defined in		
2	5.30	section 645.44, subdivision 5.					
2	5.31	EFFECTIVE DATE. This section	n is effective August 1, 2	2019, and applies	to vacancies		

25.32 occurring on or after that date.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
26.1	Sec. 41. Minnesota Statutes 2018	, section 204D.195, i	s amended to re	ad.
26.2				
26.3		sion of law a special -		TROMBILED.
26.4	may not be held:	sion or iaw, a special p	rimary and speci	ial general election
26.5	(1) for a period beginning the data $(1)$	IV following the data	- 6 1	
26.6	ending the day prior to the date of the	ne state general electi	on the state prim	hary election and
26.7	(2) on a holiday, or during the fou			
26.8	in section 645.44, subdivision 5.	a adju before of the fo	our days after a h	oliday, as defined
26.9	EFFECTIVE DATE. This section	on is effective the dec	- C-11	
26.10	applies to special elections for vacan	cies in office occurri	<u>ng on or after th</u>	enactment and
26.11	Sec. 42. Minnesota Statutes 2018, s			
26.12	Subd. 3. Notice of special electio	n. The county audito	r of a county in	which a special
26.13	election is to be held shall direct the c	elerk of each municip	ality in which th	re election is to
26.14	be held to post a notice of the special	primary and special	election at least	seven 14 dave
26.15	before the special primary and at least	t 1421 days before th	e special election	n in the manner
26.16	provided in sections 204B.33 and 204	B.34. If the special p	rimary is to be h	reld 14 21 days
26.17	before the special election, a single not	ice of both elections r	nav be posted se	von down haf
26.18	the primary.		nuj be posteu se	ven days before
26.19	When the special primary or special	al election is to be hel	d on the same d	9V 96 any other
26.20	election, notice of the special primary	or special election m	av he included :	
26.21	the other election, if practicable.	1		u me notice of
26.22	EFFECTIVE DATE. This section	is effective August 1.	2019 and appli	es to vacancias
26.23	occurring on or after that date.		_ o i o, and appn	es to vacancies
26.24	Sec. 43. Minnesota Statutes 2018, sec	ction 204D.23, subdiv	vision 2, is amer	aded to read:
26.25	Subd. 2. Time of filing. Except as p	rovided in subdivisio	n 3, the affidavit	s and petitions
26.26	shall be filed no later than 14 <u>21</u> days b	efore the special prin	nary.	1
26.27	EFFECTIVE DATE. This section i	s effective August 1,	2019, and applie	s to vacancies
26.28	occurring on or after that date.		11	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
27.1	Sec. 44. [204D.275] LOCAL REIMI	BURSEMENT FO	OR SPECIAL EI	ECTIONS.
27.2	Subdivision 1. Reimbursement aut	horized. Each cou	inty and municipa	ility shall be
27.3	reimbursed for the cost of conducting a			
27.4	subdivision 4, for a federal or state offic	e.		
27.5	Subd. 2. Expenses eligible for reim	bursement. The s	ecretary of state s	shall reimburse
27.6	each county and municipality for the co			
27.7	(1) preparation and printing of ballots		materials for the	special election;
27.8	(2) postage for absentee ballots;			
27.9	(3) publication of the sample ballot;			
27.10	(4) preparation of polling places;			
27.11	(5) preparation of electronic voting	systems;		
27.12	(6) compensation paid to the county	canvassing board	members;	
27.13	(7) election judge salaries; and			
27.14	(8) other reasonable costs of admin	istering the electio	n, as approved by	the secretary of
27.15	state.			
27.16	Reimbursable costs do not include salar	ies of permanent lo	cal officials or the	cost of reusable
27.17	supplies and equipment.			
27.18	Subd. 3. Reimbursement requests	(a) Not more than	190 days after the	special election,
27.19	the county auditor must submit a requ	est for reimbursem	ent of the costs in	neurred by the
27.20	county for conducting the special elec	tion and the munic	ipal clerk must su	ıbmit a request
27.21	for reimbursement of the costs incurre	d by the municipa	lity for conductin	g the special
27.22	election. The request for reimburseme	nt must be submit	ed to the secretar	y of state and
27.23	must be accompanied by an itemized d			
27.24	including copies of invoices. In addition	on, the county audi	tor or municipal c	lerk must certify
27.25	that the request for reimbursement is l			
27.26	municipality in the special election. T			
27.27	municipality with the appropriate form	ns for requesting p	ayment and certi-	fying expenses
27.28	under this subdivision.			
27.29	(b) The secretary of state must not	reimburse expens	es unless the requ	lest for payment
27.30	and certification of costs has been sub	mitted as provided	l in this subdivisi	on. The secretary
27.31	of state must complete the issuance of	f reimbursements t	o the counties and	d municipalities
27.32	for qualifying claims no later than 12	0 days after the spe	ecial election. An	ounts necessary

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
28.1	to pay qualifying claims are appropria	ited from the gene	ral fund to the se	cretary of state for
28.2	that purpose.	, in the second s		oreany or state for
28.3	Sec. 45. [204E.01] APPLICABILI	<u>TY.</u>		
28.4	This chapter applies to all election			
28.5	voting. All other provisions of the Mi	nnesota Election L	aw also apply, t	o the extent they
28.6	are not inconsistent with this chapter.			
28.7	Sec. 46. [204E.02] DEFINITIONS.			
28.8	Subdivision 1. Scope. The definition			
28.9	Subd. 2. Batch elimination. "Batch			
28.10	continuing candidates that have no ma	thematical chance	of being elected	<u>.</u>
28.11	Subd. 3. Chief election official. "C	thief election offic	ial" means the p	rincipal officer in
28.12	the jurisdiction charged with duties rel	ating to elections.		
28.13	Subd. 4. Duplicate ranking. "Dupl	licate ranking" me	ans a voter has r	anked the same
28.14	candidate at multiple rankings for the c			
28.15	Subd. 5. Exhausted ballot. "Exhau	sted ballot" means	s a ballot that car	n no longer be
28.16	advanced under the procedures in secti			
28.17	Subd. 6. Highest continuing ranking	ng. "Highest conti	nuing ranking" n	eans the ranking
28.18	on a voter's ballot with the lowest nume			
28.19	Subd. 7. Mathematically impossib	le to be elected. "	Mathematically	impossible to be
28.20	elected" means either:			
28.21	(1) the candidate cannot be elected by	because the candid	ate's current vot	e total plue all
28.22	votes that could possibly be transferred			
28.23	with fewer votes or an equal number of			
28.24	surpass the candidate with the next high			
28.25	(2) the candidate has a lower current	t vote total than a	candidate who is	described by
28.26	clause (1).			
28.27	Subd. 8. Overvote. "Overvote" mea	ns a voter has rank	ed more than or	ie candidate et
28.28	the same ranking.		more mun of	e candidate at

	03/13/19 REVISO	۲ JRI	M/TM	3	SCRH1603CR1			
29.1	Subd. 9. Partially defective ballot. "Partially	defective ba	llot" mea	.ns a	ballot that is			
29.2	defective to the extent that the election judges are t							
29.3	respect to the office being counted.							
29.4	Subd. 10. Ranked-choice voting. "Ranked-ch	oice voting"	means a	n ele	ection method			
29.5								
29.6		ate on each b	allot unti	il tha	it candidate has			
29.7								
29.8	Subd. 11. Ranked-choice voting tabulation	enter. "Ranl	ked-choid	ce vo	oting tabulation			
29.9	center" means the place selected for the automatic	or manual p	processin	g an	d tabulation of			
29.10	0 <u>ballots.</u>							
29.11	Subd. 12. Ranking. "Ranking" means the nur	nber assigned	d by a vo	ter to	o a candidate to			
29.12	2 express the voter's preference for that candidate. R	anking numb	ber one is	the l	nighest ranking.			
29.13	3 A ranking of lower numerical value indicates a g	eater prefere	ence for a	a can	didate than a			
29.14	4 ranking of higher numerical value.							
29.15	5 Subd. 13. Round. "Round" means an instance	Subd. 13. Round. "Round" means an instance of the sequence of voting tabulation steps						
29.16	established in section 204E.06.	established in section 204E.06.						
29.17	<sup>17</sup> Subd. 14. Skipped ranking. "Skipped rankin	Subd. 14. Skipped ranking. "Skipped ranking" means a voter has left a ranking blank						
29.18	and ranks a candidate at a subsequent ranking.	and ranks a candidate at a subsequent ranking.						
29.19	19 Subd. 15. Surplus. "Surplus" means the total	number of v	otes cast	for a	an elected			
29.20	20 candidate in excess of the threshold.							
29.21	Subd. 16. Surplus fraction of a vote. "Surplu	s fraction of	`a vote" n	nean	s the proportion			
29.22	of each vote to be transferred when a surplus is tra	nsferred. The	surplus	fract	ion is calculated			
29.23	by dividing the surplus by the total votes cast for	the elected of	candidate	, cal	culated to four			
29.24	decimal places, ignoring any remainder.							
29.25	25 <u>Subd. 17.</u> Threshold. "Threshold" means the	number of v	otes suffi	cien	t for a candidate			
29.26	to be elected. In any given election, the threshold	l equals the t	otal vote	s coi	inted in the first			
29.27	27 round after removing defective ballots, divided b	the sum of c	one plus t	he m	umber of offices			
29.28	to be filled and adding one to the quotient, disreg	arding any f	fractions.					
29.29	29 <u>Subd. 18.</u> Transfer value. "Transfer value" m	eans the fract	tion of a v	vote t	hat a transferred			
29.30	30 ballot will contribute to the next ranked continui	ng candidate	on that b	oallo	t. The transfer			
29.31	31 value of a vote cast for an elected candidate is cal	culated by m	ultiplying	g the	surplus fraction			
29.32	32 of each vote by its current value, calculated to for	ır decimal pl	aces, igno	oring	g any remainder.			
29.33	33 The transfer value of a vote cast for a defeated c	andidate is th	ne same a	as its	current value.			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
30.1	Subd. 19. Transferable vote. "Tran	sferable vote" mea	ns a vote or a frac	ction of a vote
30.2	for a candidate who has been either ele	cted or defeated.		
30.3	Subd. 20. Totally defective ballot.			
30.4	defective to the extent that election judg	ges are unable to de	termine the voter	's intent for any
30.5	office on the ballot.			
30.6	Subd. 21. Undervote. "Undervote"	means a voter did	not rank any cane	lidates for an
30.7	office.			
		ON TO A DODT I	ANIZED CUO	CF VOTING
30.8	Sec. 47. [204E.03] AUTHORIZATI	ON TO ADOPT I	KANKED-CHO	
30.9	IMPLEMENTATION.	2		
30.10	(a) The following political subdivision			
30.11	ranked-choice voting as a method of vo	ting for local office	s within the politi	cal subdivision:
30.12	(1) home rule charter or statutory $c$	ities;		
30.13	(2) counties;			
30.14	(3) townships; and			
30.15	(4) school districts.			
30.16	(b) A jurisdiction that adopts ranke			
30.17	or resolution or by a ballot question p			
30.18	method may be repealed by one of the	same methods pro	wided for adoptic	<u>on.</u>
30.19	(c) A home rule charter jurisdictio	n that adopts a rank	ced-choice voting	, system in its
30.20	charter may adopt this chapter by refe			
30.21	Nothing in this chapter prevents a hor	ne rule charter juris	sdiction from ado	pting another
30.22	voting method in its charter.			
30.23	(d) Ranked-choice voting shall on			
30.24	election, or at a primary election whic			
30.25	office. A primary election must not be	held for any nonpa	rtisan offices that	are elected using
30.26	ranked-choice voting.			
30.27	(e) A jurisdiction that adopts the u	se of ranked-choic	e voting in local e	elections must do
30.28	so no later than 30 days before the fir	st day for filing aff	idavits of candida	acy for the office
30.29	for which ranked-choice voting is to l	be used as the meth	nod of election.	

SCRH1603CR1

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
31.1	(f) Repeal of ranked-choice voting	must be no later t	han 30 days befo	ore the first day for
31.2	filing affidavits of candidacy for office			
31.3	method of election.			
31.4	(g) The chief election official shall	notify the secreta	ury of state and, i	f applicable, the
31.5	county auditor within 30 days followin			
31.6	Sec. 48. [204E.04] BALLOTS.			
31.7	Subdivision 1. Ballot format. (a) If	there are three or	more qualified c	andidates, a ballot
31.8	must allow a voter to rank at least three	e candidates for e	ach office in ord	er of preference
31.9	and must also allow the voter to add with	rite-in candidates		
31.10	(b) A ballot must:			
31.11	(1) include instructions to voters the	at clearly indicate	how to mark th	e ballot;
31.12	(2) include instructions to voters that	at clearly indicate	how to rank car	ndidates in order
31.13	of the voter's preference; and			
31.14	(3) indicate the number of seats to b	e elected for eacl	h office.	
31.15	(c) A jurisdiction may use ballots co	ompatible with al	phanumeric chai	acter recognition
31.16	voting equipment.			
31.17	Subd. 2. Mixed-election method ba	allots. If election	s are held in whi	ch ranked-choice
31.18	voting is used in addition to other meth	ods of voting, the	e ranked-choice	voting and
31.19	non-ranked-choice voting elections mus	st be on the same	ballot card if po	ssible, with
31.20	ranked-choice voting and non-ranked-cl	hoice voting porti	ons clearly separ	rated on the ballot
31.21	card. A separate ballot card may be use	d if necessary. A	jurisdiction may	deviate from the
31.22	standard ballot order of offices to allow	separation of rar	nked-choice voti	ng and
31.23	non-ranked-choice voting elections.			
31.24	Subd. 3. Ballot format rules. The c	hief election offic	cial shall establis	sh administrative
31.25	rules for ballot format after a voting me	chanism has been	n selected, consis	stent with this
31.26	section.			
31.27	Sec. 49. [204E.05] RANKED-CHOI	CE VOTING TA	ABULATION C	ENTER.
31.28	Subdivision 1. Tabulation of votes;	generally. The ch	ief election offic	ial shall designate
31.29	one location to serve as the ranked-choi	ce voting tabulat	ion center. The c	enter must be
31.30	accessible to the public for the purpose of	of observing the v	ote tabulation. Ta	abulation of votes
31.31	must be conducted as described in section	on 204E.06.		

# Article 1 Sec. 49.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
32.1	Subd. 2. Precinct tabulation. When	the hours for w	ting have ended	
32.2	concluded, the election judges in each pr	ecinct shall reco	rd and publicly de	along the second s
32.3	of first choices cast for each candidate in t	hat precipct. Th	election indees m	clare the number
32.4	transfer all electronic voting data and ba	llots from the p	ecinet to the rank	ad abains and
32.5	tabulation center designated under this s	ection. Upon re	ceint at the ranked	Laboian wrti
32.6	tabulation center, all electronic voting da	ata and ballots s	hall be secured.	-choice voting
32.7	Subd. 3. Notice of recess in count. A			aterials under
32.8	subdivision 1, the chief election official	may declare a re	cess. Notice of th	
32.9	include the date, time, and location at wh	nich the process	of recording and t	abulating votes
32.10		Notice must be	oosted on the city's	official bulletin
32.11	board and on the door of the ranked-choi	ce voting tabula	tion center.	official balletin
32.12	Subd. 4. Recording write-in votes. A	t a time set by	he chief election	official the
32.13	election judges shall convene at the ranke	d-choice voting	tabulation center	to examina
32.14	ballots on which voters have indicated a v	vrite-in choice.	and record the nan	to examine
32.15	of votes received by each write-in candidate	ate. In the event	that votes cast for	the write in
32.16	category are not eliminated as provided in	section 204E.0	6, the results must	he entered into
32.17	the ranked-choice voting tabulation softw	are.		oo ontered into
32.18	Subd. 5. Ranked-choice vote tabulati	ion. After all vo	tes have been reco	orded, and at a
32.19	time set by the chief election official, the p	process of tabul	ating votes cast fo	r offices to be
32.20	elected using the ranked-choice method m	ust begin. The	counting must con	tinue until
32.21	preliminary results for all races are determ	ined, subject to	subdivision 3.	
				<i>.</i>
32.22	Sec. 50. [204E.06] TABULATION OF	VOTES.		
32.23	(a) Tabulation of votes at the ranked-ch	oice voting tab	ulation center mus	t proceed in
32.24	rounds for each office to be counted. The the			
32.25	Each round must proceed sequentially as for			
32.26	(1) the number of votes cast for each ca	indidate for the	current round mus	t be counted.
32.27	If the number of candidates whose vote tota	ils equal or exce	ed the threshold a	re equal to the
32.28	number of seats to be filled, those candidate	s who are contin	uing candidates a	re elected and
32.29	the tabulation is complete. If the number of	f candidates whe	ose vote totals are	equal to or
32.30	greater than the threshold is not equal to the	number of seats	to be filled, a new	round begins
32.31	and the tabulation must continue as provide	ed in the remain	der of this paragra	ph;
32.32	(2) surplus votes for any candidates who	ose vote totals a	re equal to or grea	ter than the
32.33	threshold must be calculated;			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
33.1	(3) after any surplus votes are calcu	lated but not yet tra	nsferred, all cano	didates for whom
33.2	it is mathematically impossible to be e			
33.3	for the defeated candidates must be tra			
33.4	candidate, and the tabulation process			
33.5	can be defeated mathematically, the ta			
	(4) the transfer value of each vote			
33.6	(4) the transfer value of each vote the next continuing candidate on that			
33.7	exceed the threshold, the candidate w			
33.8				
33.9	candidate's surplus is transferred. A ti			
33.10	and publicly be resolved by lot by the			
33.11	surplus of the candidate chosen by lot			
33.12	The result of the tie resolution must b			
33.13	candidate has a surplus, the tabulation			se (5); otherwise,
33.14	the tabulation process must reiterate b	beginning with clau	ise (2);	
33.15	(5) if there are no transferable sur	plus votes, the cano	lidate with the fe	ewest votes is
33.16	defeated. Votes for the defeated cand	idate must be trans	ferred to each ba	llot's next-ranked
33.17	continuing candidate. Ties between c	andidates with the	fewest votes mu	st be decided by
33.18	lot, and the candidate chosen by lot n	nust be defeated. T	he result of the ti	ie resolution must
33.19	be recorded and reused in the event of	of a recount. The ta	bulation process	must reiterate
33.20	beginning with clause (2); and			
33.21	(6) the procedures in clauses (2) t	o (5) must be repea	ited until the nun	nber of candidates
33.22	whose vote totals are equal to or exce	eed the threshold is	equal to the nur	nber of seats to be
33.23	filled, or until the number of continu	ing candidates is ec	jual to the numb	er of offices yet to
33.24	be elected. If the number of continui	ng candidates is eq	ual to the numbe	er of offices yet to
33.25	be elected, the remaining continuing	candidates must be	e declared electe	d. In the case of a
33.26	tie between two continuing candidate	es, the tie must be d	ecided by lot as p	provided in section
33.27	204C.34, and the candidate chosen b	y lot must be defea	ited. The result o	f the tie resolution
33.28	must be recorded and reused in the e	vent of a recount.		
33.29	(b) When a single skipped rankin	g is encountered o	n a ballot, that ba	allot must count
33.30	toward the next nonskipped ranking.	If any ballot canno	ot be advanced b	ecause no further
33.31	candidates are ranked on that ballot,	because a voter has	skipped more th	an one ranking, or
33.32	because an undervote, overvote, or c	luplicate ranking is	encountered, the	e ballot must not
33.33	count toward any candidate in that re-	ound or in subsequ	ent rounds for th	e office being

33.34 <u>counted.</u>

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1		
34.1	Sec. 51. [204E.07] REPORTING I	RESULTS.				
34.2	(a) Each precinct must print a prec	cinct summary sta	tement, which m	ust include the		
34.3	number of first choices cast for each c			and and the		
34.4	(b) The ranked-choice voting tabul	ation center must	print a summary	statement with the		
34.5	following information: total votes cas					
34.6	and spoiled ballots; threshold calculat					
34.7	round-by-round tabulation results, inc	luding simultaned	ous batch elimina	tions, surplus		
34.8	transfers, and defeated candidate trans	fers; and exhaust	ed ballots at each	round.		
34.9	(c) The election abstract must inclu	ide the informatic	on required in the	ranked-choice		
34.10	voting tabulation center summary state	ement, with the ac	ldition of the nur	nber of registered		
34.11	voters by precinct, the number of same	e-day voter registr	ations, and the nu	umber of absentee		
34.12	voters.					
34.13	Sec. 52. [204E.08] RECOUNTS.					
34.14	(a) A candidate defeated in the final	round of tabulation	n may request a re	count as provided		
34.15	in section 204C.36.					
34.16	(b) A candidate defeated in the fina	l round of tabulat	ion when the vot	e difference is		
34.17	greater than that provided in section 204C.36 may request a recount at the candidate's own					
34.18	expense. A candidate defeated in an earlier round of tabulation may request a recount at the					
34.19	candidate's own expense. The candidate is responsible for all expenses associated with the					
34.20	recount, regardless of the vote different					
34.21	requesting candidate was defeated. The	requesting candid	late shall file with	the filing officer		
34.22	a bond, cash, or surety in an amount set					
34.23	expenses. Expenses must be determined	d as provided in s	ection 204C.36,	subdivision 4.		
34.24	(c) Rules adopted by the secretary c	of state under sect	ion 204C.36 for 1	recounts apply to		
34.25	recounts conducted under this section.					
34.26	Sec. 53. [204E.09] RULES.					
34.27	The secretary of state may adopt rul	es necessary to in	nplement the req	uirements and		
34.28	procedures established by this chapter.					
34.29	Sec. 54. Minnesota Statutes 2018, sec	tion 205.13, subd	ivision 2, is ame	nded to read:		
34.30	Subd. 2. Notice of filing dates. At l	east two weeks be	efore the first day	to file affidavits		

## Article 1 Sec. 54.

34.31

34

of candidacy, the municipal clerk shall publish a notice stating the first and last dates on

	03/13/19	REVISOR	JRM/TM	
35	.1 which affidavits of car	ndidacy may be filed in the cl		SCRH1603CR1
35.	<sup>2</sup> filing on the last day fo	or filing. The clerk shall post a	terk's office and the cl	osing time for
35.	<sup>3</sup> the first day to file affic	lavits of candidacy. The notic	a similar notice at leas	st ten days before
35	4 to be used for the office	es on the ballot. The notice m	te must indicate the m	ethod of election
35.:	5 affidavits of candidacy	may be filed to fill the unexp	iust separately list any	office for which
35.6	election is being held to	fill a vacancy as provided in	a section 412.02, subd	when a special ivision 2a.
35.7	Sec. 55. Minnesota Sta	atutes 2018, section 206.58, s	subdivision 1, is amen	ded to read:
35.8	Subdivision 1. Muni	cipalities. (a) The governing	body of a municipati	
35.9	8 or at a special li	leeting called for the purpose	may provide C	
35.10	electronic voting system	in one or more precincts and a	tall elections in d	
35.11	in a sub of the county	auditor. The governing body	shall discomingto !	
35.12		new voting system at least 60	dave prior to the 1	
35.13	1 ac for manuellon of	voters with a demonstration	Voting system in -	1.1.
35.14	the six weeks immediatel	y prior to the first election at y	which the new unti-	blic place for
35.15	used.		which the new voting	system will be
35.16	(b) No system may be	adopted or used unless it has	been oppress 11	
35.17	state pursuant to section 2	06.57.	been approved by the	secretary of
35.18	(c) The governing body	of a municipality may provid	le for the use of an al	
35.19	-jotem mar nas been appro	ved by the secretary of state	under and on a st	
35.20	equ	upment reallocation feature t	that has not he	
35.21	at state if the mult	incipal clerk certifies to the se	ecretary of state with	by the
35.22	from the date of adoption u	nder paragraph (a), that the re	eallocation feature	II 30 days
35.23		required under section 206.5		
35.24		ty's ordinance requirements f		ystems.
35.25	Sec. 56 Minnesota Statuta	- 2010		
	read:	s 2018, section 206.61, is am	nended by adding a sul	bdivision to
35.27	Subd. 1a. Availability of	alternate ballot formats. In	precincts using a bal	lot format
35.28 <u>a</u>	uthorized by section 206.80	, paragraph (b), clause (3), vo	oters must be provided	l the option
35.29 <u>0</u>	f voting a regularly printed	optical scan ballot.		

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1				
36.1	Sec. 57. Minnesota Statutes 2018, sec	ction 206.80, is a	amended to read:					
36.2	206.80 ELECTRONIC VOTING SYSTEMS.							
36.3	(a) An electronic voting system may not be employed unless it:							
36.4	(1) permits every voter to vote in se							
36.5 36.6	(2) permits every voter to vote for all candidates and questions for whom or upon which the voter is legally entitled to vote;							
36.7	(3) provides for write-in voting whe	n authorized;						
36.8 36.9 36.10	(4) automatically rejects, except as p votes, all votes for an office or question number which the voter is entitled to case	provided in section when the numb	on 206.84 with re er of votes cast or	spect to write-in a it exceeds the				
36.11 36.12	(b) performs a votor at a primary election to select secretly the party for which the voter							
36.13 36.14	(6) automatically rejects all votes cas votes for candidates of more than one pa		ection by a voter	when the voter				
36.15 36.16 36.17 36.18 36.19	(7) provides every voter an opportuni ballot, either visually or using assistive v any error before the voter's ballot is cast permanent, paper ballot cast by the voter, available for use in any recount.	oting technolog and counted, pro	y, and to change v oduces an individ	otes or correct				
36.20 36.21	(b) An electronic voting system purcha unless it:	ased on or after J	une 4, 2005, may 1	not be employed				
36.22 36.23	(1) accepts and tabulates, in the pollin scan ballot; <del>or</del>	ng place or at a c	ounting center, a	marked optical				
36.24 36.25	(2) creates a marked optical scan ballo counting center by automatic tabulating e							
36.26 36.27	(3) creates a marked paper ballot indic name of the precinct, an electronically rea							
36.28	and the voter's votes for each office or que							
36.29	screen or other electronic device on which			formation				
36.30	requirements of any applicable law was d	isplayed electron	nically.					
	03/13/19	REVISOR	JRM/TM	SCRH1603CR1				
-------	-------------------------------------	-------------------------	--------------------	-----------------------				
37.1	(c) Jurisdictions using multiple	e ballot formats must	not record the ba	allot formats of				
37.2	electronic voting system used by a							
37.3	Sec. 58. [206.802] ELECTRON	NIC VOTING SYST	EMS; PURCH	ASING.				
37.4	Any new voting equipment pur	chased for use in Min	nnesota for the p	urpose of replacing				
37.5	a voting system must have the abi	lity to:						
37.6	(1) capture and store ballot dat	a;						
37.7	(2) keep data anonymous;							
37.8	(3) accept ranked or cumulativ	ve voting data under a	a variety of tabul	ation rules;				
37.9	(4) be programmable to follow	all other specification	s of the ranked-c	hoice voting system				
37.10	as provided in chapter 204E;							
37.11	(5) provide a minimum of three	e rankings for ranke	d-choice voting e	elections;				
37.12	(6) notify voters of the following	ing errors: overvotes,	, skipped ranking	gs, and duplicate				
37.13	rankings in a ranked-choice votin	g election; and						
37.14	(7) be programmable to print a	a zero tape indicating	g all rankings for	all candidates in a				
37.15	ranked-choice voting election.							
37.16	EFFECTIVE DATE. This se	ection is effective upo	on certification b	y the secretary of				
37.17	state that equipment meeting the s	tandards required by	this section is av	ailable for purchase				
37.18	and implementation.							
37.19	Sec. 59. Minnesota Statutes 201	18, section 206.82, su	ıbdivision 1, is a	mended to read:				
37.20	Subdivision 1. Program. A p.	rogram or programs	for use in an elec	ction conducted by				
37.21	means of an electronic voting sys							
37.22	at the direction of the county aud	itor or municipal cler	k who is respons	sible for the conduct				
37.23	of the election and shall be indep	endently verified by	a competent per	son designated by				
37.24	that official. The term "competen	t person" as used in t	this section mean	is a person who can				
37.25	demonstrate knowledge as a com	puter programmer ar	nd who is other t	han and wholly				
37.26	independent of any person operat	ing or employed by t	he counting cent	er or the corporation				
37.27	or other preparer of the program.							
37.28	for independent verification of the							
37.29	the returns and shall be usable by							
37.30	tabulation. A test deck must also							
37.31	and must also be used to verify the	hat all valid votes con	unted by the vote	e tabulator may be				

#### Article 1 Sec. 59.

	03/13/19	REVISOR	JRM/1M	SCRH1603CR1
38.1	selected using the electronic ba	allot marker. The comput	er program for a	ny election and an
38.2	exact duplicate of the program	for use as backup must b	be completed and	d delivered to the
38.3	election jurisdiction or the cou	nty auditor in charge of a	common centra	l counting center
38.4	at least 40 days prior to the elect	tion. The secretary of state	e shall adopt rule	s further specifying
38.5	test procedures.			

CD III (02 CD I

38.6 Sec. 60. Minnesota Statutes 2018, section 206.83, is amended to read:

#### 38.7 206.83 TESTING OF VOTING SYSTEMS.

(a) Within 14 37 days before election day, the official in charge of elections shall have 38.8 the voting system tested to ascertain that the system will correctly mark ballots using all 38.9 methods supported by the system, including ranked-choice voting if applicable, and through 38.10 assistive technology, and count the votes cast for all candidates and on all questions. Public 38.11 notice of the time and place of the test must be given at least two days in advance by 38.12 publication once in official newspapers. The test must be observed by at least two election 38.13 judges, who are not of the same major political party, and must be open to representatives 38.14 of the political parties, candidates, the press, and the public. The test must be conducted by 38.15 (1) processing a preaudited group of ballots punched or marked to record a predetermined 38.16 number of valid votes for each candidate and on each question, and must include for each 38.17 office one or more ballot cards which have votes in excess of the number allowed by law 38.18 in order to test the ability of the voting system tabulator and electronic ballot marker to 38.19 reject those votes; and (2) processing an additional test deck of ballots marked using the 38.20 electronic ballot marker for the precinct, including ballots marked using the electronic ballot 38.21 display, audio ballot reader, and any assistive voting technology used with the electronic 38.22 ballot marker. If an election is to be conducted using ranked-choice voting, the equipment 38.23 must also be tested to ensure that each ranking for each candidate is recorded properly. 38.24 (b) If any error is detected, the cause must be ascertained and corrected and an errorless 38.25 count must be made before the voting system may be used in the election. 38.26 (c) After the completion of the test, the programs used and ballot cards must be sealed, 38.27 retained, and disposed of as provided for paper ballots. 38.28 Sec. 61. Minnesota Statutes 2018, section 206.86, is amended by adding a subdivision to 38.29 read: 38 30 Subd. 5a. Ballots in precincts with multiple styles of voting system. (a) This subdivision 38 31 applies only to precincts using a ballot format as provided by section 206.80, paragraph (b), 38.32 clause (3), that was used by ten or fewer voters. 38.33

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
39.1	(b) In the event the results of a precir	nct are subject to a	recount under se	ection 204C.35
39.2	or 204C.36, or are subject to postelection	5		
39.3	from that precinct are not eligible to part			
39.4	review in that precinct.			
39.5	Sec. 62. Minnesota Statutes 2018, sect	ion 206.89, subdiv	vision 2, is amend	led to read:
39.6	Subd. 2. Selection for review; notic	e. At the canvass of	of the state prima	ry, the county
39.7	canvassing board in each county must se	t the date, time, a	nd place for the p	ostelection
39.8	review of the state general election to be	held under this se	ction. In jurisdic	tions where
39.9	ranked-choice voting is used, the date, ti	me, and place for	postelection revie	ew must be set
39.10	by the county auditor at least 30 days bef	ore the election. T	he postelection re	eview must not
39.11	begin before the 11th day after the state g	eneral election and	d must be comple	te no later than
39.12	the 18th day after the state general election	on.		
39.13	At the canvass of the state general ele	ection, the county	canvassing board	ls must select
39.14	the precincts to be reviewed by lot. The	ballots to be review	wed for a precinc	t include both
39.15	the ballots counted at the polling place for	or that precinct an	d the absentee ba	llots counted
39.16	centrally by a ballot board for that preci-	nct. The county car	nvassing board of	f a county with
39.17	fewer than 50,000 registered voters must	conduct a postele	ction review of a	total of at least
39.18	two precincts. The county canvassing bo	ard of a county wi	ith between 50,00	00 and 100,000
39.19	registered voters must conduct a review	of a total of at leas	st three precincts.	The county
39.20	canvassing board of a county with over	100,000 registered	voters must con	duct a review
39.21	of a total of at least four precincts, or thr	ee percent of the t	otal number of p	recincts in the
39.22	county, whichever is greater. At least on	e precinct selected	in each county r	nust have had
39.23	more than 150 votes cast at the general e	election.		
39.24	The county auditor must notify the se	ecretary of state of	the precincts that	it have been
39.25	chosen for review and the time and place	e the postelection	review for that co	ounty will be
39.26	conducted, as soon as the decisions are r	nade. If the selecti	ion of precincts h	as not resulted
39.27	in the selection of at least four precincts	n each congressio	nal district, the se	cretary of state
39.28	may require counties to select by lot add	itional precincts to	o meet the congre	essional district
39.29	requirement. The secretary of state must	post this informat	ion on the office	website.
39.30	Sec. 63. Minnesota Statutes 2018, sect	ion 206.89, subdiv	vision 3, is amend	led to read:
39.31	Subd. 3. Scope and conduct of review	ew. The county ca	nvassing board sl	nall appoint the

39.32

39.33

postelection review official as defined in subdivision 1. The postelection review must be

conducted of the votes cast for president or governor; United States senator; and United

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
4	40.1 States representative In initial			
	in jurisdictions w	here ranked-cho	ice voting is used	i, the review must
		ked-choice votin	g election and at	least one
	elec	tion, if such an e	election occurred	A postelection
	via a ranked-choice voting electro	on must be cond	ucted for electior	is decided most
	m the mar round, by percentage	. The postelection	on review officia	l may conduct
40	restriction review of the votes cast for			
40.	the postelection review must be con	ducted in public	at the location w	here the voted
40.	stored after the	state general ele	ection or at anothe	r location chosen
	y and county canvassing board. The pos	telection review	official for each	precinct selected
40.	and bolidater the postclection review and	l may be assisted	l by election judg	es designated by
40.	the postelection review official for this p	urpose. The part	y balance require	ement of section
40.	12 204B.19 applies to election judges design	ated for the revi	ew. The postelect	tion review must
40.1	consist of a manual count of the ballots use	ed in the precinct	ts selected and m	ist he performed
40.1	14 in the manner provided by section 204C.2	1. The postelect	tion review must	be conducted in
40.1	the manner provided for recounts under so	ection 204C.361	to the extent pra	cticable and
40.1	where ranked-choice voting is used, must i	nclude testing of	the accumulation	1 software using
40.1	stored electronic data for those precincts th	at are not review	ved by manual co	unt The review
40.18	must be completed no later than two days	before the meeti	ing of the state ca	mvassing board
40.19	9 to certify the results of the state general el	ection.		8 * * * * * *
40.20	statutes 2018, section			
40.21	conducting resider			
40.22	2 (a) Except as otherwise provided by law	v, the presidentia	al nomination pri	mary must be
40.23	conducted, and the results canvassed and re	eturned, in the m	anner provided l	ov law for the
40.24	state primary.			y
40.25	(b) An individual seeking to vote at the	presidential non	nination primary	must be
40.26	registered to vote pursuant to section 201.0.	54, subdivision	1. The voter mus	t request the
40.27		lividual wishes t	o vote. Notwithst	anding section
40.28	204C.18, subdivision 1, the election judge n	nust record in th	e polling place re	ster the name
40.29		equested. When	posting voter his	tory pursuant
40.30	to section 201.171, the county auditor must	include the nam	e of the political	party whose
40.31	ballot the voter requested. The voter instruct	ion posters, pam	phlets, and other-	informational
40.32	materials prepared for a presidential primary	by the secretar	y of state pursua	nt to section
40.33	204B.27 must include information about the			
		-	1	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
41.1	notice that the voter's choice of a pol	itical party's ballot	will be recorded	tand is public
41.2	information.			
41.3	(c) Immediately after the state car	wassing board dee	lares the results	of the precidential
41.4	nomination primary, the secretary of			
41.5	(d) The results of the presidential r			
41.6	in each party.	· · · · · · · · · · · · · · · · · · ·		centon of delegates
41.7	(b) An individual seeking to vote	at the presidential r	omination prim	ary must be
41.8	registered to vote pursuant to section			
41.9	party for whose candidate the voter w			
41.10	subdivision 1, the election judge must			
41.11	political party the voter declared. Wh			
41.12	county auditor must include the name			
41.13	instruction posters, pamphlets, and oth			
41.14	nomination primary by the secretary of			
41.15	about the requirements of this paragra			
41.16	political party will be recorded.	ph, meruding a not	ice mai the vote	rs choice of a
41.17	Sec. 65. Minnesota Statutes 2018, se	ection 207A.13, is a	mended to read	:
41.18	207A.13 FORM OF BALLOTS A	ND ENVELOPES	; CANDIDATE	ES ON BALLOT.
41.19	Subdivision 1. Form of ballots. (a)	) Except as provide	d by law, presid	ential nomination
41.20	primary ballots shall be printed in the			
41.21	practicable. A sufficient number of eac			
41.22	ward in the state.			
41.23	(b) There must be <del>separate ballots fo</del>	or the names of the o	candidates of ea	ch political party.
41.24	Each ballot must be a single ballot for t			
41.25	be headed by the words "Presidential N			
41.26	indicate the party that appears on the ba			
41.27	from the base rotation requirements of	Minnesota Rules, p	oart 8220.0825.	
41.28	(c) If requested by a party chair, the	column on the bal	lot for that party	y must contain a
41.29	place for a voter to indicate a preference	e for having delegation	ates to the party	's national
41.30	convention remain uncommitted. If req	uested by a party cl	hair, the <u>column</u>	on the ballot for
41.31	that party must contain a blank line prin	nted below the othe	er choices on the	e ballot so that a
41.32	voter may write in the name of a person	who is not listed o	n the ballot. A r	equest under this

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1	
42.1	paragraph must be submitted to the sec	retary of state no l	ater than 63 days	s before the	
42.2	presidential nomination primary.	5			
42.3	Subd. 1a. Form of envelope. The si	gnature envelope	must include:		
42.4	(1) a place for the voter to select wh	ich party the voter	will vote for; a	nd	
42.5	(2) the following statement: "I am ir	n general agreemer	nt with the princi	ples of the party	
42.6	for whose candidate I intend to vote."	i Benerar agreemer	it with the prine	pies of the party	
42.7	Subd. 2. Candidates on the ballot.	(a) Fach party mus	t determine whi	candidates are	
42.8	to be placed on the presidential nomina				
42.9	party must submit to the secretary of sta	· ·			
42.10	ballot for that party no later than 63 day				
42.11	submitted, changes must not be made to				
42.12	(b) No later than the seventh day be	fore the presidenti	al nomination pr	imary, the chair	
42.13	of each party must submit to the secretary of state the names of write-in candidates, if any,				
42,14	to be counted for that party.				
42.15	Sec. 66. [207A.131] BALLOT BOA	RD; PARTY LIS	<u>FS; PRIMARY</u>	RESULTS.	
42.16	Subdivision 1. Ballot board. (a) Th	e county auditor n	ust appoint a ba	llot board to	
42.17	examine the signature envelopes and m	ark them "accepted	d" or "rejected"	as provided in	
42.18	section 203B.121. For each signature en	velope examined.	the county audi	tor, or designee	
42.19	on the ballot board, must record in the p	oolling place roste	the name of the	e political party	
42.20	selected by the voter. If a voter did not	select a party or se	lected more than	n one party, the	
42.21	ballot board must reject the ballot. The	selection of a poli	tical party must	not be included	
42.22	in the public information list.				
42.23	(b) After opening a signature envelo	pe, the secrecy en	velope must be	removed and	
42.24	placed into the pile corresponding to the	party selected by th	e voter on the sig	mature envelope.	
42.25	When the secrecy envelopes are opened	l, a ballot must be	spoiled if:		
42.26	(1) there are votes for more than one $(1)$	e party; or			
42.27	(2) the party voted for does not corre	espond to the party	y in which pile the	ne ballot was	
42.28	placed.				
42.29	Subd. 2. Party list. The secretary of	state must mainta	in a list of each	voter who voted	
42.30	in the presidential nomination primary a	and the party selec	ted by that voter	. Information	
42.31	maintained on the list is private data on	individuals as def	ined under secti	on 13.02,	
42.32	subdivision 12, except that the secretary	y of state must pro	vide to the chair	of each major	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
43.	political party a list of voters who	selected that party for	the most recen	· · · · · · · · · · · · · · · · · · ·
43.2	nomination primary.		and most recent	presidential
43.3	Subd. 3. Results. Immediately	after the state canvassi	ng board decla	res the regults - C
43.4	the presidential nomination primar	y, the secretary of state	e must notify th	e chair of each
43.5	party of the results. The results of th	e presidential nominati	on primary mus	t bind the election
43.6	of delegates in each party.			the election
43.7	Sec. 67 Minnoarth St. L. L. Conto			
	Sec. 67. Minnesota Statutes 2018,			
43.8	207A.14 NOTICE OF PRESH	DENTIAL NOMINA	FION PRIMA	RY; SAMPLE
43.9	BALLOTS.			
43.10	- at at the formation in the trouble of primary	y to counties and mun	icipalities. Twe	enty weeks before
43.11	a presidential nomination primary is	to be held, the secreta	ry of state shal	l provide notice
43.12	to the county auditor of each county	of the date of the pres	idential nomina	ation primary
43.13	Within ten days after notification by	he secretary of state, e	ach county aud	tor shall provide
43.14	notice of the date of the presidential	nomination primary to	each municipa	l clerk in the
43.15	county.			
43.16	Subd. 2. Sample ballots. No later	than 70 days before t	he presidential	nomination
43.17	primary, the secretary of state must su	upply each county audi	itor with a sam	ole <del>ballots</del> ballot
43.18	to be used at the presidential nominat	ion primary. The samp	ole <del>ballots</del> ballo	t must illustrate
43.19	the format required for the ballots use	ed in the presidential n	omination prim	lary.
43.20	Subd. 3. Notice of primary to put	olic. At least 15 days be	fore the date of	the presidential
43.21	nomination primary, each municipal c	lerk shall post a publi	c notice stating	the date of the
43.22	presidential nomination primary, the l	ocation of each polling	g place in the m	unicipality, the
43.23	hours during which the polling places	in the municipality wi	ill be open, and	information
43.24	about the requirements of section 207A	A.12 <del>, paragraph (b), inc</del>	luding a notice	that the voter's
43.25	choice of a political party's ballot will	be recorded and is pul	olic information	a. The county
43.26	auditor shall post a similar notice in th	e auditor's office with	information fo	r any polling
43.27	places in unorganized territory in the c	ounty. The governing	body of a mun	cipality or
43.28	county may publish the notice in addit	ion to posting it. Failu	re to give notic	e does not
43.29	invalidate the election.			
43.30	Sec. 68. Minnesota Statutes 2018, se	ction 207A.15, subdiv	ision 2, is amer	ided to read:
43.31	Subd. 2. Reimbursable local expe	nses. (a) The secretary	of state shall r	eimburse the
43.32	counties and municipalities for expense			

REVISOR

JRM/TM

SCRH1603CR1

nomination primary from money contained in the presidential nomination primary elections 44.1 account. The following expenses are eligible for reimbursement: preparation and printing 44.2 of ballots; postage for absentee mailing and returning ballots; publication of the sample 44.3 ballot; preparation of polling places in an amount not to exceed \$150 per polling place; 44.4 preparation of electronic voting systems in an amount not to exceed \$100 per precinct; 44.5 compensation for temporary staff or overtime payments; salaries of election judges; and 44.6 compensation of county canvassing board members; and other expenses as approved by the 44.7 secretary of state. The secretary's procedures for approving other expenses are exempt from 44.8 chapter 14, and section 14.386 does not apply. 44.9 (b) Within 60 days after the results of a presidential nomination primary are certified 44.10 by the State Canvassing Board, the county auditor must submit a request for payment of 44.11 the costs incurred by the county for conducting the presidential nomination primary, and 44.12 the municipal clerk must submit a request for payment of the costs incurred by the 44.13 municipality for conducting the presidential nomination primary. The request for payment 44.14 must be submitted to the secretary of state, and must be accompanied by an itemized 44.15 description of actual county or municipal expenditures, including copies of invoices. In 44.16 addition, the county auditor or municipal clerk must certify that the request for reimbursement 44.17 is based on actual costs incurred by the county or municipality in the presidential nomination 44.18

44.19 primary.

(c) The secretary of state shall provide each county and municipality with the appropriate
forms for requesting payment and certifying expenses under this subdivision. The secretary
of state must not reimburse expenses unless the request for payment and certification of
costs has been submitted as provided in this subdivision. The secretary of state must complete
the issuance of reimbursements to the counties and municipalities no later than 90 days after
the results of the presidential nomination primary have been certified by the State Canvassing
Board.

# 44.27 Sec. 69. [208.051] AGREEMENT AMONG THE STATES TO ELECT THE 44.28 PRESIDENT BY NATIONAL POPULAR VOTE.

44.29 The Agreement Among the States to Elect the President by National Popular Vote is

- 44.30 enacted into law and entered into with all other states legally joining in it in substantially
- 44.31 the following form:
- 44.32 <u>Article I Membership</u>

44.33 Any state of the United States and the District of Columbia may become a member of

44.34 this agreement by enacting this agreement.

	03/13/19 REVISOF	R	JRM/TM	SCRH1603CR1
45.1	5.1 Article II - Right of the People	in Mem	ber States to	
45.2	S.2         Vote for President and V	vice Pres	ident	
45.3	Each member state shall conduct a statewide po	opular el	ection for presi	dent and vice
45.4				
45.5	Article III - Manner of Appointing Preside	ntial Ele	ctors in Membe	er States
45.6	.6 Prior to the time set by law for the meeting and	voting ł	by the president	ial electors, the
45.7				
45.8				
45.9	9 votes have been cast in a statewide popular election	and sha	all add such vot	es together to
45.10	Finance mational popular voic total for each pres			
45.11	use interview state shan designate the presidentia			
45.12	vie to the national popular vote winner. The			
45.13	the appointment is a share every the appointment i			
45.14	the instituted in that state in association with the			
45.15				
45.16	determination			
45.17	state and shall commu			
45.18	determination within 24 hours to the chief election o	fficial of	each other mer	nber state. The
45.19	state shall be each member state shall the			
45.20	containing the number of popular votes in a state for	each pr	esidential slate	made by the
45.21	states of redefailing a states in			
45.22	2 counting of electoral votes by Congress. In event of	a tie for	the national po	pular vote
45.23	3 winner, the presidential elector certifying official of	each me	mber state shal	certify the
45.24	appointment of the elector slate nominated in association	on with	the presidential	slate receiving
45.25	the largest number of popular votes within that offici	ial's own	state. If, for an	y reason, the
45.26	number of presidential electors nominated in a member	er state in	n association wi	th the national
45.27	popular vote winner is less than or greater than that s	tate's nu	mber of elector	al votes, the
45.28	presidential candidate on the presidential slate that has	as been o	lesignated as th	e national
45.29	popular vote winner shall have the power to nominate	the pres	sidential elector	s for that state
45.30	and that state's presidential elector certifying official	shall cer	tify the appoin	tment of such
45.31	nominees. The chief election official of each member	state sh	all immediately	release to the
45.32	public all vote counts or statements of votes as they are	e determ	nined or obtaine	d. This article
45.33	shall govern the appointment of presidential electors	in each	member state ir	n any year in

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
46.1	which this agreement is, on July 20,	in effect in states c	umulatively pos	sessing a majority
46.2	of the electoral votes.		i i jou	<u>sooning a majority</u>
46.3	Articl	le IV - Other Provis	ions	
46.4	This agreement shall take effect			
46.5	electoral votes have enacted this agree			
46.6	by such states have taken effect in ea			
46.7	agreement, except that a withdrawal			
46.8	president's term shall not become eff			
46.9	been qualified to serve the next term.			
46.10	notify the chief executive of all othe			
46.11	has taken effect in that official's state	e, when the state has	s withdrawn from	n this agreement,
46.12	and when this agreement takes effect g	generally. This agree	ment shall termi	nate if the electoral
46.13	college is abolished. If any provisior	n of this agreement i	is held invalid, th	he remaining
46.14	provisions shall not be affected.			
46.15	Ar	ticle V - Definitions	3	
46.16	For purposes of this agreement,			
46.17	"chief executive" means the gove	ernor of a state of the	e United States o	r the mayor of the
46.18	District of Columbia;			
46.19	"elector slate" means a slate of ca	andidates who have	been nominated	in a state for the
46.20	position of presidential elector in ass	ociation with a pres	idential slate;	
46.21	"chief election official" means the	e state official or bo	dy that is author	ized to certify the
46.22	total number of popular votes for eac	ch presidential slate;		
46.23	"presidential elector" means an el	lector for president	and vice preside	nt of the United
46.24	States;			
46.25	"presidential elector certifying off	icial" means the stat	e official or body	that is authorized
46.26	to certify the appointment of the state	e's presidential elect	tors;	
46.27	"presidential slate" means a slate	of two persons, the	first of whom ha	s been nominated
46.28	as a candidate for president of the Uni	ted States and the se	cond of whom ha	as been nominated
46.29	as a candidate for vice president of the	e United States, or an	y legal successo	rs to such persons,
46.30	regardless of whether both names app	pear on the ballot pr	esented to the vo	oter in a particular
46.31	state;			
46.32	"state" means a state of the Unite	d States and the Dis	trict of Columbi	a; and

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
47.1	"statewide popular election" means	a general electic	n in which vote	are cast for
47.2	presidential slates by individual voters			
	-			2
47.3	Sec. 70. [243.205] NOTICE OF RE	STORATION C	FRIGHT TO	VOTE.
47.4	Subdivision 1. Correctional facilit	ies; designation	of official. The	chief executive
47.5	officer of each state and local correction	nal facility shall	designate an offi	icial within the
47.6	facility to provide the notice and application	ation required un	der this section to	o persons to whom
47.7	the civil right to vote is restored by reas	on of the persons	release from ac	tual incarceration.
47.8	The official shall maintain an adequate	supply of voter 1	egistration appli	cations and
47.9	informational materials for this purpose	2.		
47.10	Subd. 2. Notice requirement. A not	tice of restoration	n of the civil rigl	nt to vote and a
47.11	voter registration application must be pr	rovided as follow	vs:	
47.12	(1) the chief executive officer of eac	h state and local	correctional fac	ility shall provide
47.13	the notice and application to a person bei	ng released from	the facility follow	wing incarceration
47.14	for a felony-level offense; and			
47.15	(2) a probation officer or supervised r	elease agent shal	l provide the noti	ce and application
47.16	to all individuals under correctional sup	ervision for a fel	ony-level offens	<u>e.</u>
47.17	Subd. 3. Form of notice. The notice	required by subd	ivision 2 must ap	pear substantially
47.18	as follows:			
47.19	<b>"NOTICE OF RESTORAT</b>	TION OF YOU	R RIGHT TO V	<u>'OTE.</u>
47.20	Your receipt of this notice today mea	uns that your righ	it to vote in Min	nesota has been
47.21	restored. Before you can vote on election	n day, you still ne	eed to register to	vote. To register,
47.22	you may complete a voter registration app	plication and retu	rn it to the Office	e of the Minnesota
47.23	Secretary of State. You may also register	r to vote in your	polling place on	election day. You
47.24	will not be permitted to cast a ballot until	il you register to	vote. The first ti	me you appear at
47.25	your polling place to cast a ballot, you n	nay be required t	o provide proof	of your current
47.26	residence."			
47.27	Subd. 4. Failure to provide notice.	A failure to prov	ide proper notice	e as required by
47.28	this section does not prevent the restorat	ion of the persor	's civil right to v	vote.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
48.1	Sec. 71. Minnesota Statutes 2018, sect	ion 473.408, is a	mended by addi	ng a subdivision
48.2	to read:			0
48.3	Subd. 11. Transit service on electio	<b>n dav.</b> (a) The M	etropolitan Cou	ncil shall provide
48.4	regular route transit, as defined under se			
48.5	of charge on a day a state general election			
48.6	(b) The requirements under this subc	livision apply to a	perators of requ	lar route transit
48.7	(1) receiving financial assistance under			
48.8	473.405, subdivision 12.	section 175.568, (	(2) operating	
48.9	EFFECTIVE DATE; APPLICATI	ON This section	is affective July	1 2020 and
48.10	applies in the counties of Anoka, Carver,	Dakota, nennepin	i, Kamsey, Scou,	and wasnington.
48.11	Sec. 72. [504B.182] LANDLORD TO	PROVIDE INF	ORMATIONA	L MATERIALS
48.12	ON VOTER REGISTRATION.			
48.13	No more than 30 days after a lease is	entered into, a la	ndlord must pro	ovide each tenant
48.14	who is 18 years of age or older at the tim	e of first occupan	cy, written infor	mation on voting
48.15	in Minnesota, including the process for	registering to vote	e and locating th	e polling place
48.16	for the precinct in which the tenant resid	les. The form and	content of the i	nformation shall
48.17	be prescribed and made available by the	secretary of state,	as provided in s	section 201.1612.
48.18	EFFECTIVE DATE. This section is	s effective July 1,	2019, and appli	ies to lease
48.19	agreements entered on or after that date.			
48.20	Sec. 73. Minnesota Statutes 2018, sect	10n 609.165, subo	livision 1, is am	ended to read:
48.21	Subdivision 1. Restoration. Except	as provided in sec	tion 201.014, su	ubdivision 2a,
48.22	when a person has been deprived of civi	l rights by reason	of conviction o	f a crime and is
48.23	thereafter discharged, such discharge sha	all restore the per	son to all civil r	ights and to full
48.24	citizenship, with full right to vote and he	old office, the sam	ne as if such con	viction had not
48.25	taken place, and the order of discharge s	hall so provide.		
10.00	CAR 74 HELD AMEDICA VOTE A	CT TD A NEEED	C AND ADDD	ADDIATIONS.
48.26	Sec. 74. <u>HELP AMERICA VOTE A</u>	<u>CI INANSFER</u>	S AND AFFRO	JI KIAHONS;
48.27	SECRETARY OF STATE.			
48.28	(a) \$6,595,610 is appropriated in fisc	al year 2019 from	n the HAVA acc	ount established
48.29	in Minnesota Statutes, section 5.30, to the	ne secretary of sta	te for the purpo	ses of improving
48.30	the administration and security of election	ons as authorized	by federal law, i	including but not

# 48.31 <u>limited to any of the following activities:</u>

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
49	9.1 (1) modernizing, securing, and up	dating the statewi	de voter noriet de la	X
49	9.2 cybersecurity upgrades as authorized	by federal law;	de voter registrati	on system and for
49	2.3 (2) improving accessibility;			
49	(3) preparing training materials and	d training local el	ection officials.	
49.				
49.				
49.				
49.8	<sup>8</sup> appropriated from the HAVA account to	o the secretary of	stata 6	aragraph (a) 18
49.9	9 the administration and security of elect	ions as authorized	by federal law	of improving
49.1				
49.1	<ul> <li>(c) The appropriations under paragr.</li> <li>March 23, 2023.</li> </ul>	aphs (a) and (b) a	re onetime and av	ailable until
49.1	<sup>2</sup> (d) \$167,000 expended by the secret	ary of state in fig.	2010	
49.1	3 increasing secure access to the statewide	a votor resist.	al years 2018 and	2019 for
49.14	4 money used for carrying out the purpose	e voter registratio	n system is deeme	ed: (1) to be
49.15	<ul> <li>4 money used for carrying out the purpose</li> <li>5 Act of 2018 Public Law 115 1410 and</li> </ul>	es authorized unde	er the Omnibus A	ppropriations
49.16	5 Act of 2018, Public Law 115-1410, and	the Help America	Vote Act of 2002	2, Public Law
	2 $2$ $2$ $2$ $2$ $2$ $2$ $2$ $2$ $2$			
49.17	<b>EFFECTIVE DATE.</b> This section is	s effective the day	following final e	nactment.
49.18	Sec. 75. APPROPRIATION; EARLY	VOTING.		
49.19	\$ in fiscal year 2020 is appropria	ted from 1		
49.20	\$ in fiscal year 2020 is appropriate to implement early voting requirements of	of this article	ral fund to the sec	retary of state
		i uns articie.		
49.21	Sec. 76. <b>REPEALER; EARLY VOTI</b>	NG.		
49.22	Minnesota Statutes 2018, section 2031	3.081, subdivision	n 3, is repealed.	
49.23	Sec. 77. EFFECTIVE DATE; EARLY	VOTING.		
49.24	The provisions of this article related to	early voting are	offostion -1 (1	
49.25	state has certified that:	carry roung ale	sheetive when the	e secretary of
49.26	(1) the statewide voter registration syst	am has here i	1 1 1	
49.27	for the tracking of the information required	d to conduct i	a and shown to pi	operly allow
49.28	expected volume of use; and	a to conduct early	voting, and can h	andle the
	use containe of use, and			

	03/13/19 REVISOR	JRM/TM	SCRH1603CR1			
50.1	(2) precinct voting equipment that can tabulate at least	30 different ball	ot styles has been			
50.2						
50.3						
50.4						
50.5						
50.6						
50.7	0.7 ARTICLE 2					
50.8	0.8 CAMPAIGN FINANCE					
50.9	Section 1. Minnesota Statutes 2018, section 10A.01, sub	division 4, is an	nended to read:			
50.10	Subd. 4. Approved expenditure. "Approved expendit	ıre" means an ex	penditure made			
50.11						
50.12						
50.13						
50.14						
50.15	campaign committee, or the candidate's or local candidate's					
50.16	is a contribution to that candidate or local candidate.					
50.17	Sec. 2. Minnesota Statutes 2018, section 10A.01, subdivi	sion 7, is amend	ed to read:			
50.18	18 Subd. 7. Ballot question. "Ballot question" means a ques	tion or propositio	on that is placed			
50.19	on the ballot and that may be voted on by:					
50.20	(1) all voters of the state:					
50.21	(2) all voters of Hennepin County;					
50.22	(3) all voters of any home rule charter city or statutory c	ity located who	lly within			
50.23	Hennepin County and having a population of 75,000 or mo	re; or				
50.24	(4) all voters of Special School District No. 1.					
50.25	<sup>25</sup> "Promoting or defeating a ballot question" includes activ	vities, other than	lobbying			
50.26	activities, related to qualifying the question for placement o	n the ballot.				
50.27	Sec. 3. Minnesota Statutes 2018, section 10A.01, subdivis	ion 9, is amende	ed to read:			
50.28	Subd. 9. Campaign expenditure. "Campaign expenditu	re" or "expendit	ure" means a			
50.29	purchase or payment of money or anything of value, or an a	dvance of credit	, made or			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
51.1	incurred for the purpose of influencing t	the nomination of	election of a ca	ndidate <u>or a local</u>
51.2	candidate or for the purpose of promotin	ng or defeating a	ballot question.	
51.3	An expenditure is considered to be n	nade in the year i	n which the can	didate made the
51.4	purchase of goods or services or incurre	d an obligation t	o pay for goods	or services.
51.5	An expenditure made for the purpos	e of defeating a c	andidate <u>or a loc</u>	al candidate is
51.6	considered made for the purpose of influ	encing the nomin	nation or election	of that candidate
51.7	or local candidate or any opponent of th	at candidate or lo	ocal candidate.	
51.8	Except as provided in clause (1), "ex	spenditure" inclu	des the dollar va	lue of a donation
51.9	in kind.			
51.10	"Expenditure" does not include:			
51.11	(1) noncampaign disbursements as d	lefined in subdivi	sion 26;	
51.12	(2) services provided without compe	nsation by an ind	ividual volunteer	ring personal time
51.13	on behalf of a candidate or a local candi	idate, ballot ques	tion, political co	mmittee, political
51.14	fund, principal campaign committee, or	party unit;		
51.15	(3) the publishing or broadcasting of	f news items or e	ditorial commen	ts by the news
51.16	media; or			
51.17	(4) an individual's unreimbursed per	sonal use of an au	tomobile owned	by the individual
51.18	and used by the individual while volunt	eering personal t	ime.	
		101 01 1		
51.19	Sec. 4. Minnesota Statutes 2018, secti	on 10A.01, 1s an	lended by adding	z a subdivision to
51.20	read:			
51.21	Subd. 10d. Local candidate. "Local	l candidate" mea	ns an individual	who seeks
51.22	nomination or election to:			
51.23	(1) any county office in Hennepin C	ounty;		
51.24	(2) any city office in any home rule	charter city or sta	atutory city locat	ted wholly within
51.25	Hennepin County and having a populat	ion of 75,000 or	more; or	
51.26	(3) the school board in Special Scho	ol District No. 1	1	
51.27	Sec. 5. Minnesota Statutes 2018, secti	ion 10A.01, subd	ivision 11, is am	ended to read:
51.28	Subd. 11. Contribution. (a) "Contri	ibution" means m	noney, a negotiał	ole instrument, or
51.29	a donation in kind that is given to a poli	itical committee,	political fund, p	rincipal campaign
51.30	committee, local candidate, or party unit	. An allocation b	y an association of	of general treasury

#### Article 2 Sec. 5.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
52.1	money to be used for activities that must	be or are reported t	hrough the associ	ation's political
52.2	fund is considered to be a contribution for	r the purposes of di	sclosure required	by this chapter.
52.3	(b) "Contribution" includes a loan or	advance of credit	o a political com	mittee, political
52.4	fund, principal campaign committee, loc	cal candidate, or p	arty unit, if the lo	an or advance
52.5	of credit is: (1) forgiven; or (2) repaid by	y an individual or	an association ot	her than the
52.6	political committee, political fund, princ	ipal campaign cor	nmittee, <u>local can</u>	didate, or party
52.7	unit to which the loan or advance of cre	dit was made. If a	n advance of crea	lit or a loan is
52.8	forgiven or repaid as provided in this part	ragraph, it is a con	tribution in the ye	ear in which the
52.9	loan or advance of credit was made.			
52.10	(c) "Contribution" does not include s	services provided	without compens	ation by an
52.11	individual volunteering personal time or	n behalf of a cand	idate, local candi	<u>date,</u> ballot
52.12	question, political committee, political f	fund, principal car	npaign committe	e, or party unit;
52.13	the publishing or broadcasting of news	items or editorial of	comments by the	news media; or
52.14	an individual's unreimbursed personal u	se of an automobi	le owned by the i	ndividual while
52.15	volunteering personal time.			
60.17	Sec. 6. Minnesota Statutes 2018, secti	on 104 01 subdiv	vision 16a is ame	nded to read:
52.16	sec. 0. Minnesola Statutes 2018, seen	011 1074.01, 30001	/151011 10a, 15 anix	inded to read.
52.17	Subd. 16a. Expressly advocating. "	Expressly advoca	ting" means:	
52.18	(1) that a communication clearly ide	entifies a candidate	e or a local candio	late and uses
52.19	words or phrases of express advocacy-;	or		
52.20	(2) that a communication when take	n as a whole and	with limited refer	ence to external
52.21	events, such as the proximity to the elec	ction, is susceptibl	e of no reasonabl	e interpretation
52.22	other than as an appeal advocating the	election or defeat	of one or more cl	early identified
52.23	candidates.			
52.24	EFFECTIVE DATE. This section	is effective Januar	y 1, 2020, and ap	plies to
52.25	expenditures and electioneering commu	inications made of	n or after that dat	<u>e.</u>
52.26	Sec. 7. Minnesota Statutes 2018, sect	ion 10A.01, subdi	vision 17c, is am	ended to read:
52.27	Subd. 17c. General treasury mone	y. "General treasu	ry money" mean	s money that an
52.28	association other than a principal camp	aign committee, p	arty unit, or polit	ical committee
52.29	accumulates through membership dues	and fees, donation	s to the association	on for its general

52.30 purposes, and income from the operation of a business. General treasury money does not

52.31 include money collected to influence the nomination or election of candidates or local

52.32 <u>candidates</u> or to promote or defeat a ballot question.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
53.1	Sec. 8. Minnesota Statutes 2018, sec	tion 10A.01, sub	division 18, is an	nended to read:
53.2	Subd. 18. Independent expenditu	re. "Independent	expenditure" mea	ans an expenditure
53.3	expressly advocating the election or def			
53.4	if the expenditure is made without the			
53.5	cooperation of, and not in concert with			
53.6	any candidate's principal campaign con			
53.7	candidate's agent. An independent exp	enditure is not a c	contribution to th	at candidate or
53.8	local candidate. An independent expendent	liture does not inc	lude the act of an	nouncing a formal
53.9	public endorsement of a candidate or lo	ocal candidate for	public office, ur	nless the act is
53.10	simultaneously accompanied by an exp	enditure that wo	uld otherwise qua	alify as an
53.11	independent expenditure under this sub	division.		
53.12	Sec. 9. Minnesota Statutes 2018, sect	ion 10A.01, subd	ivision 20, is am	ended to read:
53.13	Subd. 20. Loan. "Loan" means an a	dvance of money	or anything of v	alue made to a
53.14	political committee, political fund, prine			
53.15	unit.			
53.16	Sec. 10. Minnesota Statutes 2018, sec	tion 10A.01, sub	division 26, is an	nended to read:
53.17	Subd. 26. Noncampaign disbursen	nent. (a) "Noncar	npaign disbursen	nent" means a
53.18	purchase or payment of money or anyth	ing of value made	e, or an advance o	f credit incurred,
53.19	or a donation in kind received, by a prin	cipal campaign c	ommittee for any	of the following
53.20	purposes:			
53.21	(1) payment for accounting and lega	l services;		
53.22	(2) return of a contribution to the sou	urce;		
53.23	(3) repayment of a loan made to the	principal campai	gn committee by	that committee;
53.24	(4) return of a public subsidy;			
53.25	(5) payment for food, beverages, and	l necessary utensi	ils and supplies, o	entertainment,
53.26	and facility rental for a fund-raising eve	nt;		
53.27	(6) services for a constituent by a me	ember of the legis	lature or a consti	tutional officer
53.28	in the executive branch as provided in se	ection 10A.173, s	ubdivision 1;	
53.29	(7) payment for food and beverages	consumed by a ca	undidate or volun	teers while they
53.30	are engaged in campaign activities;			

	03/13/19		REVISOR	JRM/TM	SCRH1603CR1
54.1	(8) payment for food or a be	verage c	onsumed while att	ending a recepti	on or meeting
54.2	directly related to legislative du	ties;			
54.3	(9) payment of expenses incu	irred by	elected or appointe	d leaders of a le	gislative caucus
54.4	in carrying out their leadership r	responsi	oilities;		
54.5	(10) payment by a principal c			candidate's expe	nses for serving
54.6	in public office, other than for p	ersonal	ises;		
54.7	(11) costs of child care for th	e candio	late's children whe	n campaigning;	
54.8	(12) fees paid to attend a can	npaign s	chool;		
54.9	(13) costs of a postelection p	arty dur	ing the election ye	ar when a candid	late's name will
54.10	no longer appear on a ballot or t	he gener	al election is conc	luded, whicheve	r occurs first;
54.11	(14) interest on loans paid by	v a princ	ipal campaign com	mittee on outsta	inding loans;
54.12	(15) filing fees;				
54.13	(16) post-general election hol	liday or s	seasonal cards, tha	nk-you notes, or	advertisements
54.14	in the news media mailed or pub	lished p	rior to the end of t	he election cycle	>;
54.15	(17) the cost of campaign ma	terial pu	rchased to replace	defective campa	aign material, if
54.16	the defective material is destroyed	ed witho	ut being used;		
54.17	(18) contributions to a party	unit;			
54.18	(19) payments for funeral gif	ts or me	morials;		
54.19	(20) the cost of a magnet less	s than siz	c inches in diamete	er containing leg	islator contact
54.20	information and distributed to co	onstituer	ts;		
54.21	(21) costs associated with a c	andidate	e attending a politi	cal party state or	national
54.22	convention in this state;				
54.23	(22) other purchases or paym				
54.24	for any purpose other than to inf		ne nomination or e	lection of a cano	lidate or to
54.25	promote or defeat a ballot questi				
54.26	(23) costs paid to a third part	y for pro	cessing contribution	ons made by a cr	edit card, debit
54.27	card, or electronic check;				
54.28	(24) a contribution to a fund e			lidate's participat	ion in a recount
54.29	of ballots affecting that candidat	e's electi	ion;		

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
55.1	(25) costs paid by a candidate's pr	incipal campaign co	ommittee for a	single recention
55.2	given in honor of the candidate's retir			-
55.3	affidavits of candidacy for that office			ming period for
55.4	(26) a donation from a terminating	g principal campaig	n committee to	the state general
55.5	fund; <del>and</del>			
55.6	(27) a donation from a terminating	g principal campaigr	n committee to	a county obligated
55.7	to incur special election expenses due			
55.8	(28) payment of security-related e	xpenses for a candi	date and any in	mediate family
55.9	members of the candidate residing in	the candidate's hous	sehold, includir	ng but not limited
55.10	to home security cameras, a home sec	curity system, and ic	lentity theft mo	nitoring services.
55.11	(b) The board must determine whet	ther an activity invol	lves a noncamp	aign disbursement
55.12	within the meaning of this subdivision	n.		
55.13	(c) A noncampaign disbursement i	is considered to be r	nade in the yea	r in which the
55.14	candidate made the purchase of goods	or services or incur	red an obligatio	n to pay for goods
55.15	or services.			
55 16	Soo 11 Minnagata Statutas 2018 as			
55.16	Sec. 11. Minnesota Statutes 2018, se	ction 10A.01, subd	$1 \times 1510n \ 2/, 15 \ at$	mended to read:
55.17	Subd. 27. Political committee. "Po			5
55.18	purpose is to influence the nomination			
55.19	candidates or to promote or defeat a ba	allot question, other	than a principa	al campaign
55.20	committee, local candidate, or a politic	cal party unit.		
55.21	Sec. 12. Minnesota Statutes 2018, se	ection 10A.01, subd	ivision 28, is an	mended to read:
55.22	Subd. 28. Political fund. "Political	l fund" means an ac	cumulation of o	dues or voluntary
55.23	contributions by an association other t	han a political com	mittee, principa	ll campaign
55.24	committee, or party unit, if the accumu	ulation is collected of	or expended to	influence the
55.25	nomination or election of one or more of	candidates <u>or local c</u>	andidates or to	promote or defeat
55.26	a ballot question. The term political fu	and as used in this cl	hapter may also	o refer to the
55.27	association acting through its political	fund.		
55.28	Sec. 13. Minnesota Statutes 2018, se	ection 10A.12, subd	ivision 1, is am	ended to read:
55.29	Subdivision 1. When required for	contributions and	l approved exp	oenditures. An
55.30	association other than a political comm	ittee or party unit m	ay not contribut	te more than \$750

## 55.31 in aggregate in any calendar year to candidates, local candidates, political committees, or

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
56.1	party units or make approved expendit	tures of more that	1 \$750 in aggrega	ate in any calendar
56.2	year unless the contribution or expend			
56.3	Sec. 14. Minnesota Statutes 2018, se	ection 10A 12 sul	bdivision 2 is an	nended to road.
56.4	Subd. 2. Commingling prohibited			
56.5	not be commingled with other funds o			
56.6	the association or the fund. It is not co			
56.7	general treasury money to make exper-			
56.8	10A.121, subdivision 1, directly from			
56.9	An association that accepts more than			
56.10	nomination or election of candidates or	local candidates c	or more than \$5,00	00 in contributions
56.11	to promote or defeat a ballot question	must establish a s	eparate depositor	ry for those
56.12	contributions.			
56.13	Sec. 15. Minnesota Statutes 2018, se	ction 10A.121. si	ubdivision 1 is a	mended to read:
56.14	Subdivision 1. Permitted disburse			
56.15	committee or fund, or a ballot question	political commit	tee or fund, may	:
56.16	(1) pay costs associated with its fur	nd-raising and gen	neral operations;	
56.17	(2) pay for communications that do n	ot constitute cont	ributions or appro	oved expenditures;
56.18	(3) make contributions to independent	nt expenditure or l	pallot question po	litical committees
56.19	or funds;			
56.20	(4) make independent expenditures	•		
56.21	(5) make expenditures to promote c	or defeat ballot qu	estions;	
56.22	(6) return a contribution to its source	e;		
56.23	(7) for a political fund, record bookl	ceeping entries tra	ansferring the ass	ociation's general
56.24	treasury money allocated for political pu	rposes back to the	general treasury	of the association;
56.25	and			
56.26	(8) for a political fund, return genera	l treasury money	transferred to a se	parate depository
56.27	to the general depository of the associa	tion-; and		
56.28	(9) make disbursements for election	eering communi	cations.	
56.29	EFFECTIVE DATE. This section	is effective Janua	ry 1, 2020, and a	applies to
56.30	expenditures and electioneering comm	unications made of	on or after that da	<u>ate.</u>

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1		
57.1	Sec. 16. Minnesota Statutes 2018, sect	ion 10A.121, s	ubdivision 2, is a	mended to read:		
57.2	Subd. 2. Penalty. (a) An independen					
57.3	expenditure political fund is subject to a civil penalty of up to four times the amount of the					
57.4	4 contribution or approved expenditure if it does the following:					
57.5	(1) makes a contribution to a candida	nte, local candio	late, party unit, p	olitical committee,		
57.6	or political fund other than an independer	nt expenditure p	olitical committee	e or an independent		
57.7	expenditure political fund; or					
57.8	(2) makes an approved expenditure.					
57.9	(b) No other penalty provided in law	v may be impo	sed for conduct th	nat is subject to a		
57.10	civil penalty under this section.					
57.11	Sec. 17. Minnesota Statutes 2018, sec	ction 10A.13, s	ubdivision 1, is a	mended to read:		
57.12	Subdivision 1. Accounts; penalty.	The treasurer o	f a political comm	ittee, political fund,		
57.13	principal campaign committee, or part	y unit must kee	p an account of:			
57.14	(1) the sum of all contributions, exc	ept any donation	on in kind valued	at \$20 or less, made		
57.15	to the committee, fund, or party unit;					
57.16	(2) the name and address of each so	ource of a contr	ribution made to t	he committee, fund,		
57.17	it is a second of \$20, together					
57.18	(3) each expenditure made by the c	committee, fun	d, or party unit, to	ogether with the date		
57.19	and amount;					
57.20			the committee, f	ùnd, or party unit,		
57.2	together with the date and amount; an	ıd				
57.22						
57.2			ntributions in exc	ess of \$20 have been		
57.2						
57.2	5 Any individual who knowingly vi	iolates this sub	division is subjec	t to a civil penalty		
57.2	6 imposed by the board of up to \$1,000	).				
57.2	7 Sec. 18. Minnesota Statutes 2018, s	section 10A.17	, subdivision 4, is	amended to read:		
57.2						
57.2						
57.3	contributions or makes independent e	expenditures on	behalf of a candi	late or local candidate		

#### Article 2 Sec. 18,

	03/13/19 RE	VISOR	JRM/TM	SCRH1603CR1
58.1 58.2 58.3 58.4 58.5 58.6 58.6 58.7 58.8	<ul> <li>broadcast communications with those from with or accepted or to whom independent expenditure</li> <li>candidate must contain a statement in substant subdivision 2. The statement must be on the fat the end of all broadcast communications may political fund, principal campaign committee,</li> </ul>	hom contri tres are ma tially the f ront page o ade by that	butions are indep ide on behalf of a form provided in s of all written com	e. All written and endently solicited candidate <u>or local</u> section 211B.04, munications and
58.9 58.10	Sec. 19. Minnesota Statutes 2018, section 10. read:	4.20, is an	nended by adding	a subdivision to
58.11 58.12 58.13 58.14	political fund, or political party unit that during (1) spends in aggregate more than \$200 to in	a nongene	eral election year:	
58.15 58.16	(2) spends in aggregate more than \$200 to m local candidates; or	ake indepe	endent expenditur	es on behalf of
58.17 58.18	(3) spends in aggregate more than \$200 to pr in section 10A.01, subdivision 7, clause (2), (3),	omote or c or (4).	lefeat ballot quest	ions defined
58.19 58.20 58.21	(b) In addition to the reports required under su (a) must file the following reports in each nonger (1) a first-quarter report agent in a	neral electi	on year:	
58.22	(1) a first-quarter report covering the calendar April 14;			
58.23 58.24 58.25 <u>s</u>	<ul> <li>(2) a report covering the calendar year through</li> <li>(3) a pre-primary-election report due 15 days is specified in section 205.065;</li> </ul>			
58.26	(4) a pre-general-election report due 42 days b			
58.27 58.28	(5) a pre-general-election report due ten days b The reporting obligations in this paragraph beg			
	reporting period in which the entity reaches the special.	ending three	eshold specified in	n paragraph

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
59.1	Sec. 20. Minnesota Statutes 2018,	section 10A.20, sub	odivision 3, is ar	nended to read:
59.2	Subd. 3. Contents of report. (a)	The report required	by this section	must include each
59.3	of the items listed in paragraphs (b) t	to (q) that are applie	able to the filer.	The board shall
59.4	prescribe forms based on filer type in	dicating which of th	nose items must	be included on the
59.5	filer's report.			
59.6	(b) The report must disclose the an	mount of liquid asso		
59.7	reporting period.	mount of fiquid asso	ets on hand at th	e beginning of the
59.8	(c) The report must disclose the nar	ne, address, employ	er. or occupation	if self-employed
59.9	and registration number if registered	with the board, of e	ach individual o	r association that
59.10		the reporting entity	, including the n	urchase of tickets
59.11	for a fund-raising effort, that in aggre	gate within the year	exceed \$200 fo	r legislative or
59.12	statewide candidates or more than \$50	00 for ballot questio	ns, together wit	h the amount and
59.13	date of each contribution, and the agg	regate amount of co	ontributions with	in the year from
59.14	each source so disclosed. A donation i	n kind must be disc	losed at its fair i	market value. An
59.15	approved expenditure must be listed as	a donation in kind.	A donation in k	ind is considered
59.16	consumed in the reporting period in w	hich it is received.	The names of co	entributors must
59.17	be listed in alphabetical order. Contribu	tions from the same	e contributor mu	st be listed under
59.18	the same name. When a contribution re	eceived from a cont	ributor in a repo	orting period is
59.19	added to previously reported unitemize	ed contributions fro	m the same cont	tributor and the
59.20	aggregate exceeds the disclosure thresh	hold of this paragra	ph, the name, ad	ldress, and
59.21	employer, or occupation if self-employ	ed, of the contribut	or must then be	listed on the
59.22	report.			
59.23	(d) The report must disclose the sur	n of contributions to	o the reporting e	ntity during the
59.24	reporting period.		1	and a during the
59.25	(e) The report must disclose each lo	an made or receive	d by the reportir	ig entity within
59.26	the year in aggregate in excess of \$200,			
59.27	together with the name, address, occupa	ation, principal plac	e of business, if	any, and
59.28	registration number if registered with th			
59.29	and amount of the loan. If a loan made t			
59.30	is forgiven or is repaid by an entity othe			
59.31	be reported as a contribution for the year			
59.32	(f) The report must disclose each rec	eipt over \$200 duri	ng the reporting	period not
59.33	otherwise listed under paragraphs (c) to	(e).		

REVISOR JRM/TM SCRH1603CR1 (g) The report must disclose the sum of all receipts of the reporting entity during the 60.1 60.2 reporting period. (h) The report must disclose the following: 60.3 (1) the name, address, and registration number if registered with the board of each 60.4 individual or association to whom aggregate expenditures, approved expenditures, 60.5 independent expenditures, and ballot question expenditures, and disbursements for 60.6 electioneering communications have been made by or on behalf of the reporting entity 60.7 within the year in excess of \$200, together with; 60.8 (2) the amount, date, and purpose of each expenditure, including an explanation of how 60.9 60.10 the expenditure was used; and; (3) the name and address of, and office sought by, each candidate or local candidate on 60.11 whose behalf the expenditure was made; or, in the case of electioneering communications, 60.12 each candidate identified positively in the communication; 60.13 (4) identification of the ballot question that the expenditure was intended to promote or 60.14 defeat and an indication of whether the expenditure was to promote or to defeat the ballot 60.15 60.16 question;; and (5) in the case of independent expenditures made in opposition to a candidate, local 60.17 candidate, or electioneering communications in which a candidate is identified negatively, 60.18 the candidate's or local candidate's name, address, and office sought. A reporting entity 60.19 making an expenditure on behalf of more than one candidate for state or legislative office 60.20 must allocate the expenditure among the candidates or local candidates on a reasonable cost 60.21 basis and report the allocation for each candidate or local candidate. The report must list 60.22 on separate schedules any independent expenditures made on behalf of local candidates and 60.23 any expenditures made for ballot questions as defined in section 10A.01, subdivision 7, 60.24 60.25 clause (2), (3), or (4). (i) The report must disclose the sum of all expenditures made by or on behalf of the 60.26 reporting entity during the reporting period. 60.27 (j) The report must disclose the amount and nature of an advance of credit incurred by 60.28 the reporting entity, continuously reported until paid or forgiven. If an advance of credit 60.29 incurred by the principal campaign committee of a candidate is forgiven by the creditor or 60.30 paid by an entity other than that principal campaign committee, it must be reported as a 60.31 donation in kind for the year in which the advance of credit was made. 60.32

03/13/19

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1	
61.1	(k) The report must disclose the nam	e, address, and	registration num	ber if registered	
61.2	with the board of each political committ	ee, political fur	id, principal cam	paign committee,	
61.3	local candidate, or party unit to which con				
61.4	of \$200 within the year and the amount				
61.5	on separate schedules any contributions				
61.6	committees and any contributions made to local candidates.				
61.7	(1) The report must disclose the sum	of all contribut	ions made by the	reporting entity	
61.8	during the reporting period and must ser	parately disclos	e the sum of all c	ontributions made	
61.9	to local candidates by the reporting entit	y during the re	porting period.		
61.10	(m) The report must disclose the nan	ne, address, and	l registration num	ber if registered	
61.11	with the board of each individual or asso	ciation to whor	n noncampaign di	sbursements have	
61.12	been made that aggregate in excess of \$2	200 within the y	ear by or on beha	lf of the reporting	
61.13	entity and the amount, date, and purpose	e of each nonca	mpaign disburser	nent, including an	
61.14	explanation of how the expenditure was	used.			
61.15	(n) The report must disclose the sum	of all noncamj	paign disburseme	nts made within	
61.16	the year by or on behalf of the reporting	entity.			
61.17	(o) The report must disclose the name	and address of	a nonprofit corpor	ation that provides	
61.18	administrative assistance to a political co	ommittee or po	litical fund as aut	horized by section	
61.19	211B.15, subdivision 17, the type of adr	ninistrative ass	istance provided,	and the aggregate	
61.20	fair market value of each type of assistant	nce provided to	the political com	mittee or political	
61.21	fund during the reporting period.				
61.22	(p) Legislative, statewide, and judici	al candidates, p	arty units, and po	litical committees	
61.23	and funds must itemize contributions the	at in aggregate	within the year e	xceed \$200 for	
61.24	legislative or statewide candidates or mor	e than \$500 for	ballot questions or	n reports submitted	
61.25	to the board. The itemization must include	de the date on w	hich the contribu	tion was received,	
61.26	the individual or association that provided	d the contribution	on, and the address	of the contributor.	
61.27	Additionally, the itemization for a donat	tion in kind mu	st provide a desci	ription of the item	
61.28	or service received. Contributions that ar	e less than the i	temization amour	nt must be reported	
61.29	as an aggregate total.				
61.30	(q) Legislative, statewide, and judici	al candidates, p	earty units, politic	al committees and	
61.31	funds, and committees to promote or def	eat a ballot que	stion must itemiz	e expenditures and	
61.32	noncampaign disbursements that in agg	regate exceed §	200 in a calenda	year on reports	
61.33	submitted to the board. The itemization	must include the	e date on which th	e committee made	

## 61.34 or became obligated to make the expenditure or disbursement, the name and address of the

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
62.1	vendor that provided the service or ite	em purchased, and	a description of	the service or item
62.2	purchased, including an explanation of			
62.3	noncampaign disbursements must be			
62.4	EFFECTIVE DATE. This section	on is effective Janu	ary 1, 2020, and	applies to
62.5	expenditures and electioneering com			
62.6	Sec. 21. Minnesota Statutes 2018, s	section 10A.20, su	bdivision 6a, is	amended to read:
62.7	Subd. 6a. Statement of independ	<b>dence.</b> An individu	ual, political con	nmittee, political
62.8	fund, or party unit filing a report or s	tatement disclosing	g an independen	t expenditure under
62.9	subdivision 3 or 6 must file with the re-			
62.10	were not made with the authorization			
62.11	or in concert with, or at the request of			
62.12	principal campaign committee or ag			
62.13	Sec. 22. [10A.201] ELECTIONE	ERING COMMU	UNICATIONS.	
62.14	Subdivision 1. Electioneering c			
62.15	means a communication distributed			
62.16	broadcasting system; by means of p			
62.17	telephone communications; or by el	lectronic communi	cation, includin	g electronic mail or
62.18	electronic text messaging that:			
62.19	(1) refers to a clearly identified	candidate;		
62.20	(2) is made within:			
62.21	(i) 30 days before a primary ele	ction or special pri	imary election for	or the office sought
62.22	by the candidate; or			
62.23	(ii) 60 days before a general ele	ection or special ele	ection for the of	fice sought by the
62.24				
62.25	(3) is targeted to the relevant ele	ectorate; and		
(2.2)	(4) is made without the express	or implied consent	, authorization,	or cooperation of, and
62.26 62.27				
62.28	·····	, , , ,		
		ing doog wet include	da	
62.29				
62.30	(1) the publishing or broadcasti	ing of news items	or editorial com	ments by the news
62.31	media;			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
63.1	(2) a communication that constitute	es an approved e	expenditure or an	independent
63.2	expenditure;			
63.3	(3) a voter guide, which is a pamphl	et or similar prim	nted material, inte	nded to help voters
63.4	compare candidates' positions on a set			
63.5	(i) the guide does not focus on a sin	ngle issue or a r	arrow range of is	sues, but includes
63.6	questions and subjects sufficient to enco			
63.7	(ii) the questions and any other des			
63.8	their structure and content;	•		
	(iii) the questions posed and provi	ded to the candi	dates are identica	l to those included
63.9	in the guide;			
63.10		, auida in giuan	a reasonable amo	ount of time and the
63.11	(iv) each candidate included in the same opportunity as other candidates			
63.12				dian fan oromple:
63.13		d choices for ar	answer to a ques	non, for example.
63.14				
63.15				
63.16		tion is clearly in	dicated in the gui	de; and the guide
63.17	clearly indicates that the explanation	s will be made a	vailable for publi	c inspection, subject
63.18	8 to reasonable conditions;			
63.19				
63.20	0 questions, the candidates' answers ar	e unedited, and	the answers appe	ar in close proximity
63.21	to the question to which they respon	<u>d;</u>		
63.22	(vii) if the guide includes candida	tes' positions bas	sed on information	1 other than responses
63.2	1. 1. line the by the condidate t			
63.2	the condidates and are			
63.2	25 (viii) the guide includes all majo	or party candidat	tes for each office	listed in the guide;
63.2	26 (4) a candidate forum or debate h	nosted by one or	more nonprofit o	rganizations that does
63.2	1 anneat or oppose can			
63.2	28 (i) the forum or debate includes	the participation	n of at least two c	andidates for each
63.2	29 office featured;			
63.3	30 (ii) the forum or debate is struct	ured so that it d	oes not promote o	one candidate or one
63.3	31 candidate's issues of interest over a	nother; and		

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
	(iii) candidates are selected for par	ticination in the f	forum or debate b	ased on
64.1		incipation in the i		
64.2	preestablished, objective criteria;			
64.3	(5) any other communication speci			inions as being
64.4	excluded from the definition of election	oneering commur	nication; or	
64.5	(6) a communication that:			
64.6	(i) refers to a clearly identified can	didate who is an i	ncumbent membe	er of the legislature
64.7	or a constitutional officer;			
64.8	(ii) refers to a clearly identified iss	sue that is or was	before the legisla	ture in the form of
64.9	an introduced bill; and			
64.10	(iii) is made when the legislature i	is in session or w	ithin ten days afte	er the last day of a
64.11	regular session of the legislature.			
64.12	(c) A communication that meets the	he requirements of	of paragraph (a) b	out is made with the
64.13	authorization or express or implied co			
64.14	the request or suggestion of a candidate	ate, a candidate's	principal campai	gn committee, or a
64.15	candidate's agent is an approved expe	enditure.		
64.16	(d) Distributing a voter guide que	stionnaire, surve	y, or similar docu	ment to candidates
64.17	and communications with candidates	limited to obtain	ing their response	es, without more, do
64.18	not constitute communications that v	would result in the	e voter guide bei	ng an approved
64.19	expenditure on behalf of the candida	te.		
64.20	Subd. 2. Targeted to relevant el	ectorate. (a) For	purposes of this	section, a
64.21				
64.22	if the communication is distributed t	o or can be receiv	ved by more than	1,500 persons in the
64.23	district the candidate seeks to repres	ent, in the case o	f a candidate for	the house of
64.24	4 representatives, senate, or a district	court judicial offi	ice or by more the	an 6,000 persons in
64.25	5 the state, in the case of a candidate for	or constitutional o	ffice or appellate	court judicial office.
64.20	6 When determining the number of pe	rsons to whom a	communication i	n the form of printed
64.2	7 material, telephone communication,	electronic mail,	or electronic text	messaging is
64.2	8 distributed, an association may excl	ude communicati	ions distributed to	o its own members.
64.2				
64.3				
64.3	the requirements of paragraph (a) an	nd is distributed t	to voters by mear	ns of United States
64.3	mail or through direct delivery to a	resident's home of	or business.	

	03/13/19 REVISOR JRM/TM SCRH1603CR1
65.1	Subd. 3. Disclosure of electioneering communications. (a) Electioneering
65.2	communications made by a political committee, a party unit, or a principal campaign
65.3	committee must be disclosed on the periodic reports of receipts and expenditures filed by
65.4	the association on the schedule and in accordance with the terms of section 10A.20.
65.5	
65.6	(b) An association other than a political committee, party unit, or principal campaign
65.7	committee may register a political fund with the board and disclose its electioneering
65.8	communications on the reports of receipts and expenditures filed by the political fund. If it does so, it must disclose its disburgements for a locitor of the solution of the
65.9	does so, it must disclose its disbursements for electioneering communications on the schedule and in accordance with the terms of section 10A.20.
15.40	
65.10	contract as the second of the discrete fits disbursements for electioneering
65.11	communications under paragraph (a) or (b) must disclose its electioneering communications
65.12	according to the requirements of subdivision 4.
65.13	Subd. 4. Statement required for electioneering communications. (a) Except for
65.14	associations providing disclosure as specified in subdivision 3, paragraph (a) or (b), every
65.15	person who makes a disbursement for the costs of producing or distributing electioneering
65.16	communications that aggregate more than \$1,500 in a calendar year must, within 24 hours
65.17	of each disclosure date, file with the board a disclosure statement containing the information
65.18	described in this subdivision.
65.19	(b) Each statement required to be filed under this section must contain the following
65.20	information:
65.21	(1) the names of: (i) the association making the disbursement; (ii) any person exercising
65.22	direction or control over the activities of the association with respect to the disbursement;
65.23	and (iii) the custodian of the financial records of the association making the disbursement;
65,24	
03.24	(2) the address of the association making the disbursement;
65.25	(3) the amount of each disbursement of more than \$200 during the period covered by
65.26	the statement, a description of the purpose of the disbursement, and the identification of the
65.27	person to whom the disbursement was made;
65.28	(4) the names of the candidates identified or to be identified in the communication;
65.29	(5) if the disbursements were paid out of a segregated bank account that consists of funds
65.30	donated specifically for electioneering communications, the name and address of each
65.31	person who gave the association more than \$200 in aggregate to that account during the
65.32	period beginning on the first day of the preceding calendar year and ending on the disclosure
65.33	date; and

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
66.1	(6) if the disbursements for e	lectioneering communic	ations were mad	le using general
66.2	treasury money of the association			
66.3	for electioneering communication			
66.4	statement a written statement that			
66.5	each person that paid the associa			
66.6	association that, in total, aggrega			
66.7	for electioneering communication			
66.8	disbursements for electioneering			
66.9	itemization under this clause. Th			
66.10	association that made the disbur	sements for the election	eering communi	cations.
66.11	(c) To determine the amount	of the membership dues	s or fees, or dona	ations made by a
66.12	person to an association and attri			
66.13	communications, the association			
66.14	electioneering communications			
66.15	received during the calendar ye	ar.		
66.16	(d) If the amount spent for ele	ectioneering communica	tions exceeds the	e amount of general
66.17	treasury money received by the			
66.18	(1) the electioneering comm	nunications must be attri	buted first to all	receipts of general
66.19	treasury money received during			
66.20	were made;			
66.21	(2) any amount of current y	ear electioneering comm	unications that	exceeds the total of
66.22	all receipts of general treasury	money during the currer	it calendar year	must be prorated
66.23	over all general treasury mone	y received in the precedi	ng calendar yea	r; and
66.24	(3) if the allocation made in	clauses (1) and (2) is in	sufficient to cov	ver the subject
66.25	electioneering communications			
66.26	(e) After a portion of the ge	eneral treasury money re	ceived by an ass	sociation from a
66.27	person has been designated as			
66.28	communications, that portion of			
66.29	person may not be designated	as the source of any othe	er disbursement	for electioneering
66.30	communications or as the source	e for any contribution to	an independent e	expenditure political
66.31	committee or fund.			
66.32	Subd. 5. Disclosure date. 1	For purposes of this section	on, the term "dis	closure date" means
66.33				

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
67.	(1) the first date on which an election $(1)$ the first date on which an election $(1)$ the first date of (1) the first date of $(1)$ the first date of (1) the first dat	oneering commu	nication is 11:-1	
67.	2 provided that the person making the ele	ctioneering com	nunication has me	y distributed,
67.	for the direct costs of producing or dist	ributing one or m	nore electioneering	ue disbursements
67.4	aggregating in excess of \$1,500; or		inte electioneering	; communication
67.5	(-) any other date during the same (	calendar year on	which an electione	eering
67.6	communication is publicly distributed,	provided that the	person making th	e electioneering
67.7	communication has made disbursement	ts for the direct c	osts of distributing	2 One or more
67.8	electioneering communication aggregat	ting in excess of a	\$1,500 since the m	lost recent
67.9	disclosure date.			is in the child
67.10	Subd. 6. Contracts to disburse. For	purposes of this	section, a person	shall be treated
67.11	as having made a disbursement if the pe	erson has entered	into an obligation	to make the
67.12	disbursement.		0	to make the
67.13	Subd. 7. Statement of attribution. (	a) An electioneer	ing communicatio	n must include
67.14	a statement of attribution.			in must merude
67.15	(1) For communications distributed b	y printed materia	al, signs, and billb	oards, the
67.16	statement must say, in conspicuous letter	s: "Paid for by [a	ssociation name]	[address]."
67.17	(2) For communications distributed b	y television, radio	o, satellite, or cabl	e broadcasting
67.18	system, the statement must be included a	t the end of the c	ommunication and	i must orally
67.19	state at a volume and speed that a person of	ordinary hearing	can comprehend: '	The preceding
67.20	communication was paid for by the [asso	ciation name]."		
67.21	(3) For communications distributed by	y telephone, the s	tatement must pre	cede the
67.22	communication and must orally state at a v	olume and speed	that a person of ord	dinary hearing
67.23	can comprehend: "The following commu	nication is paid fo	or by the [association	ion name]."
67.24	(b) If the communication is paid for by	an association r	egistered with the	board, the
67.25	statement of attribution must use the assoc	ciation's name as	it is registered wit	th the board.
67.26	If the communication is paid for by an assoc	ciation not registe	red with the board,	the statement
67.27	of attribution must use the association's na			
67.28	association's disclosure statement associat			
67.29	Subd. 8. Failure to file; penalty. (a) If	a person fails to	file a statement rec	quired by this
67.30	section by the date the statement is due, th			
67.31	day, not to exceed \$1,000, commencing the			
67.32	(b) The board must send notice by certin	fied mail to a pers	son who fails to fil	e a statement

67.33 within ten business days after the statement was due that the person may be subject to a

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
68.1	civil penalty for failure to file the staten	nent. A person w	ho fails to file the	e statement within
68.2	seven days after the certified mail notic	e was sent by th	e board is subjec	t to a civil penalty
68.3	imposed by the board of up to \$1,000.			
68.4	(c) An association that provides dise	closure under see	ction 10A.20 rath	her than under this
68.5	section is subject to the late filing fee at	nd civil penalty p	provisions of sect	tion 10A.20 and is
68.6	not subject to the penalties provided in	this subdivision.	× *	
68.7	(d) An association that makes electi	oneering commu	unications under	this section and
68.8	willfully fails to provide the statement r	required by subd	ivision 4, paragra	uph (b), clause (6),
68.9	within the time specified is subject to a	n additional civi	l penalty of up to	four times the
68.10	amount of the electioneering communic.	ations disbursem	ents that should h	ave been included
68.11	on the statement.			
68.12	EFFECTIVE DATE. This section	is effective Janu	ary 1, 2020, and	applies to
68.13	expenditures and electioneering comm	unications made	on or after that d	ate.
68.14	Sec. 23. Minnesota Statutes 2018, sec	ction 10A.244, is	s amended to read	1:
68.15	10A.244 VOLUNTARY INACTIV	VE STATUS; PO	OLITICAL FUN	NDS.
68.16	Subdivision 1. Election of voluntar	ry inactive statu	s. An association	that has a political
68.17	fund registered under this chapter may	elect to have the	e fund placed on	voluntary inactive
68.18	status if the following conditions are m	net:		
68.19	(1) the association makes a written	request for inact	ive status;	
68.20	(2) the association has filed all perio	dic reports requi	red by this chapte	er and has received
68.21	no contributions into its political fund ar	nd made no exper	nditures or disbur	sements, including
68.22	disbursements for electioneering comm	nunications, thro	ugh its political f	und since the last
68.23	date included on the association's most	recent report; ar	nd	
68.24	(3) the association has satisfied all of	obligations to the	e state for late fil	ing fees and civil
68.25	penalties imposed by the board or the b	ooard has waived	this requiremen	t.
68.26	Subd. 2. Effect of voluntary inacti	ive status. After	an association ha	as complied with
68.27	the requirements of subdivision 1:			
68.28	(1) the board must notify the associ	ation that its pol	itical fund has be	en placed in
68.29	voluntary inactive status and of the terr	ms of this section	n;	
68.30	(2) the board must stop sending the	association repo	rts, forms, and no	tices of report due
68.31	dates that are periodically sent to entiti	es registered wit	h the board;	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
69.1	(3) the association is not required to	o file periodic di	sclosure reports f	or its political fund
69.2	as otherwise required under this chapte	er;		
69.3	(4) the association may not accept c	ontributions into	o its political fund	l and may not make
69.4	expenditures, contributions, or disburs	ements, includii	ng disbursements	for electioneering
69.5	communications, through its political	fund; and		
69.6	(5) if the association maintains a se	eparate deposito	ry account for its	political fund, it
69.7	may continue to pay bank service char	ges and receive	interest paid on t	hat account while
69.8	its political fund is in inactive status.			
69.9	Subd. 3. Resumption of active stat			
69.10	its political fund in voluntary inactive	status may resu	me active status u	pon written notice
69.11	to the board.			
69.12	(b) A political fund placed in volur	ntary inactive sta	atus must resume	active status within
69.13	14 days of the date that it has accepted	d contributions of	or made expendit	ures, contributions,
69.14	or disbursements, including disburseme	ents for electione	ering communica	tions, that aggregate
69.15	more than \$750 since the political fun	d was placed on	inactive status. I	f, after meeting this
69.16	threshold, the association does not not	tify the board th	at its fund has res	sumed active status,
69.17	the board may place the association's p	olitical fund in a	ctive status and n	otify the association
69.18	of the change in status.			
69.19	(c) An association that has placed	its political fund	1 in voluntary ina	ctive status may
69.20	terminate the registration of the fund	without returnin	ig it to active stati	18.
69.21	Subd. 4. Penalty for financial act	tivity while in v	oluntary inactiv	e status. If an
69.22	association fails to notify the board of	f its political fun	d's resumption of	f active status under
69.23	subdivision 3, the board may impose	a civil penalty o	of \$50 per day, no	t to exceed \$1,000
69.24	commencing on the 15th calendar day	after the fund 1	resumed active st	atus.
69.25	EFFECTIVE DATE. This section	n is effective Ja	nuary 1, 2020, an	d applies to
69.26	expenditures and electioneering comr	nunications mad	de on or after that	date.
	Geo 24 Minneerte Statutas 2018 g	action 10A 25	aubdivision 20 is	amondod to read:
69.27	Sec. 24. Minnesota Statutes 2018, s			
69.28	Subd. 3a. Independent expenditur			
69.29	campaign committee of a candidate n			
69.30	disbursements for electioneering com			
69.31	a candidate makes a contribution to a			
69.32	expenditure fund on or after January	1 of the year the	e candidate's offic	e will appear on the

	03/13/19 REVISOR JRM/TM SCRH1603CR1	
70.1	ballot, the independent expenditure committee or independent expenditure fund must not	
70.2	make an independent expenditure for that candidate.	
70.3	EFFECTIVE DATE. This section is effective January 1, 2020, and applies to	
70.4	expenditures and electioneering communications made on or after that date.	
70.5	Sec. 25. Minnesota Statutes 2018, section 10A.27, subdivision 15, is amended to read:	
70.6	Subd. 15. Contributions or use of general treasury money. (a) An association may,	
70.7	if not prohibited by other law, contribute its general treasury money to an independent	
70.8	expenditure or ballot question political committee or fund, including its own independent	
70.9	expenditure or ballot question political committee or fund, without complying with	
70.10	subdivision 13.	
70.11	(b) Before the day when the recipient committee or fund's next report must be filed with	
70.12	the board under section 10A.20, subdivision 2 or 5, an association that has contributed more	
70.13	than \$5,000 in aggregate to independent expenditure political committees or funds during	
70.14	the calendar year or has contributed more than \$5,000 in aggregate to ballot question political	
70.15	committees or funds during the calendar year must provide in writing to the recipient's	
70.16	treasurer a statement that includes the name, address, and amount attributable to each person	
70.17	that paid the association dues or fees, or made donations to the association that, in total,	
70.18	aggregate more than \$5,000 of the contribution from the association to the independent	
70.19	expenditure or ballot question political committee or fund. The statement must also include	
70.20	the total amount of the contribution attributable to persons not subject to itemization under	
70.21	this section. The statement must be certified as true by an officer of the donor association.	
70.22	(c) To determine the amount of membership dues or fees, or donations made by a person	
70.23	to an association and attributable to the association's contribution to the independent	
70.24	expenditure or ballot question political committee or fund, the donor association must:	
70.25	separately prorate the total independent expenditures and ballot question expenditures made	
70.26	during the calendar year over all general treasury money received during the calendar year.	
70.27	(1) apply a pro rata calculation to all unrestricted dues, fees, and contributions received	
70.28	by the donor association in the calendar year; or	
70.29	(2) as provided in paragraph (d), identify the specific individuals or associations whose	
70.30	dues, fees, or contributions are included in the contribution to the independent expenditure	
70.31	political committee or fund.	

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
	(d) Dues, fees, or contributions from	an individual	or association mu	st be identified in
71.1	a contribution to an independent expendi	iture political	committee or fund	l under paragraph
	(c), clause (2), if:			
/1.5	(1) the individual or association has s	pecifically au	thorized the donot	association to use
71.4	(1) the individual of association has s	s or contribu	tions for this purp	ose; or
71.5				
71.6	(2) the individual's or association's d	ues, fees, or c	hom as the source	of the subject
71.7	are unrestricted and the donor association	turo political	committee or func	t
71.8	contribution to the independent expendi			
71.9	(d) If the amount contributed to inde	pendent expe	nditure and ballot	question political
71.10	committees or funds in a calendar year		nount of general t	reasury money
71.11	received by the association during that			
71.12	(1) the contributions must be attribu			
71.13	received during the calendar year in wh	nich the contri	butions were mad	<u>e;</u>
71.14	(2) any amount of current-year cont	tributions that	exceeds the total	of all receipts of
71.15	general treasury money during the curr	ent calendar y	ear must be prora	ted over all general
71.16	treasury money received in the precedi			
71.17	(3) if the allocation made in clauses	s (1) and (2) is	s insufficient to co	over the subject
71.18	independent expenditures and ballot qu	estion expend	itures, no further a	llocation is required.
	() t 0 of the general tr			
71.19	1 1 and designated as the sour	rce of a contri	bution to an indep	endent expenditure
71.20	1 11	or fund, that p	portion of the asso	ciation's general
71.22	from that per	son may not b	e designated as th	e source of any other
71.23	in the superior	diture or ballo	t question politica	l committee or fund,
71.24	1 . f for de for e dichure	ement for elec	ctioneering comm	unications made by
71.25				
71.26	6 EFFECTIVE DATE. This sectio	n is effective .	January 1, 2020, a	nd applies to
71.27	1. Alection paring com			
71.28	8 Sec. 26. Minnesota Statutes 2018, s	ection 383B.0	)41, is amended to	o read:
71.2	9 383B.041 CAMPAIGN FINANO	CING, DISCI	LOSURE OF EC	ONOMIC
71.3	INTERESTS.			
71.3	Subdivision 1. Hennepin County	y candidates.	Sections 383B.04	1 to 383B.058 apply
71.3				

### Article 2 Sec. 26.

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
72.1	in home rule charter cities and stat	tutory cities located w	holly within H	ennepin County,
72.2	having a population of 75,000 or n			
72.3	District No. 1, Minneapolis, and to	o disclosure of econor	nic interests by	candidates and
72.4	elected public officials of those juri	sdictions. The provision	ons of sections	211A.02 to 211A.07
72.5	do not apply to the financing of car	npaigns for elections s	ubject to the pr	ovisions of sections
72.6	383B.041 to 383B.058. Candidate	s for county commiss	ioner, county a	ttorney, and sheriff
72.7	of Hennepin County must file camp	oaign disclosure forms	with the filing	officer for Hennepin
72.8	County. These candidates are subj	ect to the provisions of	of chapter 211A	<u>\.</u>
72.9	Subd. 2. Political subdivision	candidates. Candidat	tes for elected	city, school board,
72.10	park commissioner, and other poli	tical subdivision offic	es within Henr	nepin County shall
72.11	file campaign disclosure forms wit	th the filing officer for	the political su	bdivision for which
72.12	the candidate is seeking office. Th	ese candidates are sub	oject to the pro-	visions of chapter
72.13	<u>211A.</u>			
72.14	Subd. 3. Political committees,	, political funds, and	independent o	expenditures. (a)
72.15	The provisions of chapter 10A app	oly to political commi-	ttees as defined	d in section 10A.01,
72.16	subdivision 27; political funds as de	efined in section 10A.0	1, subdivision	28; and independent
72.17	expenditures as defined in section	10A.01, subdivision	18, related to:	
72.18	(1) a campaign for the nominal	tion or election of a ca	indidate for:	
72.19	(i) a county office in Hennepin	County;		
72.20	(ii) a city office in a home rule	charter or statutory cit	ty located who	lly within Hennepin
72.21	County with a population of 75,00	00 or more; or		
72.22	(iii) the school board in Specia	l School District No.	l; and	
72.23	(2) a ballot question or proposi	ition that may be voted	d on by:	
72.24	(i) all voters in Hennepin Cour	nty;		
72.25	(ii) all voters of a home rule ch	narter or statutory city	located wholly	within Hennepin
72.26	County and having a population o	f 75,000 or more; or		
72.27	(iii) all voters in Special Schoo	ol District No. 1.		
72.28	(b) The provisions of chapter 2	211A apply to a campa	ign for nomina	ation or election for
72.29	an office in the following political	subdivisions:		
72.30	(1) a home rule or statutory cit	y located wholly with	in Hennepin C	ounty and having a

72.31 population of less than 75,000; and
	03/13/19 REVISOR JRM/TM SCRH1603CR1
73.1	(2) a school district located wholly within Hennepin County other than Special School
73.2	District No. 1.
73.3	(c) The provisions of chapter 211A apply to a ballot question or proposition that may
73.4	be voted on by:
73.5	(1) all voters of a home rule or statutory city located wholly within Hennepin County
73.6	and having a population of less than 75,000; and
73.7	(2) all voters of a school district located wholly within Hennepin County other than
73.8	Special School District No. 1.
73.9	Subd. 4. Local ordinances and charters superseded. This section supersedes the
73.10	provisions of any ordinance or resolution of a political subdivision within Hennepin County
73.11	or any existing special law or home rule charter provision of a political subdivision within
73.12	Hennepin County requiring disclosure of information related to the financing of election
73.13	campaigns.
73.14	Subd. 5. Economic interest disclosure; Special School District No. 1. Every candidate
73.15	for school board in Special School District No. 1, Minneapolis, must file an original statement
73.16	of economic interest with the school district within 14 days of the filing of an affidavit or
73.17	petition to appear on the ballot. An elected official in Special School District No. 1,
73.18	Minneapolis, must file the annual statement required in section 10A.09, subdivision 6, with
73.19	the school district for every year that the individual serves in office. An original and annual
73.20	statement must contain the information listed in section 10A.09, subdivision 5. The provisions
73.21	of section 10A.09, subdivisions 6a, 7, and 9, apply to statements required under this
73.22	subdivision.
73.23	Sec. 27. <u>REPEALER.</u>
73.24	Minnesota Statutes 2018, sections 10A.15, subdivision 6; 383B.042; 383B.043; 383B.044;
73.25	<u>383B.045;</u> 383B.046; 383B.047; 383B.048; 383B.049; 383B.05; 383B.051; 383B.052;
73.26	383B.053; 383B.054; 383B.055; 383B.056; and 383B.057, are repealed.
73.27	ARTICLE 3
73.28	CENSUS AND REDISTRICTING
<b>72 2</b> 0	Section 1. [2.032] REDISTRICTING COMMISSION.
73.29	
73.30	Subdivision 1. Commission membership; duties. In each year ending in one, a
73.31	redistricting commission is created to draw the boundaries of congressional and legislative
73.32	districts in accordance with the principles established in section 2.035. The commission

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
74.1	consists of 12 public members, to be ap	pointed in the ma	anner provided in a	subdivision 2.
74.2	and five retired judges of the appellate of			
74.3	in a party-designated or party-endorsed	position, such as	legislator, to be a	ppointed in the
74.4	manner provided in subdivision 3.			
74.5	Subd. 2. Public members; appoint	ment. (a) The sec	cretary of state sha	ll supervise the
74.6	appointment of public members to the r			
74.7	(b) By January 15 of each year endin	g in zero, the sec	retary of state shal	l open a widely
74.8	publicized process that encourages eligi	ble residents of t	his state to apply f	or membership
74.9	on the redistricting commission. The sec	cretary of state sh	all solicit recomm	endations for
74.10	appointment to the redistricting commis	sion from nongo	vernmental organi	zations with an
74.11	interest in the elections process.			
74.12	(c) The secretary of state shall provide	de an application	form which must	be designed to
74.13	show: (1) that an applicant meets the requ	irements of this s	ubdivision; (2) tha	t the application
74.14	must be submitted under oath affirming	the truthfulness of	of its contents und	er penalty of
74.15	perjury; and (3) the applicant's demogra	phic information	, such as gender, r	ace, ethnicity,
74.16	and age.			
74.17	(d) The following persons are not eli	gible to serve as	a commissioner:	
74.18	(1) a person who is not eligible to ve	ote;		
74.19	(2) a person under a contract with, or	r who serves as a	consultant or staf	f to, or who has
74.20	an immediate family relationship with the	e governor, a mem	ber of the legislatu	re, or a member
74.21	of congress; and			
74.22	(3) a person, or member of the perso	n's immediate fai	mily, who has don	e any of the
74.23	following during the ten years immediat	ely preceding the	e date of application	on:
74.24	(i) has been appointed to, elected to,	or a candidate fo	r federal or state o	office;
74.25	(ii) served as an officer, employee, o	r paid consultant	of a political part	y or of the
74.26	campaign committee of a candidate for	elective federal o	r state office;	
74.27	(iii) served as an elected or appointed	member of a polit	tical party state cer	tral committee;
74.28	(iv) registered as a federal, state, or l	ocal lobbyist or p	orincipal;	
74.29	(v) served as paid congressional or le	egislative staff; o	<u>r</u>	
74.30	(vi) violated the candidate contributi	on limits in section	on 10A.27.	

74.30

		REVISOR	JRM/TM	SCRH1603CR1	
	03/13/19			a family means a	
75.1	(c) For purposes of this subdivision	n, a member of a	person's immediat	e failing means a	
75.2	sibling, spouse, parent or stepparent, o	child or stepchild	, or in-law.		
75.3	(f) The secretary of state shall proc	ess applications a	s they are received	and remove from	
75.4	timent pool any person not elig	tible to serve as a	commissioner and	houry the person	
75.5	To down wore removed To	be considered, ap	oplications must be	received of	
75.6	t 15 of the year ending in 7	ero. An applicant	t must provide with	if the appreadon	
75.7	two positive references from commu	mity leaders or gr	oups that promote	civic engagement	
75.8	with whom the applicant has worked	and demonstrate	e that the applicant	÷ .	
	(1) has experience with outreach	to community gr	oups to encourage	civic participation	
75.9	with an emphasis on historically dis	enfranchised gro	ups; or		
75.10	(2) has an interest in or experien	ce with governm	ent, elections, or c	ivic life.	
75.11	(2) has an interest in or experien		Cut a application	s prepare a list of	
75.12	(g) The secretary of state shall,	based on a review	of the application	on an ability to be	
75.13	(g) The secretary of state sharp 120 applicant finalists who have de	emonstrated based	on their apprecia	he list must, to the	
75.14	impartial and respect the diversity	of this state's mai	a age racial lang	uage, ethnic, and	
75.1		er, socioeconomi	c, age, racial, rais		
75.1	6 geographic diversity of the state.				
75.1	(h) The list must include:				
75.	18 (1) 40 applicant finalists identi	fying with the lar	gest major politica	l party in Minnesota;	
75.	19 (2) 40 applicant finalists ident	ifying with the se	cond largest majo	c political party in	
75.	20 Minnesota; and				
75	.21 (3) 40 applicant finalists iden	tifying their polit	ical party preferen	ce as belonging to a	
	party not described in clause (1)	or (2) or to no pa	rty.		
	Celtic portograph t	he two largest po	litical parties are t	he parties whose	
	1: 1- too received the greatest	and second greate	est number of votes	at the most recent two	
	5.24 candidates received the ground				
7.	(i) By December 15 of the y	ear ending in zero	, the secretary of	state shall give the list	
7	(i) By December 13 of the y	s to the majority	and minority leade	ers of the senate, the	
	1 fithe house and the m	inority leader of	the house of repres	sentatives. At an open	
	each of the four leader	rs shall remove 2	1 applicant finalist	s from the list: seven	
	licent finalists identifying the	neir political part	y preference with t	he majority party in the	
	have of representatives, seven	applicant finalists	sidentifying their p	political party preference	
	with the minority party in the h	nouse of represent	tatives, and seven	applicant finalists who	
	<ul><li>75.32 with the minority party in the x</li><li>75.33 identified their political party p</li></ul>	preference with a	party different tha	n the majority party in	
	10.00				

## Article 3 Section 1,

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
76.1	the house of representatives and the n	ninority party of	the house of repre	sentatives or with
76.2	no party. The leaders shall remove app			
76.3	the leaders agree to a different order.			
76.4	(j) By January 15 of each year end	ling in one, after	the process of rer	moving applicants
76.5	from the list is completed, each of the			
76.6	shall give the list of finalists and their			
76.7	of state shall randomly draw four nan			
76.8	political party preference as belonging	g to the majority j	party of the house	of representatives,
76.9	four identifying their political party p	reference as belc	onging to the mind	ority party of the
76.10	house of representatives, and four ide	entifying their po	litical party prefer	ence as belonging
76.11	to a different party than the majority	party in the hous	e of representative	es and the minority
76.12	party of the house of representatives	or to no party. Th	nese 12 persons sh	nall serve as public
76.13	member commissioners.			
76.14	(k) The secretary of state's actions	s under this subd	ivision are not sul	pject to chapter 14.
76.15	Subd. 3. Retired judges; appoin	tment. By Janua	ry 15 of each year	r ending in one, the
76.16	four leaders of the house of represent			
76.17	after consulting with each other in ar	n effort to attain g	geographic balanc	e in their
76.18	appointments. If the legislative leade	ers do not make tl	he appointment by	the deadline, the
76.19	chief justice of the supreme court sha	all make the appo	ointment by Janua	ry 22 of that year.
76.20	The director of the Legislative Coord	linating Commis	sion shall conven	e a meeting of the
76.21	four retired judges by January 29 of t	hat year. The fou	r retired judges sh	all then appoint the
76.22	fifth retired judge by a vote of at least	st three judges.		
76.23	Subd. 4. Code of conduct. (a) In	performing their	duties, the five re	tired judges serving
76.24	as commissioners shall abide by the	Code of Judicial	Conduct and are	considered judicial
76.25	officers as defined in section 609.41	<u>5.</u>		
76.26	(b) Public members of the commi	ssion exercise the	function of a publ	lic officer as defined
76.27	in section 609.415.			
76.28	Subd. 5. Removal; filling vacanc	ies. (a) A commis	ssioner can be rem	oved with two-thirds
76.29	vote of the commission after notice	and a hearing for	reasons that wou	ld justify recall of a
76.30	state official under section 211C.02.			
76.31	(b) The commission must remove	e a commissioner	who participates	in a communication
76.32	that violates subdivision 8.			

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
77.1	(c) Except for vacancies filled b	by the chief justice, va	cancies on the	commission must
77.2		y that made the initial	appointment w	rithin 30 days after
77.3		authority for public r	nembers is the	secretary of state
77.4	and must be filled by drawing from			
77.5	applicants in the pool are available			
77.6	pool, as provided in subdivision 2.			
77.7	Subd. 6. Open records. The cor	nmission is subject to	chapter 13, ex	cept that a plan is
77.8	not public data until it has been sub			
77.9	Subd. 7. Open meetings. The co			
77.10	Subd. 8. Certain communicatio	ons prohibited. (a) Co	mmissioners a	nd commission
77.11				
77.12		der this paragraph do	es not apply to	open meetings of
77.13	the commission.			(K)
77.14	(b) A commissioner may not dire	ect, request, suggest, o	r recommend a	n interpretation
77.15	of a districting principle or a change to			
77.16	open meetings of the commission. Co			
77.17	made to exert influence over the staff			
77.18	Subd. 9. Lobbyist registration.	Action of the commiss	ion to submit a	redistricting plan
77.19	to the legislature is an administrative			
77.20	21, requiring certain persons to regist			
77.21	Subd. 10. Compensation and exp	enses. Commissioner	rs must be com	pensated for their
77.22	commission activity as provided in se			
77.23	Subd. 11. Plans submitted to con	nmission. The commi	ssion shall ado	pt a schedule for
77.24	interested persons to submit proposed			
77.25	The commission shall also adopt stan			
77.26	schedule and standards adopted by the			
77.27	Chapter 14 and section 14.386 do not			
77.28	Subd. 12. Public hearings. The co	ommission shall hold	at least one put	olic hearing in
77.29	each congressional district before ado	pting the first congres	sional and legi	slative district
77.30	plans. The commission must ask for in	nput on defining com	munities of inte	erest for
77.31	consideration. The commission must	publish on its website	preliminary dr	afts of the
77.32	congressional and legislative district p	plans and each prelimi	inary draft's acc	companying

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
78.	reports at least one week before a hear	ing required und	or this subdivision	
78.	2 public at least 30 days to submit comm	ents after public	ation.	h and allow the
78.	<u>Subd. 13.</u> Deadlines. (a) By April 3	30 of each year e	nding in one the	
78.4		essional and lea	ielative districts.	Commission shall
78.5		formation and tes	timony received h	sach plan must be
78.6		g any comments	and conclusions ti	be never i i
78.7		d testimony rece	vived at the boarin	le commissioners
78.8		gislature must be	approved by ap	offirmentic
78.9		on.	approved by an	
78.1	(-) - and registrature intends that a Diff	be introduced to	enact each plan	and that the bill
78.1	stangin to a vote in entiter the schate	or the house of 1	epresentatives un	der a procedure
78.12	permitting ne untendinents excep	ot those of a pure	ly corrective natu	ire, not less than
78.13	interopert of the commission	on was received a	and made availabl	e to the members
78.14		intends that the	bill be brought to	a vote in the
78.15	week and the and the final	passage in the fir	st body under a si	imilar procedure
78.16	or rule. If either the senate or the house of	of representative	s fails to approve	a first plan
78.17	submitted by the commission, within one	e week after the	failure the secreta	rry of the senate
78.18	or the chief clerk of the house of represer	ntatives must not	ify the commission	on of the failure,
78.19	including any information that the senate of	or house of repres	entatives may dire	ect by resolution
78.20	regarding reasons why the plan was not a	approved. If the	governor vetoes a	plan, the veto
78.21	message serves as the notice.			
78.22	(c) The commission shall submit a sec	cond plan within	two weeks after i	the commission
78.23	received the notice, unless by then the leg	gislature has adjo	ourned the regular	session in the
78.24	year ending in one, in which case the seco			
78.25	the opening of its regular session in the year	ear ending in two	o. The legislature	intends that a
78.26	second plan be considered by the legislati	are under the sam	ne procedure as p	rovided for a
78.27	first plan under paragraph (b).			
78.28	(d) If the commission fails to submit a p	lan by either of th	ese two deadlines	, the legislature
78.29	may proceed to enact a plan in place of the			
78.30	to submit a plan.			
78.31	(e) If the secretary of the senate or the c			
78.32	the commission that a second plan has fail			
78.33	commission shall submit a third plan with	in two weeks aft	er the commission	n received the
78.34	notice, unless by then the legislature has a	djourned the reg	ular session in the	e vear ending

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
79.1	in one, in which case the third plan must	t be submitted to th	ne legislature at tl	he opening of
79.2	its regular session in the year ending in the			<u>-</u>
79.3	as provided for first and second plans ur	nder paragraph (b).		
79.4	Final approval of all plans, whether e	enacted by the legi	slature or as prov	vided by order
79.5	of the court, must take place no later than	the date provided	in section 204B.	14, subdivision
79.6	<u>1a.</u>			
79.7	Subd. 14. Data used. (a) To draw con	gressional and legi	slative districts, t	he commission
79.8	shall use, at a minimum, census data rep	resenting the entir	e population of N	1innesota.
79.9	(b) The commission shall use redistrie	cting population da	ita that includes d	ata for persons
79.10	who are incarcerated reflecting their resi	idence to be their l	ast known reside	ntial address
79.11	before incarceration.			
79.12	Subd. 15. Expiration. (a) The comm	ission expires whe	en both congressi	onal and
79.13	legislative redistricting plans have been	enacted into law o	r adopted by orde	er of the court
79.14	and any legal challenges to the plans have	ve been resolved.		
79.15	(b) If use of a plan is enjoined after th	e commission exp	ires, the court enj	oining the plan
79.16	may direct that a new commission be ap	pointed under this	section to draft a	remedial plan
79.17	for presentation to the legislature in acco	ordance with deadl	ines established l	by order of the
79.18	court.			
79.19	Sec. 2. [2.035] DISTRICTING PRIN	CIPLES.		
79.20	Subdivision 1. Application. The prin	nciples in this secti	on apply to cong	ressional and
79.21	legislative districts.			
79.22	Subd. 2. Prohibited information. (a	) No plan shall be	drawn to purpos	efully favor or
79.23	disfavor a political party or candidate.			
79.24	(b) Information regarding registered	voters, political af	filiation, voting h	nistory, and
79.25	demographics shall be sequestered from	the Redistricting (	Commission for t	he initial phase
79.26	of the process, but may be used to test for	or compliance with	the goals in sub	division 3 and
79.27	reports described in section 2.036, subdi	ivision 4.		
79.28	Subd. 3. Priority of principles. Red	istricting commiss	ioners appointed	under section
79.29	2.032 shall adhere to the principles in sul	odivisions 4 to 12 v	vhen drawing cor	ngressional and
79.30	legislative districts. Where it is not poss	ible to fully compl	y with the princi	ples contained
79.31	below, a redistricting plan shall give prio	ority to those princ	iples in the order	in which they
79.32	are listed, except to the extent that doing	so would violate	federal or state la	tW.

	03/13/19	REVISOR	JRM/TM	SCD11 (02 cp.)
80	80.1 Subd 4 Population			SCRH1603CR1
	Subd. 4. Population equality. (a) Con   30.2 population as practicable.	ngressional dis	stricts must be as 1	nearly equal in
80	(b) Legislative districts must be substa	antially agent:		
80	0.4 legislative district must not deviate from t	the ideal by mo	n population. The	population of a
80				
80.	2.6 <u>the district. Contiguity by water is sufficie</u>	ent if the water	in motion for easy i	travel throughout
80.	0.7 within the district. Districts with areas that	t touch only at	a point are not co	bstacle to travel
80,3		Fach district r		inguous.
80.9	.9 all state and federal laws. A district must n	ot be drawn	nust be drawn in c	compliance with
80.1	diluting, denying, or abridging the right of a	ny citizen of th	a Units 1 G	ose or effect of
80.1	of race, ethnicity, or membership in a langu	age minority	e United States to	vote on account
80.1	12 when voting in concert with other people.	inge minority j	group, whether by	themselves or
80.1	(b) Racial, ethnic, and language minoriti	es must have a	n equal opportunit	V to posti-i-
80.14	in the pointcal process and elect candidates	of their choice	. Racial ethnic	nd language
80.15	5 <u>minorities who constitute less than a voting</u>	-age majority	of a district must l	ind language
80.16	6 opportunity to substantially influence the ou	itcome of an el	lection.	
80.17	Distr	ict boundaries	shall recognize of	ommunition - C
80.18	interest. A community of interest is a contig	uous populatio	n sharing commo	n social and
80.19	economic interests that should be included w	vithin a single	district for purpos	es of the
80.20	community's effective and fair representation	n. Communitie	s of interest inclu	de but ara not
80.21	mined to geographic areas where there are c	learly recogniz	zable similarities	of social
80.22	cultural, ethnic, economic, or other interests. E	examples of sha	ared interests are f	lose common
80.23	to an urban area, rural area, industrial area, or	agricultural a	rea and those com	mon to areas
80.24	in which the people share similar living standa	ards, have simi	lar work opportun	ities or have
80.25	access to the same media of communication r	elevant to the	election process.	Communities
80.26	of interest shall not include relationships with	political parti	es, incumbents, or	political
80.27	candidates.			pontiour
80.28	Subd. 8. Political subdivisions. Counties,	cities, and mun	icipalities should	be preserved
80.29	to the greatest extent possible and in compliance	ce with the oth	er principles to pre	eserve rather
80.30	than divide them among multiple districts.			
80.31	Subd. 9. Incumbents. The residence of incu	umbents shall 1	not be taken into c	onsideration
80.32	in the development or approval of a proposed j	plan.		

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
81.1	Subd. 10. Compactness. Compactn	ess must be mea	sured by using one	e or more statisfical
81.2	tests and must be compact.			
81.3	Subd. 11. Partisan symmetry and	bias. A district	must not be draw	n in a manner that
81.4	unduly favors or disfavors any politica			
81.5	and the best available scientific and sta			
81.6	favors or disfavors a political party.			
81.7	Subd. 12. Numbering. (a) Congres	sional district n	umbers must begi	n with district one
81.8	in the southeast corner of the state and	end with the dis	strict with the high	nest number in the
81.9	northeast corner of the state.			
81.10	(b) Legislative districts must be nur	nbercd in a regu	ılar series, beginn	ing with house
81.11	district 1A in the northwest corner of th	e state and proc	eeding across the	state from west to
81.12	east, north to south. In a county that inclu-	udes more than c	one whole senate d	istrict, the districts
81.13	must be numbered consecutively.			
81.14	Sec. 3. [2.036] LEGISLATIVE CO	ORDINATING	COMMISSION	
81.15	REDISTRICTING.		COMMISSION	2
81.16	Subdivision 1. Administrative sup	<b>port</b> The Legis	lative Coordinati	19 Commission
81.17	shall provide administrative support to			ig commission
81.18	Subd. 2. Database. The geographic			in maps, tables.
81.19	and legal descriptions of congressional a			
81.20	must be those used by the Geographic I			
81.21	Coordinating Commission. The popula			
81.22	provided to the state under Public Law			
81.23	correction of any errors acknowledged b			
81.24	must make the database available to the			
81.25	Subd. 3. Publication; consideration	of plans. A redi	stricting plan mus	not be considered
81.26	for adoption by the senate or house of r	epresentatives u	intil the redistricti	ng plan's block
81.27	equivalency file has been submitted to	the GIS Office i	n a form prescrib	ed by the GIS
81.28	Office. The block equivalency file mus	t show the distri	ct to which each	census block has
81.29	been assigned. The GIS Office shall pu	blish each plan	submitted to it on	the GIS Office
81.30	website.			
81.31	Subd. 4. Reports. Publication of a p	olan must includ	e the following re	eports:
81.32	(1) a population equality report, list	ing each district	in the plan, its po	pulation as the
81.33	total number of persons, and deviations	from the ideal	as both a number	of persons and as

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
82.1	a percentage of the population. The	he report must also sho	w the nonulation	ng of the largest
82.2	and smallest districts and the over	rall range of deviations	of the districts:	is of the largest
82.3	(2) a contiguity report, listing			
82.4	areas of a district do not touch or			er because two
82.5				
82.6	(3) a minority voting-age population of each residue			
82.7	population of each racial or langua	ge minority and the tota	al minority votir	ng age population,
	according to the categories recomi	mended by the United S	States Departme	nt of Justice. The
82.8	report must also highlight each dis	strict with 30 percent or	r more total min	ority population;
82.9	(4) a communities of interest re	port, if the chief author	of a plan assert	s that it preserves
82.10	a community of interest, maps of th	e plan must include a la	yer identifying	the census blocks
82.11	within the community of interest. I	Publication of the plan	must also inclue	le a report that
82.12	lays out the research and process u			
82.13	district or districts to which the cor			
82.14	include the number of communities	s of interest that are spl	it and the numb	er of times the
82.15	communities were split;		in and the fiding	er or times the
82.16	(5) a political subdivision splits r	eport, listing the split co	unties, cities, toy	wns unorganized
82.17	territories, and precincts, and the di	strict to which each po	rtion of a split s	ubdivision is
82.18	assigned. The report must also show			
82.19	times a subdivision is split;		and spint und	
82.20	(6) a plan components report, lis	sting for each district th	ne names and po	pulations of the
82.21	counties within it and, where a cour			
82.22	populations of the portion of the spl			
82.23	cities, townships, unorganized territ			
82.24	(7) a measures of compactness r	eport, listing for each d	listrict at least th	e results of the
82.25	Reock, Polsby-Popper, Minimum C			
82.26	Ehrenburg, Length-Width, measures			
82.27	districts in a plan the sum of its period			
82.28	commission may consider other test			
82.29	(8) a partisan bias report, listing	multiple measures of p	artisan symmetr	y or other
82.30	measures of partisan bias as accepted			
82.31	scientific and statistical methods.	10		

	03/13/19	REVISOR	JRM/TM	SCRH1603CR1
83.1	Sec. 4. [204B.136] REDISTRICTIN	G OF LOCAL EI	LECTION DIST	RICTS.
83.2	Subdivision 1. Redistricting plan sta	ndards; Redistrict	ing Commission.	The principles
83.3	provided in section 2.035 must be applied	ed to the redistricti	ng of:	
83.4	(1) county commissioner districts, co	ounty park districts,	and soil and wate	er conservation
83.5	supervisor districts in counties with a po	opulation greater th	an 100,000; and	
83.6	(2) wards in cities with a population	greater than 75,00	0.	
83.7	Subd. 2. Population variance. The	minimum populatio	on variance permi	tted for county
83.8	districts and wards may be up to 1.5 percent	ent of the mean po	pulation for all dis	stricts or wards
83.9	in a redistricting plan adopted as provid	ed in this section.		
83.10	Subd. 3. Procedure. Redistricting p	lans required by th	is section shall be	prepared and
83.11	adopted by the charter commission, or v	where such a comn	nission does not e	xist, by a
83.12	redistricting commission of no fewer th	an seven and no m	ore than 15 mem	bers appointed
83.13	by the chief judge of the district court in	n which a majority	of the population	of the affected
83.14	jurisdiction reside. Members of a comm	nission appointed u	nder this subdivi	sion must meet
83.15	the qualification standards for a public m	ember of the Redis	tricting Commissi	on as described
83.16	in section 2.032, subdivision 2, paragra	ph (d).		
83.17	Sec. 5. ACCESS TO MULTIUNIT	FACILITIES BY	UNITED STAT	ES CENSUS
83.18	EMPLOYEES.			
83.19	Subdivision 1. Access required. It is	is unlawful for a pe	rson, either direct	ly or indirectly,
83.20	to deny access to an apartment house, c	lormitory, nursing	home, manufactu	red home park,
83.21	other multiple unit facility used as a resi	dence, or an area in	which two or mos	re single-family
83.22	dwellings are located on private roadwa	ys, to an employee	of the United Sta	tes Census who
83.23	displays a current, valid census credent	ial and who is eng	aged in official ce	ensus business.
83.24	An employee granted access under this	section must be pe	rmitted to leave c	ensus materials
83.25	for residents at their doors, except that	the manager of a n	ursing home may	direct that the
83.26	materials be left at a central location w	ithin the facility. T	he materials mus	t be left in an
83.27	orderly manner.			
83.28	Subd. 2. Limitations. This section	does not prohibit:		
83.29	(1) denial of admittance into a parti	cular apartment, ro	oom, manufacture	d home, or
83.30	personal residential unit;			

		03/13/19 REVISOR JRM/TM SCRH1603C	CR1
	84.1	(2) in the case of a nursing home or a registered housing with services establishmen	
	84.2	providing assisted living services meeting the requirements of Minnesota Statutes, secti	<u> </u>
	84.3	144G.03, subdivision 2, denial of permission to visit certain persons for valid health reason	on ns;
	84.4	(3) limiting visits to a reasonable number of census employees or reasonable hours;	
	84.5	(4) requiring a prior appointment to gain access to the facility; or	
	84.6	(5) denial of admittance to or expulsion of an individual employee from a multiple un	nit
	84.7	dwelling for good cause.	<u> </u>
	84.8	Subd. 3. Compliance with federal law. A person in compliance with United States	
	84.9	Code, title 13, section 223, and any guidance or rules adopted by the United States	
	84.10	Department of Commerce, Bureau of the Census, governing access to a facility described	A
	84.11	in subdivision 1 is considered to be in compliance with the requirements of this section.	4
	84.12	Subd. 4. Applicability. This section is effective from January 1 to July 1 in any year	
	84.13	during which a decennial census is conducted under the authority of the United States	
	84.14	Constitution, article 1, section 2.	
	84.15	Sec. 6. APPROPRIATIONS.	
	84.16	Subdivision 1. Legislative Coordinating Commission. \$ in fiscal year 2020 and	
	84.17	\$ in fiscal year 2021 are appropriated from the general fund to the Legislative	
	84.18	Coordinating Commission for costs associated with implementing this article. These are	
	84.19	onetime appropriations.	
	84.20	Subd. 2. Secretary of State. \$ in fiscal year 2020 and \$ in fiscal year 2021 are	;
	84.21	appropriated from the general fund to the secretary of state for costs associated with	8
1	84.22	implementing this article. These are onetime appropriations."	
8	84.23	Delete the title and insert:	
8	84.24	"A bill for an act	
8	34.25	relating to elections; making policy and technical changes to various election and	
	34.26	campaign finance related provisions: providing automatic voter registration:	
	34.27	restoring the voting rights of persons with felony convictions; providing early	
	34.28 34.29	voting; authorizing automatic absentee ballot delivery; authorizing ranked-choice	
	4.29 4.30	voting; adopting the National Popular Vote Interstate Compact; modifying	
	4.31	campaign finance reporting requirements for Hennepin County elections and certain political subdivisions in Hennepin County; modifying definition of expressly	
	4.32	advocating; requiring reporting of electioneering communications; establishing a	
	4.33	redistricting commission; appropriating money; amending Minnesota Statutes	
8	4.34	2018, sections 10A.01, subdivisions 4, 7, 9, 11, 16a, 17c, 18, 20, 26, 27, 28, by	
	4.35	adding a subdivision; 10A.12, subdivisions 1, 2; 10A.121, subdivisions 1, 2	
	4.36	10A.13, subdivision 1; 10A.17, subdivision 4; 10A.20, subdivisions 3, 6a, by	
	4.37 4.38	adding a subdivision; 10A.244; 10A.25, subdivision 3a; 10A.27, subdivision 15; 13.607, by adding a subdivision; 123B.09, subdivision 5b; 174.24, by adding a	

## Article 3 Sec. 6.

REVISOR

JRM/TM

SCRH1603CR1

85.1	subdivision; 201.014, by adding a subdivision; 201.022, subdivision 1; 201.071,
85.2	subdivision 1; 201.091, subdivision 4; 201.161; 203B.001; 203B.01, by adding a
85.3	subdivision; 203B.03, subdivision 1; 203B.04, subdivision 5; 203B.05, subdivision
85.4	1; 203B.06, subdivisions 1, 3; 203B.081, subdivision 1; 203B.085; 203B.121,
85.5	subdivisions 1, 2, 3, 5, by adding a subdivision; 204B.28, subdivision 2; 204B.35,
85.6	by adding a subdivision; 204B.45, subdivisions 1, 2; 204C.03, by adding a
85.7	subdivision; 204C.10; 204C.15, subdivision 1; 204C.24, subdivision 1; 204D.19,
85.8	subdivision 2; 204D.195; 204D.22, subdivision 3; 204D.23, subdivision 2; 205.13,
85.9	subdivision 2; 206.58, subdivision 1; 206.61, by adding a subdivision; 206.80;
85.10	206.82, subdivision 1; 206.83; 206.86, by adding a subdivision; 206.89,
85.11	subdivisions 2, 3; 207A.12; 207A.13; 207A.14; 207A.15, subdivision 2; 383B.041;
85.12	473.408, by adding a subdivision; 609.165, subdivision 1; proposing coding for
85.13	new law in Minnesota Statutes, chapters 2; 10A; 201; 203B; 204B; 204D; 206;
85.14	207A; 208; 243; 504B; proposing coding for new law as Minnesota Statutes,
85.15	chapter 204E; repealing Minnesota Statutes 2018, sections 10A.15, subdivision
85.16	6; 203B.081, subdivision 3; 383B.042; 383B.043; 383B.044; 383B.045; 383B.046;
85.17	383B.047; 383B.048; 383B.049; 383B.05; 383B.051; 383B.052; 383B.053;
85.18	383B.054; 383B.055; 383B.056; 383B.057."

85.19 With the recommendation that when so amended the bill be returned to the Committee

85.20 on Government Operations.

85.21

85.22

This Subcommittee action taken March 13, 2019

Zten, Chair