1.1	moves to amend H.F. No. 1943, the first engrossment, as follows:
1.2	Page 1, after line 4, insert:
1.3	"ARTICLE 1
1.4	ELECTIONS AND CAMPAIGN FINANCE APPROPRIATIONS"
1.5	Page 2, after line 4, insert:
1.6	"ARTICLE 2
1.7	ELECTIONS AND CAMPAIGN FINANCE POLICY
1.8	Section 1. Minnesota Statutes 2024, section 2.92, subdivision 2, is amended to read:
1.9	Subd. 2. Limitations. This section does not prohibit:
1.10	(1) denial of admittance into a particular apartment, room, manufactured home, or
1.11	personal residential unit;
1.12	(2) in the case of a nursing home or an assisted living facility licensed under chapter
1.13	144G, denial of permission to visit certain persons for valid health reasons;
1.14	(3) limiting visits to a reasonable number of census employees or reasonable hours,
1.15	provided that access must be permitted during the hours of 10:00 a.m. through 8:00 p.m.
1.16	on any day, at a minimum;
1.17	(4) requiring a prior appointment 24 hours prior notice to gain access to the facility; or
1.18	(5) denial of admittance to or expulsion of an individual employee from a multiple unit
1.19	dwelling for good cause.

2.1	Sec. 2. Minnesota Statutes 2024, section 2.92, is amended by adding a subdivision to read:
2.2	Subd. 2a. Notice to residents. The owner, manager, or operator of a multiple unit
2.3	dwelling is encouraged to notify residents of the days on which a census worker has provided
2.4	notice of an intent to be present.
2.5	Sec. 3. Minnesota Statutes 2024, section 10A.09, subdivision 1, is amended to read:
2.6	Subdivision 1. Time for filing. An individual must file a statement of economic interest:
2.7	(1) within 60 days of accepting employment as a public official or a local official in a
2.8	metropolitan governmental unit;
2.9	(2) within 60 days of assuming office as a district court judge, appeals court judge,
2.10	supreme court justice, or county commissioner;
2.11	(3) within 14 days after filing the candidate filing period ends where the candidate filed
2.12	an affidavit of candidacy or petition to appear on the ballot for an elective state constitutional
2.13	or legislative office or an elective local office in a metropolitan governmental unit other
2.14	than county commissioner;
2.15	(4) in the case of a public official requiring the advice and consent of the senate, within
2.16	14 days after undertaking the duties of office; or
2.17	(5) in the case of members of the Minnesota Racing Commission, the director of the
2.18	Minnesota Racing Commission, chief of security, medical officer, inspector of pari-mutuels,
2.19	and stewards employed or approved by the commission or persons who fulfill those duties
2.20	under contract, within 60 days of accepting or assuming duties.
2.21	EFFECTIVE DATE. This section is effective January 1, 2026.
2.22	Sec. 4. Minnesota Statutes 2024, section 200.031, is amended to read:
2.23	200.031 DETERMINATION OF RESIDENCE.
2.24	Residence shall be determined in accordance with the following principles, so far as
2.25	they may be applicable to the facts of the case:
2.26	(1) The residence of an individual is in the precinct where the individual's home is
2.27	located, from which the individual has no present intention of moving, and to which,
2.28	whenever the individual is absent, the individual intends to return.
2.29	(2) An individual does not lose residence if the individual leaves home to live temporarily

2.30 in another state or precinct.

3.1 (3) An individual does not acquire a residence in any precinct of this state if the individual
3.2 is living there only temporarily, without the intention of making that precinct home.

3.3 (4) If an individual goes into another state or precinct with the intention of making it
3.4 home or files an affidavit of residence there for election purposes, the individual loses
3.5 residence in the former precinct.

3.6 (5) If an individual moves to another state with the intention of living there for an
3.7 indefinite period, the individual loses residence in this state, notwithstanding any intention
3.8 to return at some indefinite future time.

3.9 (6) Except as otherwise provided in this section, an individual's residence is located in
3.10 the precinct where the individual's family lives, unless the individual's family is living in
3.11 that precinct only temporarily.

3.12 (7) If an individual's family lives in one precinct and the individual lives or does business
3.13 in another, the individual's residence is located in the precinct where the individual's family
3.14 lives, unless the individual establishes a home in the other precinct and intends to remain
3.15 there, with or without the individual's family.

3.16 (8) The residence of a single individual is in the precinct where the individual lives and3.17 usually sleeps.

3.18 (9) The mere intention to acquire a new residence, is not sufficient to acquire a new
3.19 residence, unless the individual moves to that location; moving to a new location is not
3.20 sufficient to acquire a new residence unless the individual intends to remain there.

3.21 (10) The residence of an individual who is working temporarily in any precinct of this
3.22 state is in the precinct where the individual's permanent home is located.

3.23 (11) The residence of an individual who is living permanently in a soldiers' home or
3.24 nursing home is in the precinct where the home is located.

3.25 (12) If an individual's home lies in more than one precinct or political subdivision, the
3.26 residence of the individual is in the precinct in which a majority of the room in which the
3.27 individual usually sleeps is located.

3.28 (13) If an individual's home is destroyed or rendered uninhabitable by fire or natural
3.29 disaster, the individual does not lose residence in the precinct where the home is located if
3.30 the individual intends to return to the home when it is reconstructed or made habitable.

(14) The residence of a person committed to a secure treatment facility as a sexual 4.1 psychopathic personality or as a sexually dangerous person under chapter 253D is the 4.2 person's last known residential address prior to issuance of the committal order. 4.3 Sec. 5. Minnesota Statutes 2024, section 201.061, subdivision 3, is amended to read: 4.4 Subd. 3. Election day registration. (a) An individual who is eligible to vote may register 4.5 on election day by appearing in person at the polling place for the precinct in which the 4.6 individual maintains residence, by completing a registration application, making an oath in 4.7 the form prescribed by the secretary of state and providing proof of residence. An individual 4.8 may prove residence for purposes of registering by: 4.9 (1) presenting a driver's license or Minnesota identification card issued pursuant to 4.10 section 171.07; 4.11 (2) presenting any document approved by the secretary of state as proper identification; 4.12 (3) presenting a current student fee statement that contains the student's valid address 4.13 in the precinct together with a picture identification card; or 4.14 (4) having a voter who is registered to vote in the precinct, or an employee who provides 4.15 proof that they are employed by and working in a residential facility in the precinct and 4.16 vouching for a resident in the facility, sign an oath in the presence of the election judge 4.17 vouching that the voter or employee personally knows that the individual is a resident of 4.18 the precinct. A voter who has been vouched for on election day may not sign a proof of 4.19 residence oath vouching for any other individual on that election day. An election judge 4.20 may not sign a proof of residence oath vouching for any individual who appears in the 4.21 precinct where the election judge is working. A voter who is registered to vote in the precinct 4.22 may sign up to eight proof-of-residence oaths on any election day. This limitation does not 4.23 apply to an employee of a residential facility described in this clause. The secretary of state 4.24 shall provide a form for election judges to use in recording the number of individuals for 4.25 whom a voter signs proof-of-residence oaths on election day. The form must include space 4.26 for the maximum number of individuals for whom a voter may sign proof-of-residence 4.27 oaths. For each proof-of-residence oath, the form must include a statement that the individual: 4.28 (i) is registered to vote in the precinct or is an employee of a residential facility in the 4.29 4.30 precinct, (ii) personally knows that the voter is a resident of the precinct, and (iii) is making the statement on oath. The form must include a space for the voter's printed name, signature, 4.31 telephone number, and address. 4.32

- 5.1 The oath required by this subdivision and Minnesota Rules, part 8200.9939, must be
 5.2 attached to the voter registration application.
- (b) The operator of a residential facility shall prepare a list of the names of its employees
 currently working in the residential facility and the address of the residential facility. The
 operator shall certify the list and provide it to the appropriate county auditor no less than
 20 days before each election for use in election day registration. The secretary of state must
 publish guidance for residential facilities and residential facility employees on the vouching
 process and the requirements of this subdivision.
- (c) "Residential facility" means transitional housing as defined in section 256K.48, 5.9 5.10 subdivision 1; a supervised living facility licensed by the commissioner of health under section 144.50, subdivision 6; a nursing home as defined in section 144A.01, subdivision 5.11 5; an assisted living facility licensed by the commissioner of health under chapter 144G; a 5.12 veterans home operated by the board of directors of the Minnesota Veterans Homes under 5.13 chapter 198; a residence licensed by the commissioner of human services to provide a 5.14 residential program as defined in section 245A.02, subdivision 14; a residential facility for 5.15 persons with a developmental disability licensed by the commissioner of human services 5.16 under section 252.28; setting authorized to provide housing support as defined in section 5.17 256I.03, subdivision 10a; a shelter for battered women as defined in section 611A.37, 5.18 subdivision 4; a supervised publicly or privately operated shelter or dwelling designed to 5.19 provide temporary living accommodations for the homeless; a facility where a provider 5.20 operates a residential treatment program as defined in section 245.462, subdivision 23; or 5.21 a facility where a provider operates an adult foster care program as defined in section 5.22 245A.02, subdivision 6c. 5.23
- 5.24 (d) For tribal band members, an individual may prove residence for purposes of5.25 registering by:
- (1) presenting an identification card issued by the tribal government of a tribe recognized
 by the Bureau of Indian Affairs, United States Department of the Interior, that contains the
 name, address, signature, and picture of the individual; or
- (2) presenting an identification card issued by the tribal government of a tribe recognized
 by the Bureau of Indian Affairs, United States Department of the Interior, that contains the
 name, signature, and picture of the individual and also presenting one of the documents
 listed in Minnesota Rules, part 8200.5100, subpart 2, item B.
- 5.33 (e) A county, school district, or municipality may require that an election judge
 5.34 responsible for election day registration initial each completed registration application.

6.1

Sec. 6. Minnesota Statutes 2024, section 201.061, subdivision 3a, is amended to read:

6.2 Subd. 3a. Additional proofs of residence permitted for students. (a) If an eligible 6.3 voter's name; student identification number, if available; and address within the precinct 6.4 appear on a current residential housing list under section 135A.17 certified to the county 6.5 auditor by the postsecondary educational institution, the voter may prove residence by 6.6 presenting a current valid photo identification issued by a postsecondary educational 6.7 institution in Minnesota; identification authorized in subdivision 3, paragraph (a), clause 6.8 (1) or (2); or identification authorized in subdivision 3, paragraph (d), clause (1) or (2).

(b) This additional proof of residence for students must not be allowed unless the
postsecondary educational institution submits to the county auditor no later than 60 days
prior to the election a written agreement that the postsecondary educational institution will
certify for use at the election accurate updated residential housing lists under section 135A.17.
A written agreement is effective for the election and all subsequent elections held in that
calendar year, including the November general election.

6.15 (c) The additional proof of residence for students must be allowed on an equal basis for
6.16 voters who reside in housing meeting the requirements of section 135A.17, if the residential
6.17 housing lists certified by the postsecondary educational institution meet the requirements
6.18 of this subdivision.

(d) An updated residential housing list must be certified to the county auditor no later
than 20 days prior to each election. The certification must be dated and signed by the chief
officer or designee of the postsecondary educational institution and must state that the list
is current and accurate and includes only the names of persons residing in the institution's
housing and, for students who do not live in the institution's housing, that it reflects the
institution's records as of the date of the certification.

(e) <u>This additional proof of residence for students must be allowed during the 18 days</u>
<u>before an election and on election day.</u> The county auditor shall instruct the election judges
of the precinet in procedures for use of the list in conjunction with photo identification. The
auditor shall supply a list to the election judges with the election supplies for the precinet.

6.29 (f) The county auditor shall notify all postsecondary educational institutions in the county6.30 of the provisions of this subdivision.

6.31 Sec. 7. Minnesota Statutes 2024, section 201.071, subdivision 1, is amended to read:
6.32 Subdivision 1. Form. Both paper and electronic voter registration applications must
6.33 contain the same information unless otherwise provided by law. A voter registration

application must contain spaces for the following required information: voter's first name, 7.1 middle name, and last name; voter's previous name, if any; voter's current address; voter's 7.2 previous address, if any; voter's date of birth; voter's municipality and county of residence; 7.3 voter's telephone number, if provided by the voter; date of registration; current and valid 7.4 Minnesota driver's license number or Minnesota state identification number, or if the voter 7.5 has no current and valid Minnesota driver's license or Minnesota state identification, the 7.6 last four digits of the voter's Social Security number; a box to indicate a voter's preference 7.7 to join the permanent absentee voter list; and voter's signature. The paper registration 7.8 application must provide a space for a voter to provide a physical description of the location 7.9 of their residence, if the voter resides in an area lacking a specific physical address. The 7.10 description must be sufficient for the county auditor to identify the correct precinct for the 7.11 voter. The description may include the closest cross street or the nearest address to the 7.12 described location that is identified on a precinct map, and directions from that cross street 7.13 or address to the described location, including but not limited to the cardinal direction and 7.14 approximate distance to the location. The paper registration application may include the 7.15 voter's email address, if provided by the voter. The electronic voter registration application 7.16 must include the voter's email address. The registration application may include the voter's 7.17 interest in serving as an election judge, if indicated by the voter. The application must also 7.18 contain the following certification of voter eligibility: 7.19

7.20 "I certify that I:

(1) am at least 16 years old and understand that I must be at least 18 years old to beeligible to vote;

7.23 (2) am a citizen of the United States;

7.24 (3) will have maintained residence in Minnesota for 20 days immediately preceding
7.25 election day;

7.26 (4) maintain residence at the address or location given on the registration form;

7.27 (5) am not under court-ordered guardianship in which the court order revokes my right7.28 to vote;

7.29 (6) have not been found by a court to be legally incompetent to vote;

7.30 (7) am not currently incarcerated for a conviction of a felony offense; and

7.31 (8) have read and understand the following statement: that giving false information is a

7.32 felony punishable by not more than five years imprisonment or a fine of not more than

7.33 **\$10,000, or both.**"

Article 2 Sec. 7.

8.1	The certification must include boxes for the voter to respond to the following questions:
8.2	"(1) Are you a citizen of the United States?" and
8.3	"(2) Are you at least 16 years old and will you be at least 18 years old on or before the
8.4	day of the election in which you intend to vote?"
8.5	And the instruction:
8.6	"If you checked 'no' to either of these questions, do not complete this form."
8.7	The form of the voter registration application and the certification of voter eligibility
8.8	must be as provided in this subdivision and approved by the secretary of state. Voter
8.9	registration forms authorized by the National Voter Registration Act must also be accepted
8.10	as valid. The federal postcard application form must also be accepted as valid if it is not
8.11	deficient and the voter is eligible to register in Minnesota.
8.12	An individual may use a voter registration application to apply to register to vote in
8.13	Minnesota or to change information on an existing registration.
0.14	See 8 Minnegete Statutes 2024 section 202D 04 subdivision 1 is smanded to need
8.14	Sec. 8. Minnesota Statutes 2024, section 203B.04, subdivision 1, is amended to read:
8.15	Subdivision 1. Application procedures. (a) Except as otherwise allowed by subdivision
8.16	2 or by section 203B.11, subdivision 4, or 203B.29, an application for absentee ballots for
8.17	any election:
8.18	(1) may be submitted in person at any time not later than the day before the election; or
8.19	(2) if not submitted in person as provided in clause (1), must be received at any time not
8.20	less than one day seven days before the day of that election.
8.21	(b) The county auditor shall prepare absentee ballot application forms in the format
8.22	provided by the secretary of state and shall furnish them to any person on request. By January
8.23	1 of each even-numbered year, the secretary of state shall make the forms to be used available
8.24	to auditors through electronic means. An application submitted pursuant to this subdivision
8.25	shall be in writing. An application may be submitted in person, by electronic facsimile
8.26	device, by electronic mail, or by mail to:
8.27	(1) the county auditor of the county where the applicant maintains residence; or
8.28	(2) the municipal clerk of the municipality, or school district if applicable, where the
8.29	applicant maintains residence.
8.30	(b) (c) An absentee ballot application may alternatively be submitted electronically
8.31	through a secure website that shall be maintained by the secretary of state for this purpose.

9.1	After 5:00 p.m. seven days prior to an election, the secretary of state must replace the
9.2	electronic application with information detailing the available options to vote before and
9.3	on the upcoming election day. Notwithstanding paragraph (d) (e), the secretary of state must
9.4	require applicants using the website to submit the applicant's email address and the
9.5	applicant's:
9.6	(1) verifiable Minnesota driver's license number, or Minnesota state identification card
9.7	number , or ; and
9.8	(2) the last four digits of the applicant's Social Security number.
9.9	If an applicant does not possess both types of documents, the applicant must include the
9.10	number for one type of document and must affirmatively certify that the applicant does not
9.11	possess the other type of documentation. This paragraph does not apply to a town election
9.12	held in March.
9.13	(c) (d) An application submitted electronically under this paragraph (c) may only be
9.14	transmitted to the county auditor for processing if the secretary of state has verified the
9.15	application information matches the information in a government database associated with
9.16	the applicant's driver's license number, state identification card number, or Social Security
9.17	number. The secretary of state must review all unverifiable applications for evidence of
9.18	suspicious activity and must forward any such application to an appropriate law enforcement
9.19	agency for investigation.
9.20	(d) (e) An application shall be approved if it is timely received, signed and dated by the
9.21	applicant, contains the applicant's name and residence and mailing addresses, date of birth,
9.22	and at least one of the following:
9.23	(1) the applicant's Minnesota driver's license number;
9.24	(2) Minnesota state identification card number;
9.25	(3) the last four digits of the applicant's Social Security number; or
9.26	(4) a statement that the applicant does not have any of these numbers.
9.27	All applications must be retained by the county auditor or the municipal clerk or school
9.28	district clerk, if applicable. If an application is received after 5:00 p.m. seven days prior to
9.29	the election, the official in charge of the ballot board must, within one day of receipt of the
9.30	application, attempt to contact the applicant by telephone or email to notify the applicant
9.31	of opportunities to vote in the election. The official must document the attempts made to
9.32	contact the applicant.

(e) (f) To be approved, the application must contain an oath that the information contained 10.1 on the form is accurate, that the applicant is applying on the applicant's own behalf, and 10.2 that the applicant is signing the form under penalty of perjury. 10.3

(f) (g) An applicant's full date of birth, Minnesota driver's license or state identification 10.4 number, and the last four digits of the applicant's Social Security number must not be made 10.5 available for public inspection. An application may be submitted to the county auditor or 10.6 municipal clerk by an electronic facsimile device. An application mailed or returned in 10.7 10.8 person to the county auditor or municipal clerk on behalf of a voter by a person other than the voter must be deposited in the mail or returned in person to the county auditor or 10.9 municipal clerk within ten seven days after it has been dated by the voter and no later than 10.10 six seven days before the election. 10.11

(g) (h) An application under this subdivision may contain an application under subdivision 10.12 5 to automatically receive an absentee ballot. 10.13

Sec. 9. Minnesota Statutes 2024, section 203B.05, subdivision 1, is amended to read: 10.14

Subdivision 1. Generally. The full-time clerk of any city or town shall administer the 10.15 10.16 provisions of sections 203B.04 to 203B.15 and 203B.30 if:

(1) the county auditor of that county has designated the clerk to administer them and the 10.17 clerk accepts that responsibility; or 10.18

(2) the clerk has given the county auditor of that county notice of intention to administer 10.19 them. 10.20

The designation or notice must specify whether the clerk will be responsible for the 10.21

administration of a ballot board as provided in section 203B.121 and whether the 10.22

municipality's office will be designated an absentee voting location pursuant to section 10.23

203B.081, subdivision 1, or only for early voting pursuant to section 203B.081, subdivision 10.24

1a. 10.25

A clerk of a city that is located in more than one county may only administer the 10.26 provisions of sections 203B.04 to 203B.15 and 203B.30 if the clerk has been designated 10.27 by each of the county auditors or has provided notice to each of the county auditors that the 10.28 city will administer absentee voting. A clerk may only administer the provisions of sections 10.29 203B.04 to 203B.15 and 203B.30 if the clerk has technical capacity to access the statewide 10.30 voter registration system in the secure manner prescribed by the secretary of state. The 10.31 secretary of state must identify hardware, software, security, or other technical prerequisites 10.32 necessary to ensure the security, access controls, and performance of the statewide voter 10.33

registration system. A clerk must receive training approved by the secretary of state on the use of the statewide voter registration system before administering this section. A clerk may not use the statewide voter registration system until the clerk has received the required training. The county auditor must notify the secretary of state of any municipal clerk who will be administering the provisions of this section and the duties that the clerk will administer.

11.7 <u>EFFECTIVE DATE.</u> This section is effective upon the revisor of statutes' receipt of 11.8 the early voting certification and applies to elections held on or after the 85th day after the 11.9 revisor of statutes receives the certification.

11.10 Sec. 10. Minnesota Statutes 2024, section 203B.08, subdivision 1, is amended to read:

Subdivision 1. Marking and return by voter. (a) An eligible voter who receives absentee 11.11 ballots as provided in this chapter shall mark them in the manner specified in the directions 11.12 for casting the absentee ballots. The return signature envelope containing marked ballots 11.13 may be mailed as provided in the directions for casting the absentee ballots, may be left 11.14 with the county auditor or municipal clerk who transmitted the absentee ballots to the voter, 11.15 or may be left in a drop box as provided in section 203B.082. If delivered in person, the 11.16 return signature envelope must be submitted to the county auditor or municipal clerk by 11.17 8:00 p.m. 5:00 p.m. on election day. 11.18

(b) The voter may designate an agent to deliver in person the sealed absentee ballot
return signature envelope to the county auditor or municipal clerk or to deposit the return
signature envelope in the mail. An agent may deliver or mail the return signature envelopes
of not more than three voters in any election. Any person designated as an agent who tampers
with either the return signature envelope or the voted ballots or does not immediately mail
or deliver the return signature envelope to the county auditor or municipal clerk is guilty
of a misdemeanor.

11.26 Sec. 11. Minnesota Statutes 2024, section 203B.08, subdivision 3, is amended to read:

11.27 Subd. 3. **Procedures on receipt of ballots.** When absentee ballots are returned to a 11.28 county auditor or municipal clerk, that official shall stamp or initial and date the return 11.29 <u>signature</u> envelope and place it in a locked ballot container or other secured and locked 11.30 space with other return signature envelopes received by that office. Within five days after 11.31 receipt, the county auditor or municipal clerk shall deliver to the ballot board all ballots 11.32 <u>signature envelopes</u> received, except that during the 14 days immediately preceding an 11.33 election, the county auditor or municipal clerk shall deliver all ballots signature envelopes

received to the ballot board within three days. <u>Ballots Signature envelopes</u> received on

election day after 8:00 p.m. shall be marked as received late by the county auditor ormunicipal clerk, and must not be delivered to the ballot board.

12.4 Sec. 12. Minnesota Statutes 2024, section 203B.081, subdivision 4, is amended to read:

Subd. 4. **Temporary locations.** (a) A county auditor or municipal clerk authorized under section 203B.05 to administer voting before election day may designate additional polling places with days and hours that differ from those required by section 203B.085. A designation authorized by this subdivision must be made at least 47 days before the election. The county auditor or municipal clerk must provide notice to the secretary of state at the time that the designations are made.

12.11 (b) At the request of a federally recognized Indian Tribe with a reservation <u>or</u>

12.12 <u>off-reservation Tribal Lands</u> in the county, the county auditor must establish an additional
12.13 polling place for at least one day on the Indian reservation <u>or off-reservation Tribal Lands</u>
12.14 on a site agreed upon by the Tribe and the county auditor that is accessible to the county
12.15 auditor by a public road.

(c) At the request of a postsecondary institution or the student government organization
of a postsecondary institution in the county or municipality, the county auditor or a municipal
clerk authorized to administer absentee voting under section 203B.05 must establish an
additional temporary polling place for the state general election or the odd-year city general
election for at least one day at a location agreed upon by the institution and the county
auditor or municipal clerk that:

12.22 (1) is accessible to the public;

12.23 (2) satisfies the requirements of state and federal law; and

(3) is on the institution's campus or is within one-half mile of the institution's campusand is reasonably accessible to the institution's students.

A request must be made no later than May 31 before an election and the request is valid only for that election. This paragraph only applies to a postsecondary institution that provides on-campus student housing to 100 or more students. Nothing in this paragraph prevents the county auditor or municipal clerk from engaging in a dialogue with the entity that made the request regarding potential alternative locations for a temporary polling place that does not meet the requirements of clause (3). An entity that made a request for a temporary polling place may withdraw its request by notifying the county auditor or municipal clerk.

(d) Within five business days of designating an additional polling place under this 13.1 subdivision, the county auditor or municipal clerk must post on the county's or municipality's 13.2 13.3 website the address of the polling place and the dates and times the polling place will be available for voting. Within five business days of receiving the notice described in paragraph 13.4 (a), the secretary of state must post on the secretary of state's website the address of the 13.5 polling place and the dates and times the polling place will be available for voting. If a 13.6 designation applies to both a primary and general election, a separate notice must be provided 13.7 13.8 for each election, and the notice for the general election may not be posted until after the

13.9 date of the primary election.

13.10 Sec. 13. Minnesota Statutes 2024, section 203B.12, subdivision 10, is amended to read:

Subd. 10. Names of persons; absentee ballot applications. The names of voters who
have submitted an absentee ballot application to the county auditor or municipal clerk, the
date on which the application was signed, the date on which the application was accepted,
and the method of submission must be available to the public in the same manner as public
information lists in section 201.091, subdivisions 4, 5, and 9.

13.16 Sec. 14. Minnesota Statutes 2024, section 203B.121, subdivision 4, is amended to read:

Subd. 4. **Opening of envelopes.** (a) After the close of business on the 19th day before the election, the ballots from secrecy ballot envelopes within the signature envelopes marked "Accepted" may be opened, duplicated as needed in the manner provided in section 206.86, subdivision 5, initialed by the members of the ballot board, and deposited in the appropriate ballot box. If more than one voted ballot is enclosed in the ballot envelope, the ballots must be returned in the manner provided by section 204C.25 for return of spoiled ballots, and may not be counted.

13.24 (b) Accepted signature envelopes must be segregated by precinct and processed in

13.25 accordance with this subdivision on a precinct-by-precinct basis. Precincts within a

13.26 combination polling place established in section 205A.11, subdivision 2, may be processed

13.27 together. At each step, members of the ballot board must notify the official responsible for

13.28 the ballot board if there is a discrepancy in any count required by paragraphs (c) to (e) and

- 13.29 <u>note it in the ballot board incident log.</u>
- 13.30 (c) Before opening accepted signature envelopes, two members of the ballot board must
- 13.31 count and record the number of envelopes and ensure that the count matches either the
- 13.32 number of accepted signature envelopes provided by the official responsible for the ballot
- 13.33 board or the number of signature envelopes accepted by the ballot board that day.

14.1	(d) Two members of the ballot board must remove the ballots from the ballot envelopes.
14.2	The governing body responsible for the ballot board must not dispose of or destroy any
14.3	ballot envelopes until 30 days after the deadline for bringing an election contest expires or,
14.4	if a contest is filed, 30 days after completion of the contest and any related appeals, whichever
14.5	is later.
14.6	(e) After ballots have been removed from the ballot envelopes, two members of the
14.7	ballot board must count and record the number of ballots to ensure the count matches the
14.8	number of accepted signature envelopes, accounting for any empty envelopes or spoiled
14.9	ballots, which must be noted on the ballot board incident log.
14.10	Sec. 15. Minnesota Statutes 2024, section 203B.121, subdivision 5, is amended to read:
14.11	Subd. 5. Storage and counting of absentee ballots. (a) On a day on which absentee
14.12	ballots are inserted into a ballot box, two members of the ballot board must:
14.13	(1) remove the ballots from the ballot box at the end of the day;
14.14	(2) without inspecting the ballots, ensure that the number of ballots removed from the
14.15	ballot box is equal to the number of voters whose absentee ballots were accepted from the
14.16	tally in subdivision 4 that were to be inserted into the ballot box that day; and
14.17	(3) seal and secure all voted and unvoted ballots present in that location at the end of
14.18	the day.
14.19	(b) After the polls have closed on election day, two members of the ballot board must
14.20	count the ballots, tabulating the vote in a manner that indicates each vote of the voter and
14.21	the total votes cast for each candidate or question. In state primary and state general elections,
14.22	the results must indicate the total votes cast for each candidate or question in each precinct
14.23	and report the vote totals tabulated for each precinct. The count must be recorded on a
14.24	summary statement in substantially the same format as provided in section 204C.26. The
14.25	ballot board shall must submit at least one completed summary statement to the county
14.26	auditor or municipal clerk. The county auditor or municipal clerk may require the ballot
14.27	board to submit a sufficient number of completed summary statements to comply with the
14.28	provisions of section 204C.27, or the county auditor or municipal clerk may certify reports
14.29	containing the details of the ballot board summary statement to the recipients of the summary
14.30	statements designated in section 204C.27.
14.31	In state primary and state general elections, These vote totals shall must be added to the

14.32

14

vote totals on the summary statements of the returns for the appropriate precinct. In other

15.1

15.2

elections, these vote totals may be added to the vote totals on the summary statement of returns for the appropriate precinct or may be reported as a separate total.

The count shall must be public. No vote totals from ballots may be made public before
the close of voting on election day.

(c) In addition to the requirements of paragraphs (a) and (b), if the task has not been 15.5 completed previously, the members of the ballot board must verify as soon as possible, but 15.6 no later than 24 hours after the end of the hours for voting, that voters whose absentee ballots 15.7 arrived after the rosters were marked or supplemental reports were generated and whose 15.8 ballots were accepted did not vote in person on election day. An absentee ballot submitted 15.9 15.10 by a voter who has voted in person on election day must be rejected. All other accepted absentee ballots must be opened in accordance with the procedures outlined in subdivision 15.11 4, except for the absentee ballots cast using the alternative procedure in section 203B.081, 15.12 subdivision 3, duplicated if necessary, and counted by members of the ballot board. The 15.13 vote totals from these ballots must be incorporated into the totals with the other absentee 15.14 ballots and handled according to paragraph (b). 15.15

15.16 Sec. 16. Minnesota Statutes 2024, section 203B.29, subdivision 1, is amended to read:

Subdivision 1. Emergency response providers. Any eligible Minnesota voter who is 15.17 a trained or certified emergency response provider or utility worker who is deployed in 15.18 response to any state of emergency declared by the President of the United States or any 15.19 governor of any state within the United States during the time period authorized by law for 15.20 absentee voting or on election day may request that ballots, instructions, and a certificate 15.21 of voter eligibility be transmitted to the voter electronically. Upon receipt of a properly 15.22 completed application requesting electronic transmission, the county auditor must 15.23 electronically transmit the requested materials to the voter. The absentee ballot application 15.24 deadlines in section 203B.04, subdivision 1, do not apply to this subdivision. The county 15.25 auditor is not required to provide return postage to voters to whom ballots are transmitted 15.26 electronically. 15.27

15.28 Sec. 17. Minnesota Statutes 2024, section 203B.29, subdivision 2, is amended to read:

Subd. 2. Reasonable accommodation for voter with disability. Any eligible Minnesota
voter with a print disability, including any voter with disabilities that interfere with the
effective reading, writing, or use of printed materials, may request that ballots, instructions,
and a certificate of voter eligibility be transmitted to the voter electronically in an accessible
format that meets Election Assistance Commission minimum accessibility requirements.

Upon receipt of a properly completed application requesting electronic transmission, the 16.1 county auditor shall electronically transmit the requested materials to the voter. The absentee 16.2 ballot application deadlines in section 203B.04, subdivision 1, do not apply to this 16.3 subdivision. The county auditor must also mail the voter materials required under section 16.4 203B.07. 16.5 Sec. 18. Minnesota Statutes 2024, section 203B.30, subdivision 3, is amended to read: 16.6 16.7 Subd. 3. Processing of ballots. Each day when early voting occurs, the early voting officials must: 16.8 (1) remove and secure ballots cast during the early voting period following the procedures 16.9 in section 203B.121, subdivision 5, paragraph (a)., noting the date, voting location, and 16.10 16.11 number of ballots cast; (2) without inspecting the ballots, ensure that the number of ballots removed from the 16.12 ballot box is equal to the number of voter certificates that were signed by voters in subdivision 16.13 16.14 2, paragraph (b); and (3) seal and secure all voted and unvoted ballots present in that location at the end of 16.15 the day. 16.16 The absentee ballot board must count the ballots after the polls have closed on election 16.17 day following the procedures in section 203B.121, subdivision 5, paragraph (b). 16.18 **EFFECTIVE DATE.** This section is effective upon the revisor of statutes' receipt of 16.19 the early voting certification and applies to elections held on or after the 85th day after the 16.20 revisor of statutes receives the certification. 16.21

16.22 Sec. 19. Minnesota Statutes 2024, section 204B.06, subdivision 1b, is amended to read:

Subd. 1b. Address, electronic mail address, and telephone number. (a) An affidavit 16.23 of candidacy must state a telephone number where the candidate can be contacted. An 16.24 affidavit must also state the candidate's or campaign's nongovernment issued electronic 16.25 16.26 mail address or an attestation that the candidate and the candidate's campaign do not possess an electronic mail address. Except for affidavits of candidacy for (1) judicial office, (2) the 16.27 office of county attorney, or (3) county sheriff, an affidavit must also state the candidate's 16.28 current address of residence as determined under section 200.031, or at the candidate's 16.29 request in accordance with paragraph (c), the candidate's campaign contact address. When 16.30 16.31 filing the affidavit, the candidate must present the filing officer with the candidate's valid driver's license or state identification card that contains the candidate's current address of 16.32

residence, or documentation of proof of residence authorized for election day registration 17.1 in section 201.061, subdivision 3, paragraph (a), clause (2); clause (3), item (ii); or paragraph 17.2 (d). If an original bill is shown, the due date on the bill must be within 30 days before or 17.3 after the beginning of the filing period or, for bills without a due date, dated within 30 days 17.4 before the beginning of the filing period. If the address on the affidavit and the documentation 17.5 do not match, the filing officer must not accept the affidavit. The form for the affidavit of 17.6 candidacy must allow the candidate to request, if eligible, that the candidate's address of 17.7 17.8 residence be classified as private data, and to provide the certification required under paragraph (c) for classification of that address. 17.9

(b) If an affidavit for an office where a residency requirement must be satisfied by the 17.10 close of the filing period is filed as provided by paragraph (c), the filing officer must, within 17.11 one business day of receiving the filing, determine whether the address provided in the 17.12 affidavit of candidacy is within the area represented by the office the candidate is seeking. 17.13 For all other candidates who filed for an office whose residency requirement must be satisfied 17.14 by the close of the filing period, a registered voter in this state may request in writing that 17.15 the filing officer receiving the affidavit of candidacy review the address as provided in this 17.16 paragraph, at any time up to one day after the last day for filing for office. If requested, the 17.17 filing officer must determine whether the address provided in the affidavit of candidacy is 17.18 within the area represented by the office the candidate is seeking. If the filing officer 17.19 determines that the address is not within the area represented by the office, the filing officer 17.20 must immediately notify the candidate and the candidate's name must be removed from the 17.21 ballot for that office. A determination made by a filing officer under this paragraph is subject 17.22 to judicial review under section 204B.44. 17.23

(c) If the candidate requests that the candidate's address of residence be classified as 17.24 private data, the candidate must list the candidate's address of residence on a separate form 17.25 to be attached to the affidavit. The candidate must also certify on the affidavit that either: 17.26 (1) a police report has been submitted, an order for protection has been issued, or the 17.27 candidate has a reasonable fear in regard to the safety of the candidate or the candidate's 17.28 17.29 family; or (2) the candidate's address is otherwise private pursuant to Minnesota law. The address of residence provided by a candidate who makes a request for classification on the 17.30 candidate's affidavit of candidacy and provides the certification required by this paragraph 17.31 is classified as private data, as defined in section 13.02, subdivision 12, but may be reviewed 17.32 by the filing officer as provided in this subdivision. 17.33

(d) The requirements of this subdivision do not apply to affidavits of candidacy for a
 candidate for: (1) judicial office; (2) the office of county attorney; or (3) county sheriff.

18.1

Sec. 20. Minnesota Statutes 2024, section 204B.09, subdivision 1a, is amended to read:

Subd. 1a. Absent candidates. (a) A candidate for special district, county, state, or federal 18.2 office who will be absent from the state during the filing period may submit a properly 18.3 executed affidavit of candidacy, the appropriate filing fee, and any necessary petitions in 18.4 person to the filing officer. The candidate shall state in writing the reason for being unable 18.5 to submit the affidavit during the filing period. The affidavit, filing fee, if any, and petitions 18.6 must be submitted to the filing officer during the seven days immediately preceding the 18.7 18.8 candidate's absence from the state. Nominating petitions may be signed during the 14 days immediately preceding the date when the affidavit of candidacy is filed. 18.9

18.10 (b) A candidate for special district, county, state, or federal office who will be absent from the state during the entire filing period or who must leave the state for the remainder 18.11 of the filing period and who certifies to the secretary of state that the circumstances constitute 18.12 an emergency and were unforeseen, may submit a properly executed affidavit of candidacy 18.13 by facsimile device or by transmitting electronically a scanned image of the affidavit and 18.14 proof of residence required in section 204B.06, subdivision 1b, to the secretary of state 18.15 during the filing period. The candidate shall state in writing the specific reason for being 18.16 unable to submit the affidavit by mail or by hand during the filing period or in person prior 18.17 to the start of the filing period. The affidavit of candidacy, filing fee, if any, and any necessary 18.18 petitions must be received by the secretary of state by 5:00 p.m. on the last day for filing. 18.19 If the candidate is filing for a special district or county office, the secretary of state shall 18.20 forward the affidavit of candidacy, filing fee, if any, and any necessary petitions to the 18.21 appropriate filing officer. Copies of a proof of residence submitted under this subdivision 18.22 are private data. 18.23

18.24 Sec. 21. Minnesota Statutes 2024, section 204B.09, subdivision 2, is amended to read:

Subd. 2. Other elections. Affidavits of candidacy and nominating petitions for city, 18.25 town or other elective offices shall be filed during the time and with the official specified 18.26 in chapter 205 or other applicable law or charter, except as provided for a special district 18.27 candidate under subdivision 1a. Affidavits of candidacy and applications filed on behalf of 18.28 eligible voters for school board office shall be filed during the time and with the official 18.29 specified in chapter 205A or other applicable law. Affidavits of candidacy, including proof 18.30 of residence required in section 204B.06, subdivision 1b, and nominating petitions filed 18.31 under this subdivision must be submitted by mail or by hand, notwithstanding chapter 325L, 18.32 18.33 or any other law to the contrary, and must be received by the appropriate official within the

specified time for the filing of affidavits and petitions for the office. <u>Copies of a proof of</u>
residence submitted by mail are private data.

19.3 Sec. 22. Minnesota Statutes 2024, section 204B.14, subdivision 2, is amended to read:

19.4 Subd. 2. Separate precincts; combined polling place. (a) The following shall constitute
19.5 at least one election precinct:

19.6 (1) each city ward; and

19.7 (2) each town and each statutory city.

(b) A single, accessible, combined polling place may be established no later than
November 1 if a presidential nomination primary is scheduled to occur in the following
year or May 1 of any other year:

19.11 (1) for any city of the third or fourth class, any town, or any city having territory in more19.12 than one county, in which all the voters of the city or town shall cast their ballots;

19.13 (2) for contiguous precincts in the same municipality;

(3) for up to four contiguous municipalities located entirely outside the metropolitan
area, as defined by section 200.02, subdivision 24, that are contained in the same county;
or

19.17 (4) for noncontiguous precincts located in one or more counties.

19.18 Subject to the requirements of paragraph (c), a single, accessible, combined polling place
19.19 may be established after May 1 of any year in the event of an emergency.

A copy of the ordinance or resolution establishing a combined polling place must be 19.20 filed with the county auditor within 30 days after approval by the governing body, and the 19.21 county auditor must provide notice within ten days to the secretary of state, in a manner 19.22 and including information prescribed by the secretary of state. A polling place combined 19.23 under clause (3) must be approved by the governing body of each participating municipality. 19.24 A polling place combined under clause (4) must be approved by the governing body of each 19.25 participating municipality and the secretary of state and may be located outside any of the 19.26 noncontiguous precincts. A municipality withdrawing from participation in a combined 19.27 polling place must do so by filing a resolution of withdrawal with the county auditor no 19.28 later than October 1 if a presidential nomination primary is scheduled to occur in the 19.29 following year or April 1 of any other year, and the county auditor must provide notice 19.30 within ten days to the secretary of state, in a manner and including information prescribed 19.31 by the secretary of state. 19.32

The secretary of state shall provide a separate polling place roster for each precinct 20.1 served by the combined polling place, except that in a precinct that uses electronic rosters 20.2 the secretary of state shall provide separate data files for each precinct. The secretary of 20.3 state and county auditor must provide guidance to the election judges serving in a combined 20.4 polling place on the procedures to be used to ensure each voter is provided the correct ballot 20.5 for that voter's precinct. A single set of election judges may be appointed to serve at a 20.6 combined polling place. The number of election judges required must be based on the total 20.7 number of persons voting at the last similar election in all precincts to be voting at the 20.8 combined polling place. Separate ballot boxes must be provided for the ballots from each 20.9 precinct. The results of the election must be reported separately for each precinct served by 20.10 the combined polling place, except in a polling place established under clause (2) where 20.11 one of the precincts has fewer than ten registered voters, in which case the results of that 20.12 precinct must be reported in the manner specified by the secretary of state. In addition to 20.13 other required informational material and notices, a map showing the precincts served by 20.14 the combined polling place, along with a notice that multiple ballot styles are in use, must 20.15 be prominently displayed near the entrance to the combined polling place. 20.16

20.17 (c) If a local elections official determines that an emergency situation preventing the 20.18 safe, secure, and full operation of a polling place on election day has occurred or is imminent, 20.19 the local elections official may combine two or more polling places for that election pursuant 20.20 to this subdivision. To the extent possible, the polling places must be combined and the 20.21 election conducted according to the requirements of paragraph (b), except that:

20.22 (1) polling places may be combined after May 1 and until the polls close on election20.23 day;

20.24 (2) any city or town, regardless of size or location, may establish a combined polling
20.25 place under this paragraph;

20.26 (3) the governing body is not required to adopt an ordinance or resolution to establish20.27 the combined polling place;

20.28 (4) a polling place combined under paragraph (b), clause (3) or (4), must be approved
20.29 by the local election official of each participating municipality;

(5) the local elections official must immediately notify the county auditor and the
secretary of state of the combination, including the reason for the emergency combination
and the location of the combined polling place. As soon as possible, the local elections
official must also post a notice stating the reason for the combination and the location of
the combined polling place. The notice must also be posted on the governing board's website,

if one exists. The local elections official must also notify the election judges and request
that local media outlets publicly announce the reason for the combination and the location
of the combined polling place; and

(6) on election day, the local elections official must post a notice in large print in a 21.4 conspicuous place at the polling place where the emergency occurred, if practical, stating 21.5 the location of the combined polling place. The local election official must also post the 21.6 notice, if practical, in a location visible by voters who vote from their motor vehicles as 21.7 provided in section 204C.15, subdivision 2. If polling place hours are extended pursuant to 21.8 section 204C.05, subdivision 2, paragraph (b), the posted notices required by this paragraph 21.9 must include a statement that the polling place hours at the combined polling place will be 21.10 extended until the specified time. 21.11

21.12 Sec. 23. Minnesota Statutes 2024, section 204B.16, subdivision 1a, is amended to read:

Subd. 1a. Notice to voters. (a) If the location of a polling place has been changed, the governing body establishing the polling place shall send to every affected household with at least one registered voter in the precinct a nonforwardable mailed notice stating the location of the new polling place at least 25 days before the next election. The secretary of state shall prepare a sample of this notice. A notice that is returned as undeliverable must be forwarded immediately to the county auditor. This <u>subdivision paragraph</u> does not apply to a polling place location that is changed on election day under section 204B.175.

(b) If the location of a polling place has been changed, the local official for the governing 21.20 body establishing the polling place must post a notice in large print and in a conspicuous 21.21 place at the closed polling place, if practicable, stating the location of the new polling place. 21.22 The local election official must also post the notice, if practicable, in a location visible by 21.23 voters who vote from their motor vehicles as provided in section 204C.15, subdivision 2. 21.24 The notice must be in all languages required under section 204B.295 for that precinct. The 21.25 notice must be posted for each special, primary, and general election until a general 21.26 presidential election or redistricting has occurred. The secretary of state shall prepare a 21.27

21.28 sample of this notice.

Sec. 24. Minnesota Statutes 2024, section 204B.16, subdivision 4, is amended to read:
Subd. 4. Prohibited locations. No polling place shall be designated in any place or in
any adjoining room where intoxicating liquors or; nonintoxicating malt beverages; or
cannabis products, as defined in section 342.01, subdivision 20, are served or in any adjoining

22.1 room sold. No polling place shall be designated in any place in which substantial compliance
22.2 with the requirements of this chapter cannot be attained.

(a) The county auditor must develop a county elections chain of custody plan to be used

22.3

22.4

Sec. 25. [204B.182] CHAIN OF CUSTODY PLANS.

in all state, county, municipal, school district, and special district elections held in that 22.5 county. If any of the political subdivisions cross county lines, the affected counties must 22.6 make efforts to ensure that the elections chain of custody procedures affecting the local 22.7 jurisdiction are uniform throughout the jurisdiction. County auditors must file the elections 22.8 22.9 chain of custody plans with the secretary of state. (b) The chain of custody plan must account for both the physical and cyber security of 22.10 22.11 elections-related materials. The plan must include sample chain of custody documentation. (c) The secretary of state may provide additional guidance to counties on elections chain 22.12 22.13 of custody best practices and planning. (d) A municipal clerk, school district clerk, or special district clerk may create a local 22.14

22.15 chain of custody plan for use in local elections not held in conjunction with federal, state,

22.16 or county elections that meets or exceeds the requirements of the county elections chain of

22.17 <u>custody plan. Any plan adopted under this paragraph must be adopted and filed with the</u>
22.18 secretary of state at least 84 days before the first election in which it will be used.

(e) Each political subdivision clerk who develops a local elections chain of custody plan
 pursuant to paragraph (d) and each county auditor must review their respective elections
 chain of custody plan prior to each state primary election. Any revisions to the elections

chain of custody plan must be completed and filed with the secretary of state by June 1 prior

22.23 to the state primary election.

22.24 EFFECTIVE DATE. This section is effective the day following final enactment, and
 22.25 county auditors must file an elections chain of custody plan with the secretary of state by
 22.26 September 1, 2025.

Sec. 26. Minnesota Statutes 2024, section 204B.19, subdivision 5, is amended to read: Subd. 5. **Party balance requirement.** No more than half of the election judges in a precinct, or at any location where ballots are being counted, recounted, or reviewed, may be members of the same major political party unless the election board consists of an odd number of election judges, in which case the number of election judges who are members of the same major political party may be one more than half the number of election judges

- in that precinct. Each major political party must be represented by at least one election judge
 in each precinct.
- 23.3 Sec. 27. Minnesota Statutes 2024, section 204B.21, subdivision 1, is amended to read:

Subdivision 1. Appointment lists; duties of political parties and secretary of state. (a) 23.4 On May April 1 in a year in which there is an election for a partisan political office, each 23.5 major political party shall must prepare a list of eligible voters who have indicated within 23.6 the last 25 months they are willing to act as election judges in each election precinct. The 23.7 list may also designate certain eligible voters as available to serve as alternates, that may 23.8 23.9 be appointed in the event of unexpected vacancies or if all positions representing that party affiliation are not able to be filled. The list provided by the party must indicate: 23.10 23.11 (1) which eligible voters are willing to travel to a precinct outside of their home

23.12 jurisdiction to act as an election judge, and the jurisdictions to which each eligible voter is
23.13 willing to travel for that purpose;

23.14 (2) which eligible voters are willing to serve on an absentee ballot board; and

23.15 (3) each eligible voter's residential address, telephone number, and email address, along
23.16 with the date the eligible voter indicated their willingness to act as an election judge.

(b) The political parties shall must furnish the lists electronically to the secretary of state, 23.17 in a format specified by the secretary of state. The secretary of state must combine the data 23.18 received from each political party under this subdivision and must process the data to locate 23.19 the precinct in which the address provided for each potential election judge is located. If 23.20 the data submitted by a political party is insufficient for the secretary of state to locate the 23.21 proper precinct or does not include the eligible voter's telephone number, email address, 23.22 and date the eligible voter indicated their willingness to act as an election judge, the 23.23 associated name must not appear in any list forwarded to an appointing authority under this 23.24

subdivision. The secretary of state shall must notify political parties of any proposed election
judges with addresses that could not be located in a precinct.

23.27 (c) By May April 15, the secretary of state shall must furnish electronically to the county 23.28 auditor a list of the appropriate names for each election precinct and absentee ballot board 23.29 in the jurisdiction of the appointing authority, and a list of the names of individuals residing 23.30 outside of the jurisdiction who indicated a willingness to travel to that jurisdiction to act as 23.31 an election judge, noting the political party affiliation of each individual on the list. The 23.32 county auditor must promptly forward the appropriate names to the appropriate municipal 23.33 clerk within seven days of receipt. If necessary, the county auditor or municipal clerk must

- 24.1 notify the designated representatives of that party and request that the party provide further
 24.2 names, to the extent practicable.
- 24.3 (d) The secretary of state must provide a form that may be used by a political party to

24.4 recruit individuals willing to serve as election judges. The form must allow an interested

24.5 individual to indicate a willingness to travel to a precinct outside of the individual's home

- 24.6 jurisdiction, or to serve as a member of an absentee ballot board.
- 24.7 Sec. 28. Minnesota Statutes 2024, section 204B.24, is amended to read:

24.8 **204B.24 ELECTION JUDGES; OATH.**

- 24.9 Each election judge shall sign the following oath before assuming the duties of the office:
- 24.10 "I solemnly swear (or affirm) that:

24.11 (1) I will perform the duties of election judge according to law and the best of my ability 24.12 and will diligently endeavor to prevent fraud, deceit and abuse in conducting this election.

24.13 (2) I will perform my duties in a fair and impartial manner and not attempt to create an 24.14 advantage for my party or for any candidate.

24.15 (3) In the performance of my duties as an election judge, I will not share information

24.16 about voting that I know to be materially false and will not intentionally hinder, interfere

24.17 with, or prevent a person from voting, registering to vote, or aiding another person in casting

24.18 <u>a ballot or registering to vote, except as specifically required by law.</u>"

The oath shall be attached to the summary statement of the election returns of that
precinct. If there is no individual present who is authorized to administer oaths, the election
judges may administer the oath to each other.

24.22 Sec. 29. Minnesota Statutes 2024, section 204B.25, subdivision 1, is amended to read:

Subdivision 1. **Duties of county auditor.** Each county auditor shall provide training for all election judges who are appointed to serve at any election to be held in the county. The county auditor shall also provide a procedure for emergency training of election judges elected to fill vacancies. The county auditor may delegate to a municipal election official the duty to provide training of election judges in that municipality or school district. <u>The</u> <u>training must be consistent with the training programs established by the secretary of state</u> under subdivision 2. Sec. 30. Minnesota Statutes 2024, section 204B.27, is amended by adding a subdivision
to read:

Subd. 8a. Election judge advice telephone line. The secretary of state must provide a
 dedicated telephone line for use by election judges on each state election day. The line must
 be available for election judges to clarify procedures in the event the municipal clerk and
 county auditor's offices cannot be reached.

25.7 Sec. 31. Minnesota Statutes 2024, section 204B.44, is amended to read:

25.8 **204B.44 ERRORS AND OMISSIONS; REMEDY.**

(a) Any individual may file a petition in the manner provided in this section for the
correction of any of the following errors, omissions, or wrongful acts which have occurred
or are about to occur:

(1) an error or omission in the placement or printing of the name or description of any
candidate or any question on any official ballot, including the placement of a candidate on
the official ballot who is not eligible to hold the office for which the candidate has filed;

25.15 (2) any other error in preparing or printing any official ballot;

(3) failure of the chair or secretary of the proper committee of a major political party to
execute or file a certificate of nomination;

(4) any wrongful act, omission, or error of any election judge, municipal clerk, county
auditor, canvassing board or any of its members, the secretary of state, or any other individual
charged with any duty concerning an election.

(b) The petition shall describe the error, omission, or wrongful act and the correction 25.21 sought by the petitioner. The petition shall be filed with any judge of the supreme court in 25.22 the case of an election for state or federal office or any judge of the district court in that 25.23 county in the case of an election for county, municipal, or school district office. The petitioner 25.24 shall serve a copy of the petition on the officer, board or individual charged with the error, 25.25 omission, or wrongful act, on all candidates for the office in the case of an election for state, 25.26 federal, county, municipal, or school district office, and on any other party as required by 25.27 the court. Upon receipt of the petition the court shall immediately set a time for a hearing 25.28 on the matter and order the officer, board or individual charged with the error, omission or 25.29 wrongful act to correct the error or wrongful act or perform the duty or show cause for not 25.30 doing so. In the case of a review of a candidate's eligibility to hold office, the court may 25.31 order the candidate to appear and present sufficient evidence of the candidate's eligibility. 25.32

- 26.1 The court shall issue its findings and a final order for appropriate relief as soon as possible26.2 after the hearing. Failure to obey the order is contempt of court.
- 26.3 (c) Any service required on a candidate may be accomplished by electronic mail sent
- to the address the candidate provided on the candidate's affidavit of candidacy pursuant to
- section 204B.06, subdivision 1b, or by any other means permitted by law.
- 26.6 (d) If the candidate for an office and the officer, board, or individual charged with the
- 26.7 error, omission, or wrongful act unanimously agree in writing:
- 26.8 (1) that an error, omission, or wrongful act occurred; and
- 26.9 (2) on the appropriate correction for the error, omission, or wrongful act;
- 26.10 then the officer, board, or individual charged with the error, omission, or wrongful act must
- 26.11 correct the error in the manner agreed to without an order from the court.
- 26.12 The officer, board, or individual must notify the secretary of state in writing of the error
- 26.13 and proposed correction within one business day of receiving notification of the candidate's
- 26.14 written agreement and must not distribute any ballots reflecting the proposed correction for
- 26.15 two business days unless the secretary of state waives the notice period.
- 26.16 (e) Notwithstanding any other provision of this section, an official may correct any
- 26.17 official ballot without order from the court if the ballot is not in compliance with sections
- 26.18 204B.35 to 204B.37 or any rules promulgated under sections 204B.35 to 204B.37.
- 26.19 Sec. 32. Minnesota Statutes 2024, section 204B.45, subdivision 2, is amended to read:

Subd. 2. Procedure; voting prior to election day. Notice of the election and the special 26.20 mail procedure must be given at least ten weeks prior to the election. Not more than 46 days 26.21 nor later than 14 28 days before a regularly scheduled any election and not more than 30 26.22 days nor later than 14 days before any other election, the auditor shall mail ballots by 26.23 26.24 nonforwardable mail to all voters registered in the city, town, or unorganized territory. No later than 14 days before the election, the auditor must make a subsequent mailing of ballots 26.25 to those voters who register to vote after the initial mailing but before the 20th day before 26.26 the election. Eligible voters not registered at the time the ballots are mailed may apply for 26.27 ballots as provided in chapter 203B. Ballot return envelopes, with return postage provided, 26.28 26.29 must be preaddressed to the auditor or clerk and the voter may return the ballot by mail or in person to the office of the auditor or clerk. The auditor or clerk must appoint a ballot 26.30 board to examine the mail and absentee ballot return envelopes and mark them "accepted" 26.31 or "rejected" within three days of receipt if there are 14 or fewer days before election day, 26.32 or within five days of receipt if there are more than 14 days before election day. The board 26.33

may consist of deputy county auditors or deputy municipal clerks who have received training 27.1 in the processing and counting of mail ballots, who need not be affiliated with a major 27.2 political party. Election judges performing the duties in this section must be of different 27.3 major political parties, unless they are exempt from that requirement under section 205.075, 27.4 subdivision 4, or section 205A.10. If an envelope has been rejected at least five days before 27.5 the election, the ballots in the envelope must remain sealed and the auditor or clerk shall 27.6 provide the voter with a replacement ballot and return envelope in place of the spoiled ballot. 27.7 If the ballot is rejected within five days of the election, the envelope must remain sealed 27.8 and the official in charge of the ballot board must attempt to contact the voter by telephone 27.9 or email to notify the voter that the voter's ballot has been rejected. The official must 27.10 document the attempts made to contact the voter. 27.11

If the ballot is accepted, the county auditor or municipal clerk must mark the roster to indicate that the voter has already cast a ballot in that election. After the close of business on the 19th day before the election, the ballots from return envelopes marked "Accepted" may be opened, duplicated as needed in the manner provided by section 206.86, subdivision 5, initialed by the members of the ballot board, and deposited in the ballot box.

In all other respects, the provisions of the Minnesota Election Law governing depositand counting of ballots apply.

The mail and absentee ballots for a precinct must be counted together and reported as one vote total. No vote totals from mail or absentee ballots may be made public before the close of voting on election day.

The costs of the mailing shall be paid by the election jurisdiction in which the voter maintains residence. Any ballot received by 8:00 p.m. on the day of the election must be counted.

27.25 Sec. 33. Minnesota Statutes 2024, section 204C.08, subdivision 1d, is amended to read:

Subd. 1d. Voter's Bill of Rights. The county auditor shall prepare and provide to each polling place sufficient copies of a poster setting forth the Voter's Bill of Rights as set forth in this section. Before the hours of voting are scheduled to begin, the election judges shall post it in a conspicuous location or locations in the polling place. The Voter's Bill of Rights is as follows:

27.31

"VOTER'S BILL OF RIGHTS

27.32 For all persons residing in this state who meet federal voting eligibility requirements:

(1) You have the right to be absent from work for the purpose of voting in a state, federal,
or regularly scheduled election without reduction to your pay, personal leave, or vacation
time on election day for the time necessary to appear at your polling place, cast a ballot,

and return to work.

(2) If you are in line at your polling place any time before 8:00 p.m., you have the right
to vote.

(3) If you can provide the required proof of residence, you have the right to register tovote and to vote on election day.

(4) If you are unable to sign your name, you have the right to orally confirm your identity
with an election judge and to direct another person to sign your name for you.

28.11 (5) You have the right to request special assistance when voting.

(6) If you need assistance, you may be accompanied into the voting booth by a person
of your choice, except by an agent of your employer or union or a candidate.

(7) You have the right to bring your minor children into the polling place and into thevoting booth with you.

(8) You have the right to vote if you are not currently incarcerated for conviction of afelony offense.

(9) If you are under a guardianship, you have the right to vote, unless the court orderrevokes your right to vote.

(10) You have the right to vote without anyone in the polling place trying to influenceyour vote.

(11) If you make a mistake or spoil your ballot before it is submitted, you have the right
to receive a replacement ballot and vote.

(12) You have the right to file a written complaint at your polling place if you aredissatisfied with the way an election is being run.

28.26 (13) You have the right to take a sample ballot into the voting booth with you.

(14) You have the right to take a copy of this Voter's Bill of Rights into the voting boothwith you."

28.29 Sec. 34. Minnesota Statutes 2024, section 204C.09, subdivision 1, is amended to read:

28.30 Subdivision 1. Counting and initialing. (a) Before the voting begins, at least two election

28.31 judges must certify the number of ballots delivered to the precinct. Election judges may

Article 2 Sec. 34.

29.1 conduct this count, presuming that the total count provided for prepackaged ballots is correct.
29.2 As each package is opened, two judges must count the ballots in the package to ensure that
29.3 the total count provided for the package is correct. Any discrepancy must be noted on the
29.4 incident log.

(b) Before the voting begins, or as soon as possible after it begins, at least two election
judges shall each initial the backs of all the ballots. The election judges shall not otherwise
mark the ballots.

29.8 Sec. 35. Minnesota Statutes 2024, section 204C.15, subdivision 1, is amended to read:

Subdivision 1. Physical assistance in marking ballots. A voter who claims a need for 29.9 assistance because of inability to read English or physical inability to mark a ballot may 29.10 obtain the aid of two election judges who are members of different major political parties 29.11 at any location where ballots may be cast, including early and in-person absentee voting 29.12 locations, and in a polling place on election day. The election judges shall mark the ballots 29.13 as directed by the voter and in as secret a manner as circumstances permit. A voter in need 29.14 of assistance may alternatively obtain the assistance of any individual the voter chooses. 29.15 29.16 Only the following persons may not provide assistance to a voter: the voter's employer, an agent of the voter's employer, or an officer or agent of the voter's union. The person who 29.17 assists the voter shall, unaccompanied by an election judge, retire with that voter to a booth 29.18 and mark the ballot as directed by the voter. Before the ballots are deposited, the voter may 29.19 show them privately to an election judge to ascertain that they are marked as the voter 29.20 directed. An election judge or other individual assisting a voter shall not in any manner 29.21 request, persuade, induce, or attempt to persuade or induce the voter to vote for any particular 29.22 political party or candidate. The election judges or other individuals who assist the voter 29.23 shall not reveal to anyone the name of any candidate for whom the voter has voted or 29.24 anything that took place while assisting the voter. 29.25

29.26 Sec. 36. Minnesota Statutes 2024, section 204C.15, subdivision 2, is amended to read:

29.27 Subd. 2. **Outside the polling place.** An individual who is unable to enter <u>any location</u> 29.28 <u>where ballots may be cast, including early and in-person absentee voting locations, or a</u> 29.29 polling place where paper ballots or an electronic voting system are used may register and 29.30 vote without leaving a motor vehicle. Two election judges who are members of different 29.31 major political parties shall assist the voter to register and to complete a voter's certificate 29.32 and shall provide the necessary ballots. The voter may request additional assistance in 29.33 marking ballots as provided in subdivision 1.

- Sec. 37. Minnesota Statutes 2024, section 204D.19, subdivision 1, is amended to read: 30.1 Subdivision 1. Vacancy filled at general election. When a vacancy occurs more than 30.2 150 days before the next state general election, and the legislature will not be in session 30.3 before the final canvass of the state general election returns, the vacancy shall be filled at 30.4 the next state general election. When practicable, the filing period for the vacancy must be 30.5 concurrent with the filing period for the general election filing period provided in section 30.6 204B.09. If not possible, the filing period for the vacancy must be a minimum of five days 30.7 and a maximum of ten days, excluding holidays. 30.8
- 30.9 EFFECTIVE DATE. This section is effective the day following final enactment and
 30.10 applies to vacancies in legislative offices that occur on or after that date.
- 30.11 Sec. 38. Minnesota Statutes 2024, section 204D.19, subdivision 2, is amended to read:
- Subd. 2. Special election when legislature will be in session. Except for vacancies in 30.12 the legislature which occur at any time between the last day of session in an odd-numbered 30.13 year and the 40th 50th day prior to the opening day of session in the succeeding 30.14 even-numbered year, when a vacancy occurs and the legislature will be in session so that 30.15 30.16 the individual elected as provided by this section could take office and exercise the duties of the office immediately upon election, the governor shall issue within five days after the 30.17 vacancy occurs a writ calling for a special election. The filing period for the vacancy must 30.18 be a minimum of five days and a maximum of ten days, excluding holidays. The special 30.19 election shall be held as soon as possible, consistent with the notice requirements of section 30.20 204D.22, subdivision 3, but in no event more than 35 40 days after the issuance of the writ. 30.21 A special election must not be held during the four days before or the four days after a 30.22 holiday as defined in section 645.44, subdivision 5. 30.23
- 30.24 EFFECTIVE DATE. This section is effective the day following final enactment and
 30.25 applies to vacancies in legislative offices that occur on or after that date.
- 30.26 Sec. 39. Minnesota Statutes 2024, section 204D.19, subdivision 3, is amended to read:

30.27 Subd. 3. **Special election at other times.** When a vacancy occurs at a time other than 30.28 those described in subdivisions 1 and 2 the governor shall issue a writ, calling for a special 30.29 election to be held so that the individual elected may take office at the opening of the next 30.30 session of the legislature, or at the reconvening of a session of the legislature. <u>The filing</u> 30.31 period for the vacancy must be a minimum of five days and a maximum of ten days,

30.32 excluding holidays.

31.1 EFFECTIVE DATE. This section is effective the day following final enactment and 31.2 applies to vacancies in legislative offices that occur on or after that date.

31.3 Sec. 40. Minnesota Statutes 2024, section 205.13, subdivision 1a, is amended to read:

Subd. 1a. Filing period. In a city nominating candidates at a primary, an affidavit of 31.4 candidacy for a city office voted on in November must be filed no more than 84 days nor 31.5 less than 70 days before the city primary. In municipalities that do not hold a primary, an 31.6 31.7 affidavit of candidacy must be filed no more than 70 days and not less than 56 days before the municipal general election held in March in any year, or a special election not held in 31.8 conjunction with another election, and no more than 98 112 days nor less than 84 98 days 31.9 before the municipal general election held in November of any year. The municipal clerk's 31.10 office must be open for filing from 1:00 p.m. to 5:00 p.m. on the last day of the filing period. 31.11

31.12 **EFFECTIVE DATE.** This section is effective January 1, 2026.

31.13 Sec. 41. Minnesota Statutes 2024, section 206.845, subdivision 1, is amended to read:

Subdivision 1. Prohibited connections. The county auditor and municipal clerk must 31.14 secure ballot recording and tabulating systems physically and electronically against 31.15 unauthorized access. Except for wired connections within the polling place, ballot recording 31.16 and tabulating systems must not be connected to or operated on, directly or indirectly, any 31.17 electronic network, including a local area network, a wide-area network, the Internet, or the 31.18 World Wide Web. Wireless communications may not be used in any way in a vote recording 31.19 or vote tabulating system. Wireless, device-to-device capability is not permitted. No 31.20 connection by modem is permitted. 31.21

31.22 Transfer of information from the ballot recording or tabulating system to another system for network distribution or broadcast must be made by disk, tape, or other physical means 31.23 of communication, other than direct or indirect electronic connection of the vote recording 31.24 or vote tabulating system. A county auditor or municipal clerk may not create or disclose, 31.25 or permit any other person to create or disclose, an electronic image of the hard drive of 31.26 any vote recording or tabulating system or any other component of an electronic voting 31.27 system, except as authorized in writing by the secretary of state or for the purpose of 31.28 conducting official duties as expressly authorized by law. A password used to access any 31.29 ballot recording or tabulating system must be kept in a safe and secure place in the precinct 31.30 so that it is not accessible to or visible by the public. 31.31

- 32.1 Sec. 42. Minnesota Statutes 2024, section 211A.02, subdivision 2, is amended to read:
- 32.2 Subd. 2. Information required. The report to be filed by a candidate or committee must32.3 include:

32.4 (1) the name of the candidate and office sought;

- 32.5 (2) the printed name, address, telephone number, signature, and email address, if available,
- 32.6 or an attestation that the candidate and the candidate's campaign do not possess an email

32.7 <u>address</u>, of the person responsible for filing the report;

32.8 (3) the total cash on hand designated to be used for political purposes;

32.9 (4) the total amount of contributions received and the total amount of disbursements for32.10 the period from the last previous report to five days before the current report is due;

32.11 (5) if disbursements made to the same vendor exceed \$100 in the aggregate during the
32.12 period covered by the report, the name and address for the vendor and the amount, date,
32.13 and purpose for each disbursement; and

(6) the name, address, and employer, or occupation if self-employed, of any individual
or entity that during the period covered by the report has made one or more contributions
that in the aggregate exceed \$100, and the amount and date of each contribution. The filing
officer must restrict public access to the address of any individual who has made a
contribution that exceeds \$100 and who has filed with the filing officer a written statement
signed by the individual that withholding the individual's address from the financial report
is required for the safety of the individual or the individual's family.

32.21 **EFFECTIVE DATE.** This section is effective January 1, 2026.

32.22 Sec. 43. [211B.125] PUBLICLY FUNDED ORGANIZATIONS; CAMPAIGN 32.23 EXPENDITURES PROHIBITED.

An entity or organization, including any nonprofit organization, that receives state 32.24 funding must not make a campaign expenditure or otherwise expend money for any political 32.25 32.26 purpose, unless the entity or organization uses separate accounts for political activities and for activities funded by state funding. The entity or organization must not supplant its 32.27 existing funding with state funding to make campaign expenditures or expend money for 32.28 political purposes. Prior to receiving state funding, the entity or organization must attest 32.29 that it will comply with this section. As used in this section, "state funding" includes receipt 32.30 32.31 of public funds through a direct appropriation or a legislatively named, competitive, or other

32.32 <u>form of grant.</u>

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33.1	EFFECTIVE DATE. This section is effective July 1, 2025.
33.2	Sec. 44. Minnesota Statutes 2024, section 211B.20, subdivision 2, is amended to read:
33.3	Subd. 2. Exceptions. Subdivision 1 does not prohibit:
33.4	(1) denial of admittance into a particular apartment, room, manufactured home, or
33.5	personal residential unit;
33.6	(2) requiring reasonable and proper identification as a necessary prerequisite to admission
33.7	to a multiple unit dwelling;
33.8	(3) in the case of a nursing home or an assisted living facility under chapter 144G, denial
33.9	of permission to visit certain persons for valid health reasons;
33.10	(4) limiting visits by candidates or volunteers accompanied by the candidate to a
33.11	reasonable number of persons or reasonable hours, provided that access must be permitted
33.12	during the hours of 10:00 a.m. through 8:00 p.m. on any day, at a minimum;
33.13	(5) requiring a prior appointment 24 hours prior notice to gain access to the facility; or
33.14	(6) denial of admittance to or expulsion from a multiple unit dwelling for good cause.
33.15	Sec. 45. Minnesota Statutes 2024, section 211B.20, is amended by adding a subdivision
33.16	to read:
33.17	Subd. 3. Notice to residents. The owner, manager, or operator of a multiple unit dwelling
33.18	is encouraged to notify residents of the days on which a candidate has provided notice of
33.19	an intent to be present.

33.20 Sec. 46. Minnesota Statutes 2024, section 375.20, is amended to read:

33.21 375.20 BALLOT QUESTIONS.

If the county board may do an act, incur a debt, appropriate money for a purpose, or 33.22 exercise any other power or authority, only if authorized by a vote of the people, the question 33.23 may be submitted at a special or general election, by a resolution specifying the matter or 33.24 question to be voted upon. If the question is to authorize the appropriation of money, creation 33.25 of a debt, or levy of a tax, it shall state the amount. Notice of the election shall be given as 33.26 in the case of special elections. If the question submitted is adopted, the board shall pass an 33.27 appropriate resolution to carry it into effect. In the election the form of the ballot shall be: 33.28 "Shall (here state the substance of the resolution to be submitted)?, Yes No.....,". The 33.29 county board may call a special county election upon a question to be held within 74 84 33.30

days after a resolution to that effect is adopted by the county board. Upon the adoption of 34.1 the resolution the county auditor shall post and publish notices of the election, as required 34.2 by section 204D.22, subdivisions 2 and 3. The election shall be conducted and the returns 34.3 canvassed in the manner prescribed by sections 204D.20 to 204D.27, so far as practicable. 34.4

Sec. 47. Minnesota Statutes 2024, section 383B.041, subdivision 5, is amended to read: 34.5

Subd. 5. Economic interest disclosure; Special School District No. 1. Every candidate 34.6 for school board in Special School District No. 1, Minneapolis, must file an original statement 34.7 of economic interest with the school district within 14 days of the filing of an affidavit or 34.8 petition to appear on the ballot after the candidate filing period ends. An elected official in 34.9 Special School District No. 1, Minneapolis, must file the annual statement required in section 34.10 10A.09, subdivision 6, with the school district for every year that the individual serves in 34.11 office. An original and annual statement must contain the information listed in section 34.12 10A.09, subdivision 5. The provisions of section 10A.09, subdivisions 6a, 7, and 9, apply 34.13 34.14 to statements required under this subdivision.

34.15

EFFECTIVE DATE. This section is effective January 1, 2026.

Sec. 48. Minnesota Statutes 2024, section 414.09, subdivision 3, is amended to read: 34.16

Subd. 3. Elections of municipal officers. (a) An order approving an incorporation or 34.17 consolidation pursuant to this chapter, or an order requiring an election under section 414.031, 34.18 subdivision 4a, shall set a date for an election of new municipal officers not less than 45 34.19 days nor more than 60 days after the issuance of such order in accordance with the uniform 34.20 election dates defined in section 205.10, subdivision 3a. 34.21

(b) The chief administrative law judge shall appoint an acting clerk for election purposes, 34.22 at least three election judges who shall be residents of the new municipality, and shall 34.23 designate polling places within the new municipality. 34.24

(c) The acting clerk shall prepare the official election ballot pursuant to section 205.17. 34.25

34.26 (d) Any person eligible to hold municipal office may file an affidavit of candidacy not more than four weeks nor less than two weeks before the date designated in the order for 34.27 the election pursuant to section 205.13. 34.28

(e) The election shall be conducted in conformity with the charter and the laws for 34.29 conducting municipal elections insofar as applicable. 34.30

(f) Any person eligible to vote at a township or municipal election within the area of the 34.31 new municipality, is eligible to vote at such election. 34.32

35.1 (g) Any excess in the expense of conducting the election over receipts from filing fees
35.2 shall be a charge against the new municipality; any excess of receipts shall be deposited in
35.3 the treasury of the new municipality.

35.4 Sec. 49. <u>**REPEALER.**</u>

- 35.5 Minnesota Statutes 2024, section 204B.25, subdivision 3, is repealed."
- 35.6 Amend the title accordingly