## SENATE BILL NO. 832

## 102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR EIGEL.

4030S.01I KRISTINA MARTIN, Secretary

## **AN ACT**

To repeal sections 115.013, 115.045, 115.051, 115.065, 115.076, 115.081, 115.157, 115.158, 115.225, 115.227, 115.229, 115.230, 115.233, 115.235, 115.237, 115.249, 115.255, 115.257, 115.259, 115.261, 115.263, 115.265, 115.267, 115.269, 115.271, 115.273, 115.287, 115.415, 115.417, 115.419, 115.421, 115.423, 115.430, 115.433, 115.436, 115.439, 115.443, 115.447, 115.449, 115.451, 115.456, 115.459, 115.461, 115.467, 115.469, 115.471, 115.473, 115.475, 115.477, 115.479, 115.481, 115.483, 115.493, 115.495, 115.501, 115.503, 115.527, 115.531, 115.541, 115.553, 115.585, 115.631, 115.633, and 115.655, RSMo, and to enact in lieu thereof forty new sections relating to elections, with penalty provisions and an effective date.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Sections 115.013, 115.045, 115.051, 115.065, Section A. 2 115.076, 115.081, 115.157, 115.158, 115.225, 115.227, 115.229, 3 115.230, 115.233, 115.235, 115.237, 115.249, 115.255, 115.257, 4 115.259, 115.261, 115.263, 115.265, 115.267, 115.269, 115.271, 5 115.273, 115.287, 115.415, 115.417, 115.419, 115.421, 115.423, 6 115.430, 115.433, 115.436, 115.439, 115.443, 115.447, 115.449, 115.451, 115.456, 115.459, 115.461, 115.467, 115.469, 115.471, 7 115.473, 115.475, 115.477, 115.479, 115.481, 115.483, 115.493, 8 115.495, 115.501, 115.503, 115.527, 115.531, 115.541, 115.553, 9 10 115.585, 115.631, 115.633, and 115.655, RSMo, are repealed and forty new sections enacted in lieu thereof, to be known as 11 sections 28.900, 115.013, 115.045, 115.051, 115.065, 115.076, 12 115.081, 115.157, 115.158, 115.225, 115.226, 115.230, 115.237, 13 115.287, 115.415, 115.417, 115.419, 115.421, 115.423, 115.430, 14 115.433, 115.436, 115.439, 115.443, 115.447, 115.449, 115.451, 15 115.456, 115.459, 115.461, 115.493, 115.501, 115.527, 115.531, 16

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

17 115.541, 115.553, 115.585, 115.631, 115.633, and 115.655, to

- 18 read as follows:
  - 28.900. The secretary of state, including any deputy
- or employee thereof, shall not enter into any contract with
- 3 a foreign entity on behalf of the office of the secretary of
- 4 state or the state of Missouri that would aid in
- 5 administering any provision of chapter 115 or chapter 116.
- 115.013. As used in this chapter, unless the context
- 2 clearly implies otherwise, the following terms mean:
- 3 (1) ["Air-gap" or "air-gapped", a security measure in
- 4 which equipment is physically and technically isolated from
- 5 any network and is not directly connected to the internet
- 6 nor is it connected to any other system that is connected to
- 7 the internet. Data can only be passed to an air-gapped
- 8 device physically via a USB or other removable media;
- 9 (2) "Automatic tabulating equipment", the apparatus
- necessary to examine and automatically count votes, and the
- data processing machines which are used for counting votes
- 12 and tabulating results and which are air-gapped and not
- 13 physically able to be connected to a network;
- 14 (3)] "Ballot", the paper ballot[, or ballot designed
- 15 for use with an electronic voting system] on which each
- 16 voter may cast all votes to which he or she is entitled at
- 17 an election;
- 18 [(4)] (2) "Ballot label", the card, paper, booklet,
- 19 page, or other material containing the names of all offices
- 20 and candidates and statements of all questions to be voted
- 21 on;
- [(5)] (3) "Counting location", a location selected by
- 23 the election authority for the automatic processing or
- 24 counting, or both, of ballots;
- 25 [(6)] (4) "County", any county in this state or any
- 26 city not within a county;

27 [(7)] (5) "Disqualified", a determination made by a court of competent jurisdiction, the Missouri ethics 28 29 commission, an election authority or any other body authorized by law to make such a determination that a 30 candidate is ineligible to hold office or not entitled to be 31 voted on for office; 32 [(8)] (6) "District", an area within the state or 33 34 within a political subdivision of the state from which a person is elected to represent the area on a policy-making 35 36 body with representatives of other areas in the state or political subdivision; 37 "Electronic voting machine", any part of an air-38 gapped electronic voting system on which a voter is able to 39 cast a ballot under this chapter; 40 "Electronic voting system", a system of casting 41 42 votes by use of marking devices, and counting votes by use of automatic air-gapped tabulating or air-gapped data 43 processing equipment, including computerized voting systems 44 45 that mark or tabulate ballots; (11)] (7) "Established political party" for the state, 46 a political party which, at either of the last two general 47 elections, polled for its candidate for any statewide office 48 more than two percent of the entire vote cast for the 49 50 office. "Established political party" for any district or political subdivision shall mean a political party which 51 52 polled more than two percent of the entire vote cast at either of the last two elections in which the district or 53 political subdivision voted as a unit for the election of 54 55 officers or representatives to serve its area; 56 [(12)] (8) "Federal office", the office of presidential elector, United States senator, or 57 representative in Congress; 58

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[(13)] (9) "Independent", a candidate who is not a
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    candidate of any political party and who is running for an
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    office for which political party candidates may run;
          [(14)] (10) "Major political party", the political
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    party whose candidates received the highest or second
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    highest number of votes at the last general election;
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                 "Marking device", any device approved by the
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    secretary of state under section 115.225 which will enable
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    the votes to be counted by automatic tabulating equipment;
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         (16)] (11) "Municipal" or "municipality", a city,
    village, or incorporated town of this state;
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          [(17)] (12) "New party", any political group which has
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    filed a valid petition and is entitled to place its list of
    candidates on the ballot at the next general or special
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    election;
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          [(18)] (13) "Nonpartisan", a candidate who is not a
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    candidate of any political party and who is running for an
    office for which party candidates may not run;
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          [(19)] (14) "Political party", any established
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    political party and any new party;
          [(20)] (15) "Political subdivision", a county, city,
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    town, village, or township of a township organization county;
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          [(21)] (16) "Polling place", the voting place
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    designated for all voters residing in one or more precincts
    for any election;
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          [(22)] (17) "Precincts", the geographical areas into
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    which the election authority divides its jurisdiction for
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    the purpose of conducting elections;
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          [(23)] (18) "Public office", any office established by
    constitution, statute or charter and any employment under
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    the United States, the state of Missouri, or any political
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    subdivision or special district thereof, but does not
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91 include any office in the Missouri state defense force or 92 the National Guard or the office of notary public or city attorney in cities of the third classification or cities of 93 the fourth classification; 94 95 [(24)] (19) "Question", any measure on the ballot which can be voted "YES" or "NO"; 96 97 [(25)] (20) "Relative within the second degree by 98 consanguinity or affinity", a spouse, parent, child, 99 grandparent, brother, sister, grandchild, mother-in-law, 100 father-in-law, daughter-in-law, or son-in-law; [(26)] (21) "Special district", any school district, 101 water district, fire protection district, hospital district, 102 health center, nursing district, or other districts with 103 104 taxing authority, or other district formed pursuant to the 105 laws of Missouri to provide limited, specific services; 106 [(27)] (22) "Special election", elections called by 107 any school district, water district, fire protection district, or other district formed pursuant to the laws of 108 109 Missouri to provide limited, specific services; and 110 [(28)] (23) "Voting district", the one or more precincts within which all voters vote at a single polling 111 112 place for any election. 115.045. Each election authority shall have the 2 authority to employ such attorneys and other employees as may be necessary to promptly and correctly perform the 3 duties of the election authority. Where [an electronic 4 voting system or] voting machines authorized under section 5 115.226 are used, the election authority shall designate 6 competent employees to have custody of and supervise 7 8 maintenance of the voting equipment. Board of election commissioners' employees shall be subject to the same 9

restrictions and subscribe the same oath as members of the

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- 11 board of election commissioners, except that no employee of
- 12 a board of election commissioners shall be required to post
- 13 bond or reside and be a registered voter within the
- 14 jurisdiction of the election authority unless directed to do
- 15 so by the board. Employee oaths and any bonds shall be
- 16 filed and preserved in the office of the board.
  - 115.051. 1. In each county which does not have a
- 2 board of election commissioners, the county clerk shall have
- 3 the right to employ such deputies and assistants as are
- 4 necessary to promptly and correctly register voters and
- 5 conduct elections. Where [an electronic voting system or]
- 6 voting machines authorized under section 115.226 are used,
- 7 the county clerk shall designate competent employees to have
- 8 custody of and supervise maintenance of the voting
- 9 equipment. Each deputy shall be subject to the same
- 10 restrictions and subscribe the same oath as the county
- 11 clerk, except that no employee shall be required to post
- 12 bond or reside and be a registered voter within the
- 13 jurisdiction of the election authority unless directed to do
- 14 so by the clerk. Employee oaths and any bonds shall be
- 15 filed and preserved in the office of the county clerk.
- 16 2. Within the total amount for deputies and assistants
- 17 approved by the county commission, the salary of each deputy
- 18 and assistant shall be set by the county clerk.
  - 115.065. 1. Except as provided in sections 115.069,
- 2 115.071, 115.073 and 115.077, when any question or candidate
- 3 is submitted to a vote by two or more political subdivisions
- 4 or special districts, or by the state and one or more
- 5 political subdivisions or special districts at the same
- 6 election, all costs of the election shall be paid
- 7 proportionally from the general revenues of the state and
- 8 all political subdivisions and special districts submitting

9 a question or candidate at the election, except that costs

- 10 of publications of legal notice of elections shall not be
- 11 paid proportionally. The state and each political
- 12 subdivision and each special district shall pay for
- 13 publication of its legal notice of election. At the
- 14 discretion of the election authority, ballot printing costs,
- 15 if any, may be paid proportionally or the state and each
- 16 political subdivision and each special district may pay for
- 17 such ballot printing costs, if any.
- 18 2. Except as provided in sections 115.069, 115.071 and
- 19 115.073, when any question or candidate is submitted to a
- vote by two or more political subdivisions or special
- 21 districts at the same election, all costs of the election
- 22 shall be paid proportionally from the general revenues of
- 23 all political subdivisions and special districts submitting
- 24 a question or candidate at the election.
- 25 3. Proportional election costs paid under the
- 26 provisions of subsection 2 of this section shall be assessed
- 27 by charging each political subdivision and special district
- 28 the same percentage of the total cost of the election as the
- 29 number of registered voters of the political subdivision or
- 30 special district on the day of the election is to the total
- 31 number of registered voters on the day of the election,
- 32 derived by adding together the number of registered voters
- in each political subdivision and special district
- 34 submitting a question or candidate at the election.
- 4. "Proportional costs" and "election costs", as used
- 36 in this chapter, are defined as those costs that require
- 37 additional out-of-pocket expense by the election authority
- 38 in conducting an election. It may include reimbursement to
- 39 county general revenue for the salaries of employees of the
- 40 election authority for the hours worked to conduct an

election, the rental of any [electronic] voting machine 41 42 authorized under section 115.226 or electronic poll book, 43 any indirect expenses identified under an independent cost allocation study and an amount not to exceed five percent of 44 the total cost of election to be credited to the election 45 services fund of the county. The election services fund 46 47 shall be budgeted and expended at the direction of the 48 election authority and shall not be used to substitute for or subsidize any allocation of general revenue for the 49 50 operation of the election authority's office without the express consent of the election authority. The election 51 services fund may be audited by the appropriate auditing 52 53 agency, and any unexpended balance shall be left in the fund to accumulate from year to year with interest. The election 54 services fund shall be used by the election authority for 55 training programs and purchase of additional supplies or 56 equipment to improve the conduct of elections, including 57 anything necessarily pertaining thereto. In addition to 58 59 these costs, the state shall, subject to appropriation, compensate the election services fund for transactions 60 submitted pursuant to the provisions of section 115.157. 61 115.076. 1. (1) Subject to appropriation of federal 2 funds, the secretary of state shall administer a grant, 3 loan, or other aid program for the purpose of providing funds to election authorities: 4 [(1)] (a) To purchase electronic voting machines that 5 are accessible to all individuals with disabilities, 6 including people who are blind or visually impaired; 7 8 [(2)] **(b)** To make polling places, including path of 9 travel, entrances, exits and voting areas of each polling facility accessible to individuals with disabilities, 10 including the blind and visually impaired, in a manner that 11

12 provides the same opportunity for access and secret,

independent and verifiable participation, including privacy

- 14 and independence, as for other voters;
- 15 [(3)] (c) To provide individuals with disabilities and
- 16 individuals who are blind and visually impaired with
- 17 information about the accessibility of polling places,
- 18 including outreach programs to inform individuals about the
- 19 availability of accessible polling places and to train
- 20 election officials, poll workers, and election volunteers on
- 21 how to best promote the access and participation of
- 22 individuals in elections, and to provide assistance in all
- 23 accommodations needed by voters with disabilities.
- 24 (2) Such funding may be in the form of matching
- 25 grants. The secretary of state when awarding grants shall
- 26 give priority to jurisdictions which have the highest number
- 27 of residents, according to the most recent federal census,
- 28 with an income below the federal poverty level as
- 29 established by the federal Department of Health and Human
- 30 Services or its successor agency. The secretary of state
- 31 may promulgate rules to effectuate the provisions of this
- 32 section.
- 2. Any rule or portion of a rule, as that term is
- 34 defined in section 536.010, that is created under the
- 35 authority delegated in this section shall become effective
- 36 only if it complies with and is subject to all of the
- 37 provisions of chapter 536 and, if applicable, section
- 38 536.028. This section and chapter 536 are nonseverable and
- 39 if any of the powers vested with the general assembly
- 40 pursuant to chapter 536 to review, to delay the effective
- 41 date or to disapprove and annul a rule are subsequently held
- 42 unconstitutional, then the grant of rulemaking authority and

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any rule proposed or adopted after August 28, 2002, shall be invalid and void.

115.081. [Each election authority] The committee 1. of each major political party shall appoint election judges for each polling place within [its] each jurisdiction in accordance with the provisions of this section. In all [primary and general] elections, the [election authority] committee of each major political party shall appoint at least two judges [from each major political party] to serve at each polling place. [The committee of each major political party within the jurisdiction of an election authority is authorized to provide the election authority with a list of election judge candidates who meet the requirements under section 115.085.] The candidates shall not be required to reside within the jurisdiction of the election authority, as authorized under section 115.085. If a committee of a major political party within the jurisdiction of an election authority fails to [provide] appoint the prescribed number of [qualified names to fill all] election [judge positions before the date established by the election authority] judges at least ninety days prior to the election, the election authority may select judges to fill the positions as provided by law. If the election authority determines that [a name submitted] an election judge appointed by a committee of a major political party is not qualified to serve as an election judge, the election authority shall allow the party to [submit another name] appoint another judge before filling the position as provided by law. No major political party shall have a majority of the judges at any polling place. No established party shall have a greater number of judges at any polling

place than any major political party.

- 31 3. [In any election that is not a primary or general
- 32 election, the election authority shall appoint at least one
- judge from each major political party to serve at each
- 34 polling place. No major political party shall have a
- majority of the judges at any polling place. No established
- party shall have a greater number of judges at any polling
- 37 place than any major political party.
- 38 4.] The election authority shall designate two of the
- 39 judges appointed for each polling place, one from each major
- 40 political party, as supervisory judges. Supervisory judges
- 41 shall be responsible for the return of election supplies
- 42 from the polling place to the election authority and shall
- 43 have any additional duties prescribed by the election
- 44 authority.
- 45 [5.] 4. Election judges may be employed to serve for
- 46 the first half or last half of any election day. Such
- 47 judges shall be paid one-half the regular rate of pay. If
- 48 part-time judges are employed, the election authority shall
- 49 employ such judges and shall see that a sufficient number
- 50 for each period are present at all times so as to have the
- 51 proper total number of judges present at each polling place
- 52 throughout each election day. The election authority shall
- 53 require that at each polling place at least one election
- 54 judge from each political party serve a full day and that at
- 55 all times during the day there be an equal number of
- 56 election judges from each political party.
- 57 [6.] 5. An election authority may appoint additional
- 58 election judges representing other established political
- 59 parties and additional election judges who do not claim a
- 60 political affiliation. Any question which requires a
- 61 decision by the majority of judges shall only be made by the
- 62 judges from the major political parties.

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1. The election authority may place all
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    information on any registration cards in computerized form
    in accordance with section 115.158. No election authority
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    or secretary of state shall furnish to any member of the
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    public electronic media or printout showing any registration
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    information, except as provided in this section.
                                                        Except as
    provided in subsection 2 of this section, the election
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    authority or secretary of state shall make available
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    electronic media or printouts showing only unique voter
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    identification numbers, voters' names, year of birth,
    addresses, townships or wards, and precincts. Electronic
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    data shall be maintained in at least the following separate
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    fields:
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          (1)
              Voter identification number;
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          (2)
              First name;
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          (3)
              Middle initial;
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          (4)
              Last name;
          (5)
               Suffix:
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               Street number;
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          (6)
               Street direction;
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          (7)
          (8)
               Street name;
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          (9)
               Street suffix;
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          (10) Apartment number;
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          (11) City;
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          (12)
               State:
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          (13)
               Zip code;
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                Township;
                Ward;
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          (15)
                Precinct;
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                Senatorial district;
                Representative district;
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          (18)
                Congressional district; and
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- 33 (20) Political party affiliation.
- 2. All election authorities shall enter voter history
- 35 in their computerized registration systems and shall, not
- 36 more than three months after the election, forward such data
- 37 to the Missouri voter registration system established in
- 38 section 115.158. In addition, election authorities shall
- 39 forward registration and other data in a manner prescribed
- 40 by the secretary of state to comply with the Help America
- 41 Vote Act of 2002.
- 42 3. Except as provided in subsection 6 of this section,
- 43 the election authority shall furnish, for a fee, electronic
- 44 media or a printout showing only the names, year of birth,
- 45 addresses, and political party affiliations of voters, or
- 46 any part thereof, within the jurisdiction of the election
- 47 authority who voted in any specific election, including
- 48 primary elections, by township, ward or precinct, provided
- 49 that nothing in this chapter shall require such voter
- 50 information to be released to the public over the internet
- 51 and shall not be used for commercial purposes. Such
- 52 electronic media or printout shall be updated and made
- 53 available for a fee not to exceed that permitted pursuant to
- 54 610.026 not later than the Tuesday next following such
- 55 election.
- 4. Except as provided in subsection 6 of this section,
- 57 upon a request by a candidate, a duly authorized
- 58 representative of a campaign committee, or a political party
- 59 committee, the secretary of state shall furnish, for a fee
- 60 determined by the secretary of state and in compliance with
- 61 section 610.026, media in an electronic format or, if so
- 62 requested, in a printed format, showing the names,
- 63 addresses, and voter identification numbers of voters within
- 64 the jurisdiction of a specific election authority who

applied for an absentee ballot under section 115.279 for any 65 specific election involving a ballot measure or an office 66 67 for which the declaration of candidacy is required to be filed with the secretary of state pursuant to section 68 69 115.353, including primary elections, by township, ward, or 70 precinct. Nothing in this section shall require such voter information to be released to the public over the internet. 71 72 For purposes of this section, the terms "candidate", "campaign committee", and "political party committee" shall 73 74 have the same meaning given to such terms in section 130.011. 75 The amount of fees charged for information provided in this section shall be established pursuant to chapter 76 77 610. All revenues collected by the secretary of state pursuant to this section shall be deposited in the state 78 79 treasury and credited to the secretary of state's technology 80 trust fund account established pursuant to section 28.160. 81 In even-numbered years, each election authority shall, upon request, supply the voter registration list for its 82 83 jurisdiction to all candidates and party committees for a charge established pursuant to chapter 610. Except as 84 provided in subsection 6 of this section, all election 85 authorities shall make the information described in this 86 section available pursuant to chapter 610. Any election 87 authority who fails to comply with the requirements of this 88 89 section shall be subject to the provisions of chapter 610. 90 Any person working as an undercover officer of a local, state or federal law enforcement agency, persons in 91 witness protection programs, and victims of domestic 92 violence and abuse who have received orders of protection 93 94 pursuant to chapter 455 shall be entitled to apply to the circuit court having jurisdiction in his or her county of 95 residence to have the residential address on his or her 96

97 voter registration records closed to the public if the 98 release of such information could endanger the safety of the 99 person. Any person working as an undercover agent or in a 100 witness protection program shall also submit a statement 101 from the chief executive officer of the agency under whose 102 direction he or she is serving. The petition to close the 103 residential address shall be incorporated into any petition 104 for protective order provided by circuit clerks pursuant to 105 chapter 455. If satisfied that the person filing the 106 petition meets the qualifications of this subsection, the 107 circuit court shall issue an order to the election authority to keep the residential address of the voter a closed record 108 109 and the address may be used only for the purposes of 110 administering elections pursuant to this chapter. The 111 election authority may require the voter who has a closed 112 residential address record to verify that his or her 113 residential address has not changed or to file a change of address and to affirm that the reasons contained in the 114 115 original petition are still accurate prior to receiving a ballot. A change of address within an election authority's 116 jurisdiction shall not require that the voter file a new 117 petition. Any voter who no longer qualifies pursuant to 118 119 this subsection to have his or her residential address as a 120 closed record shall notify the circuit court. Upon such 121 notification, the circuit court shall void the order closing 122 the residential address and so notify the election authority. 115.158. 1. The secretary of state shall implement a centralized, interactive computerized statewide voter 2 registration list. This computerized list shall be known as 3 4 the "Missouri Voter Registration System". The system shall 5 be implemented by January 1, 2004, unless a waiver is

6 obtained pursuant to the Help America Vote Act of 2002. If

- 7 a waiver is obtained, the system shall be implemented by
- 8 January 1, 2006. The system shall be maintained and
- 9 administered by the secretary of state and contain the name
- 10 and registration information of every legally registered
- 11 voter in Missouri. In addition, the system shall:
- 12 (1) Assign a unique identifier to each legally
- 13 registered voter in Missouri;
- 14 (2) Serve as the single system for storing and
- 15 managing the official list of registered voters throughout
- 16 Missouri;
- 17 (3) Be coordinated with other agency databases in
- 18 Missouri;
- 19 (4) Allow any election official in Missouri, including
- 20 local election authorities, immediate electronic access to
- 21 the information contained in the system;
- 22 (5) Allow all voter registration information obtained
- 23 by any local election official in Missouri to be
- 24 electronically entered into the system on an expedited basis
- 25 at the time the information is provided to the local
- 26 official. The secretary of state, as the chief state
- 27 election official, shall provide such support as may be
- 28 required so that local election officials are able to enter
- 29 the registration information; and
- 30 (6) Serve as the official voter registration list for
- 31 the conduct of all elections in Missouri.
- 32 2. The secretary of state and local election
- 33 authorities shall perform system maintenance on a regular
- 34 basis, which shall include:
- 35 (1) Removing names in accordance with the provisions
- 36 and procedures of the National Voter Registration Act of
- 37 1993 and coordinating system maintenance activities with
- 38 state agency records on death and felony status;

39 (2) Requiring the name of each registered voter to 40 appear in the system;

- 41 (3) Removing only voters who are not registered or who 42 are not eligible to vote; and
- 43 (4) Eliminating duplicate names from the system.
- 3. The secretary of state shall provide adequate technological security measures to prevent the unauthorized access to the system established pursuant to this section.
- 4. The secretary of state shall develop procedures to
  48 ensure that voter registration records within the system are
  49 accurate and updated regularly. At a minimum, the
  50 procedures shall include:
- 51 A system of file maintenance that makes a reasonable effort to remove registrants who are ineligible 52 to vote. Consistent with the National Voter Registration 53 54 Act of 1993, registrants who have not responded to a notice 55 and who have not voted in two consecutive general elections for federal office shall be removed from the official list 56 57 of eligible voters, except that no registrant may be removed solely by reason of a failure to vote; and 58
- 59 (2) Safeguards to ensure that eligible voters are not60 removed in error.
- 5. Voter registration information shall be verified in accordance with the Help America Vote Act of 2002.
- 63 (1) Except as provided in subdivision (2) of this 64 subsection, an application for voter registration may not be 65 accepted or processed unless the application includes:
- 66 (a) In the case of an applicant who has been issued a 67 current and valid driver's license, the applicant's driver's 68 license number; or

(b) In the case of any other applicant, other than an
applicant to whom subdivision (2) applies, the last four
digits of the applicant's Social Security number.

- 72 (2) If an applicant for voter registration has not
  73 been issued a current and valid driver's license or a Social
  74 Security number, the applicant shall be assigned a number
  75 which will serve to identify the applicant for voter
  76 registration purposes. The number assigned under this
  77 subdivision shall be used as the unique identifying number
  78 within the system.
- 79 (3) The secretary of state and the director of the 80 department of revenue shall enter into an agreement to match 81 information in the database of the voter registration system 82 with information in the database of the motor vehicle system 83 to enable the secretary to verify the accuracy of 84 information provided on applications for voter registration.
- 85 (4) The director of the department of revenue shall 86 enter into an agreement with the commissioner of Social 87 Security and comply with the Help America Vote Act of 2002.
- In addition to using the system for voter 88 89 registration, the election authorities and secretary of 90 state may use the system for the collection and 91 dissemination of election results and other pertinent 92 information. Any information contained in any state or 93 local voter registration system, limited to the master voter 94 registration list or any other list generated from the 95 information, subject to chapter 610, shall not be used for commercial purposes; provided, however, that the information 96 may be used for elections, for candidates, or for ballot 97 98 measures, furnished at a reasonable fee. Violation of this 99 section shall be a class B misdemeanor. For purposes of 100 this section, "commercial purposes" means the use of a

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101 public record for the purpose of sale or resale or for the 102 purpose of producing a document containing all or part of 103 the copy, printout, or photograph for sale or the obtaining of names and addresses from public records for the purpose 104 105 of solicitation or the sale of names and addresses to 106 another for the purpose of solicitation or for any purpose 107 in which the purchaser can reasonably anticipate the receipt 108 of monetary gain from the direct or indirect use of the 109 public record.

- 7. The secretary of state shall establish an advisory committee to assist in the establishment and maintenance of the Missouri voter registration system.
- 113 8. The secretary of state may promulgate rules to
  114 execute this section. No rule or portion of a rule
  115 promulgated pursuant to the authority of this section shall
  116 become effective unless it has been promulgated pursuant to
  117 chapter 536.
- 118 9. Election authorities and any agency required under 119 the National Voter Registration Act of 1993 to accept voter 120 registration applications shall forward registration and 121 other data in a manner prescribed by the secretary of state 122 to assist with administering and maintaining the Missouri 123 voter registration system in accordance with the Help 124 America Vote Act of 2002.
  - 10. (1) The secretary of state shall not enter into an agreement with any organization that would involve the sharing of voter registration data in the possession of the secretary of state, including, but not limited to, the Electronic Registration Information Center, Incorporated. Any such agreement previously entered into may continue for the duration of the agreement but shall not be renewed. If the secretary of state has the option or ability to exit

such agreement prior to its expiration, the secretary shall exercise such option or take the action necessary to

- 135 terminate the agreement.
- 136 (2) The secretary of state may coordinate or
- 137 collaborate with another state in order to verify the
- 138 accuracy of voter registration data in the possession of the
- 139 secretary of state, provided such coordination or
- 140 collaboration is conducted by the office of the secretary of
- 141 state.
- 142 11. The secretary of state shall not acquire any
- information from any credit agency that contains the address
- or other identifying information of any registered voter.
  - 115.225. 1. [Before use by election authorities in
  - 2 this state, the secretary of state shall approve the marking
  - devices and the automatic tabulating equipment used in
  - 4 electronic voting systems and may promulgate rules and
  - 5 regulations to implement the intent of sections 115.225 to
  - 6 115.235.
  - 7 2. No electronic voting system shall be approved
  - 8 unless it:
  - 9 (1) Permits voting in absolute secrecy;
  - 10 (2) Permits each voter to vote for as many candidates
  - 11 for each office as a voter is lawfully entitled to vote for;
  - 12 (3) Permits each voter to vote for or against as many
  - questions as a voter is lawfully entitled to vote on, and no
  - 14 more;
  - 15 (4) Provides facilities for each voter to cast as many
  - write-in votes for each office as a voter is lawfully
  - 17 entitled to cast;
  - 18 (5) Permits each voter in a primary election to vote
  - 19 for the candidates of only one party announced by the voter
  - 20 in advance;

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21 Permits each voter at a presidential election to vote by use of a single mark for the candidates of one party 22 23 or group of petitioners for president, vice president and 24 their presidential electors; 25 Accurately counts all proper votes cast for each candidate and for and against each question; 26 27 Is set to reject all votes, except write-in votes, for any office and on any question when the number of votes 28 exceeds the number a voter is lawfully entitled to cast; 29 30 (9) Permits each voter, while voting, to clearly see 31 the ballot label; (10) Has been tested and is certified by an 32 33 independent authority that meets the voting system standards developed by the Federal Election Commission or its 34 successor agency. The provisions of this subdivision shall 35 not be required for any system purchased prior to August 28, 36 37 2002. The secretary of state shall promulgate rules and 38 regulations to allow the use of a computerized voting 39 The procedures shall provide for the use of a 40 system. computerized voting system with the ability to provide a 41 paper audit trail. Notwithstanding any provisions of this 42 chapter to the contrary, such a system may allow for the 43 storage of processed ballot materials in an electronic form. 44 4. Any rule or portion of a rule, as that term is 45 46 defined in section 536.010, that is created under the 47 authority delegated in this section shall become effective 48 only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 49 This section and chapter 536 are nonseverable and 50 51 if any of the powers vested with the general assembly

pursuant to chapter 536 to review, to delay the effective

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date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

- 5. If any election authority uses any] Touchscreen direct-recording electronic vote-counting [machine, the election authority may continue to use such machine. Upon the removal of such voting machine from the election authority's inventory because of mechanical malfunction, wear and tear, or any other reason, the machine shall not be replaced and no additional direct-recording electronic vote-counting machine shall be added to the election authority's inventory. Such] machines shall not be used [beginning January 1, 2024. Equipment that is designed for accessibility shall provide a paper ballot audit trail].
- Each election authority that controls its [6.] 2. (1)own information technology department shall, once every two years, allow a cyber security review of their office by the secretary of state or alternatively by an entity that specializes in cyber security reviews. Each political subdivision that controls the information technology department for an election authority shall, once every two years, allow a cyber security review of the information technology department by the secretary of state or alternatively by an entity that specializes in cyber security reviews. The secretary of state shall, once every two years, allow a cyber security review of its office by an entity that specializes in cyber security reviews. purposes of this section, an entity specializes in cyber security review if it employs one or more individuals who:

83 (a) Have at least five years management experience in 84 information security or five years' experience as an

- 85 information security analyst;
- 86 (b) Have worked in at least two of the domains listed 87 in paragraph (c) of this subdivision that are covered in the
- 88 exam required by such paragraph; and
- 89 (c) Have attained an information security90 certification by passing an exam that covers at least three
- 91 of the following topics:
- 92 a. Information technology risk management,
- 93 identification, mitigation, and compliance;
- b. Information security incident management;
- 95 c. Information security program development and
- 96 management;
- 97 d. Risk and control monitoring and reporting;
- 98 e. Access control systems and methodology;
- 99 f. Business continuity planning and disaster recovery 100 planning;
- 101 q. Physical security of election authority property;
- h. Networking security; or
- i. Security architecture application and systemsdevelopment.
- 105 (2) If an election authority or political subdivision
- 106 fails to have a cyber security review as required by this
- 107 subsection, the secretary of state may publish a notice of
- 108 noncompliance in a newspaper within the jurisdiction of the
- 109 election authority or in electronic format. The secretary
- 110 of state is also authorized to withhold funds from an
- 111 election authority in violation of this section unless such
- 112 funding is a federal mandate or part of a federal and state
- agreement.

- 114 [7.] 3. The secretary of state shall have authority to
- 115 require cyber security testing, including penetration
- 116 testing, of vendor machines, programs, and systems. Failure
- 117 to participate in such testing shall result in a revocation
- 118 of vendor certification. Upon notice from another
- 119 jurisdiction of cyber security failures or certification
- 120 withholds or revocation, the secretary of state shall have
- 121 authority to revoke or withhold certification for vendors.
- 122 The requirements of this section shall be subject to
- 123 appropriation for the purpose of cyber security testing.
- 124 [8.] 4. The secretary of state may designate an
- 125 organization of which each election authority shall be a
- 126 member, provided there is no membership fee and the
- 127 organization provides information to increase cyber security
- 128 and election integrity efforts.
- [9.] 5. All audits required by subsection [6] 2 of
- 130 this section that are conducted by the secretary of state
- 131 shall be solely paid for by state and federal funding.
  - 115.226. 1. Each election authority shall ensure that
  - 2 each polling place has in its jurisdiction a sufficient
  - 3 number of voting machines that are designed for
  - 4 accessibility for all elections. Such machines shall comply
  - 5 with the provisions of Section 301 of the federal Help
  - 6 America Vote Act, 52 U.S.C. Section 21081. Additionally,
  - 7 such machines shall print out a paper ballot for each voter
  - 8 who casts a ballot using the machine that is identical to
  - 9 the ballot required by section 115.237. The ballot printed
- 10 out shall contain a distinguishing mark beside each
- 11 candidate and question the voter has voted for.
- 12 2. The secretary of state shall maintain a database
- 13 containing the names of all individuals who are eligible to
- 14 use a voting machine designed for accessibility pursuant to

15 this section. Registered voters may submit requests to be 16 included in such database. The database shall be updated as 17 changes are made and every thirty days election authorities shall be given an updated list of registered voters in the 18 19 jurisdiction of the election authority who are eligible to 20 use such machines. Only registered voters who appear on the list may cast a ballot using a voting machine authorized 21 22 under this section.

115.230. Notwithstanding any other provision of law to 2 the contrary, any election authority [may] shall not use an electronic voter identification system or an electronic 3 signature pad to verify a voter's address, registration 4 5 status, and signature information at any polling place. [Any such system or pad shall be able to read identifying 6 7 information from an official Missouri driver's license or 8 nondriver's license issued by the department of revenue, and 9 shall be capable of allowing an election authority to 10 manually enter the voter's information from a valid form of personal identification containing the voter's signature.] 11 115.237. [Each ballot printed or designed for use 1. 2 with an electronic voting system for any election pursuant 3 to this chapter shall contain all questions and the names of all offices and candidates certified or filed pursuant to 4 5 this chapter and no other.] Beginning January 1, 2023, the official ballot shall be a paper ballot that is hand-marked 6 7 by the voter or by the voter's designee as permitted in section 115.445[, unless such voter chooses to use a ballot-8 9 marking device as provided in section 115.225]. All ballots shall be produced in the United States of America and shall 10 11 contain a watermark, not to exceed one inch by one inch, in 12 the top right corner that shows the seal of the state of Missouri as described in section 10.060. Ballots shall not 13

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contain any barcode, quick response code, or other 14 15 electronically-enabled code that is not in a human readable 16 The secretary of state may not have any financial relationship with the entity producing the ballots whether 17 in his or her professional capacity as secretary of state or 18 19 in an individual capacity. As far as practicable, all questions and the names of all offices and candidates for 20 21 which each voter is entitled to vote shall be printed on one page except for the ballot for political party committee 22 23 persons [in polling places not utilizing an electronic 24 voting system] which may be printed separately and in conformity with the requirements contained in this section. 25 26 As far as practicable, ballots containing only questions and the names of nonpartisan offices and candidates shall be 27 printed in accordance with the provisions of this section, 28 29 except that the ballot information may be listed in vertical 30 or horizontal rows. The names of candidates for each office 31 shall be listed in the order in which they are filed. 32 2. [In polling places using electronic voting systems,

- 2. [In polling places using electronic voting systems, the ballot information may be arranged in vertical or horizontal rows or on a number of separate pages or screens. In any event,] The name of each candidate, the candidate's party, the office for which he or she is a candidate, and each question shall be indicated clearly on the ballot.
- 39 3. [Nothing in this subchapter shall be construed as prohibiting the use of a separate paper ballot for questions or for the presidential preference primary in any polling place using an electronic voting system.
- 4. Where electronic voting systems are used and] When 44 write-in votes are authorized by law, a write-in ballot, 45 which may be in the form of a separate paper ballot, card,

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or envelope, may be provided by the election authority to permit each voter to write in the names of persons whose names do not appear on the ballot.

- [5.] 4. No ballot [printed or designed for use with an 49 electronic voting system for any partisan election held 50 51 under this chapter] shall allow a person to vote a straight political party ticket. For purposes of this subsection, a 52 "straight political party ticket" means voting for all of 53 the candidates for elective office who are on the ballot 54 55 representing a single political party by a single selection on the ballot. 56
  - [6. The secretary of state shall promulgate rules that specify uniform standards for ballot layout for each electronic or computerized ballot counting system approved under the provisions of section 115.225 so that the ballot used with any counting system is, where possible, consistent with the intent of this section. Nothing in this section shall be construed to require the format specified in this section if it does not meet the requirements of the ballot counting system used by the election authority.
- 66 7.] 5. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the 67 authority delegated in this section shall become effective 68 only if it complies with and is subject to all of the 69 provisions of chapter 536 and, if applicable, section 70 71 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly 72 pursuant to chapter 536 to review, to delay the effective 73 74 date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and 75 any rule proposed or adopted after August 28, 2002, shall be 76 invalid and void. 77

1. Upon receipt of a signed application for 2 an absentee ballot and if satisfied the applicant is 3 entitled to vote by absentee ballot, the election authority shall, within three working days after receiving the 4 application, or if absentee ballots are not available at the 5 6 time the application is received, within five working days after they become available, deliver to the voter an 7 8 absentee ballot, ballot envelope and such instructions as are necessary for the applicant to vote. Delivery shall be 9 10 made to the voter personally in the office of the election authority or by bipartisan teams appointed by the election 11 authority, or by first class, registered, or certified mail 12 13 at the discretion of the election authority, or in the case of a covered voter as defined in section 115.902, the method 14 of transmission prescribed in section 115.914. Any absentee 15 16 ballot that is mailed to the voter by first class, 17 registered, or certified mail shall be postmarked from the same county in which the office of the election authority is 18 19 Where the election authority is a county clerk, the members of bipartisan teams representing the political 20 party other than that of county clerk shall be selected from 21 a list of persons submitted to the county clerk by the 22 county chairman of that party. If no list is provided by 23 the time that absentee ballots are to be made available, the 24 county clerk may select a person or persons from lists 25 26 provided in accordance with section 115.087. election authority is not satisfied that any applicant is 27 entitled to vote by absentee ballot, it shall not deliver an 28 absentee ballot to the applicant. Within three working days 29 of receiving such an application, the election authority 30 31 shall notify the applicant and state the reason he or she is not entitled to vote by absentee ballot. The applicant may 32

file a complaint with the elections division of the secretary of state's office under and pursuant to section 115.219.

- 2. If, after 5:00 p.m. on the second Wednesday before 36 an election, any voter from the jurisdiction has become 37 hospitalized, becomes confined due to illness or injury, or 38 is confined in an intermediate care facility, residential 39 40 care facility, or skilled nursing facility on election day, as such terms are defined in section 198.006, in the county 41 42 in which the jurisdiction is located or in the jurisdiction of an adjacent election authority within the same county, 43 the election authority shall appoint a team to deliver, 44 45 witness the signing of and return the voter's application and deliver, witness the voting of and return the voter's 46 absentee ballot. If the election authority receives ten or 47 more applications for absentee ballots from the same address 48 it shall appoint a team to deliver and witness the voting 49 50 and return of absentee ballots by voters residing at that 51 address, except when such addresses are for an apartment building or other structure wherein individual living units 52 are located, each of which has its own separate cooking 53 facilities. Each team appointed pursuant to this subsection 54 shall consist of two registered voters, one from each major 55 political party. Both members of any team appointed 56 57 pursuant to this subsection shall be present during the 58 delivery, signing or voting and return of any application or absentee ballot signed or voted pursuant to this subsection. 59
- 3. On the mailing and ballot envelopes for each covered voter, the election authority shall stamp prominently in black the words "FEDERAL BALLOT, STATE OF MISSOURI" and "U.S. Postage Paid, 39 U.S.C. Section 3406".

- 4. No information which encourages a vote for or against a candidate or issue shall be provided to any voter with an absentee ballot.
  - 115.415. Before the time fixed by law for the opening
- 2 of the polls, the election authority shall deliver to the
- 3 authorized election officials or to the polling place the
- 4 appropriate ballots, ballot boxes, precinct registers,
- 5 voting booths, voting machines authorized under section
- 6 115.226 and all other supplies, material and equipment
- 7 necessary and appropriate for the polling place. The
- 8 election authority shall make and preserve a record of each
- 9 delivery.
  - 115.417. 1. Before the time fixed by law for the
- 2 opening of the polls, the election authority shall deliver
- 3 to each polling place a sufficient number of voter
- 4 instruction cards which include the following information:
- 5 how to obtain a ballot for voting, how to vote and prepare
- 6 the ballot for deposit in the ballot box, and how to obtain
- 7 a new ballot to replace one accidentally spoiled.
- 8 2. The election authority at each polling place shall
- 9 post in a conspicuous place voting instructions on a poster
- 10 no smaller than twenty-four inches by thirty inches. Such
- 11 instructions shall also inform the voter that the
- 12 [electronic voting equipment] voting machines authorized
- 13 under section 115.226 can be demonstrated upon request of
- 14 the voter. The election authority shall also publicly post
- 15 during the period of time in which a person may cast an
- 16 absentee ballot and on election day a sample version of the
- 17 ballot that will be used for that election, the date of the
- 18 election, the hours during which the polling place will be
- 19 open, instructions for mail-in registrants and first-time
- voters, general information on voting rights in accordance

21 with the state plan filed by the secretary of state pursuant

- 22 to the Help America Vote Act of 2002, general information on
- 23 the right to cast a provisional ballot and instructions for
- 24 provisional ballots, how to contact appropriate authorities
- 25 if voting rights have been violated, and general information
- 26 on federal and Missouri law regarding prohibitions on acts
- 27 of fraud and misrepresentation. The secretary of state may
- 28 promulgate rules to execute this section. No rule or
- 29 portion of a rule promulgated pursuant to the authority of
- 30 this section shall become effective unless it has been
- 31 promulgated pursuant to chapter 536.
- 32 3. The secretary of state may develop multilingual
- 33 voting instructions to be made available to election
- 34 authorities.
  - 115.419. Before the time fixed by law for the opening
- 2 of the polls, the election authority shall deliver to each
- 3 polling place a sufficient number of sample ballots [and
- 4 ballot cards] which shall be a different color but otherwise
- 5 exact copies of the official ballot. The samples shall be
- 6 printed in the form of a diagram, showing the form of the
- 7 ballot [or the front of the marking device or voting
- 8 machine] as it will appear on election day. The secretary
- 9 of state may develop multilingual sample ballots to be made
- 10 available to election authorities.
  - 115.421. Before the time fixed by law for the opening
- 2 of the polls, the election judges shall:
- 3 (1) Set up the voting equipment, arrange the
- 4 furniture, supplies and records and make all other
- 5 arrangements necessary to open the polls at the time fixed
- 6 by law;
- 7 (2) Post a voter instruction card in each voting booth
- 8 or machine and in at least one other conspicuous place

9 within the polling place and post a sample ballot in a 10 conspicuous place near the voting booths;

- 11 (3) Certify the number of ballots received at each
- polling place[. In each polling place using voting
- machines, the election judges shall, in lieu of certifying
- 14 the number of ballots received, certify the number on each
- voting machine received at the polling place, the number on
- the seal of each voting machine, the number on the
- 17 protective counter of each voting machine and that all
- 18 recording counters on all voting machines at the polling
- 19 place are set at zero. If a recording counter on any voting
- 20 machine is not set at zero, the election judges shall
- 21 immediately notify the election authority and proceed as it
- 22 directs];
- 23 (4) Compare the ballot[, ballot label or ballot card]
- 24 and ballot label with the sample ballots, see that the
- 25 names, numbers and letters agree and certify thereto in the
- 26 tally book. If the names, numbers or letters do not agree,
- 27 the election judges shall immediately notify the election
- 28 authority and proceed as it directs; and
- 29 (5) Sign the tally book in the manner provided in the
- 30 form for tally books in section 115.461 or 115.473. If any
- 31 election judge, challenger or watcher has not been
- 32 previously sworn as the law directs, he or she shall take
- 33 and subscribe the oath of his or her office as provided in
- 34 section 115.091 or 115.109, and the oath shall be returned
- 35 to the election authority with the tally book.
  - 115.423. Not more than one hour before the voting
- 2 begins, the election judges shall open the ballot box and
- 3 show to all present that it is empty. The ballot box shall
- 4 then be locked and the key kept by one of the election
- 5 judges. The ballot box shall not be opened or removed from

- 6 public view from the time it is shown to be empty until the
- 7 polls close or until the ballot box is delivered for
- 8 counting pursuant to section 115.451. [If voting machines
- 9 are used, the election judges shall call attention to the
- 10 counter on the face of each voting machine and show to all
- 11 present that it is set at zero.]
- 115.430. 1. This section shall apply to primary and
- 2 general elections where candidates for federal or statewide
- 3 offices are nominated or elected and any election where
- 4 statewide issue or issues are submitted to the voters.
- 5 2. (1) A voter claiming to be properly registered in
- 6 the jurisdiction of the election authority and eligible to
- 7 vote in an election, but whose eligibility at that precinct
- 8 cannot be immediately established upon examination of the
- 9 precinct register, shall be entitled to vote a provisional
- 10 ballot after providing a form of personal identification
- 11 required pursuant to section 115.427 or upon executing an
- 12 affidavit under section 115.427, or may vote at a central
- 13 polling place as established in section 115.115 where the
- 14 voter may vote his or her appropriate ballot for his or her
- 15 precinct of residence upon verification of eligibility or
- 16 vote a provisional ballot if eligibility cannot be
- 17 determined. The provisional ballot provided to a voter
- 18 under this section shall be the ballot provided to a
- 19 resident of the voter's precinct determined by reference to
- 20 the affidavit provided for in this section. If the voter
- 21 declares that the voter is eligible to vote and the election
- 22 authority determines that the voter is eligible to vote at
- 23 another polling place, the voter shall be directed to the
- 24 correct polling place or a central polling place as
- 25 established by the election authority pursuant to subsection
- 26 5 of section 115.115. If the voter refuses to go to the

27 correct polling place or a central polling place, the voter

- 28 shall be permitted to vote a provisional ballot at the
- 29 incorrect polling place, but such ballot shall not be
- 30 counted if the voter was not eligible to vote at that
- 31 polling place.
- 32 (2) The following steps shall be taken to establish a
- 33 voter's eligibility to vote at a polling place:
- 34 (a) The election judge shall examine the precinct
- 35 register as provided in section 115.425. If the voter is
- 36 registered and eligible to vote at the polling place, the
- 37 voter shall receive a regular ballot;
- 38 (b) If the voter's eligibility cannot be immediately
- 39 established by examining the precinct register, the election
- 40 judge shall contact the election authority. If the election
- 41 authority cannot immediately establish that the voter is
- 42 registered and eligible to vote at the polling place upon
- 43 examination of the Missouri voter registration system, or if
- 44 the election judge is unable to make contact with the
- 45 election authority immediately, the voter shall be notified
- 46 that the voter is entitled to a provisional ballot.
- 47 (3) The voter shall have the duty to appear and vote
- 48 at the correct polling place. If an election judge
- 49 determines that the voter is not eligible to vote at the
- 50 polling place at which a voter presents himself or herself,
- 51 and if the voter appears to be eligible to vote at another
- 52 polling place, the voter shall be informed that he or she
- 53 may cast a provisional ballot at the current polling place
- or may travel to the correct polling place or a central
- 55 polling place, as established by the election authority
- under subsection 5 of section 115.115, where the voter may
- 57 cast a regular ballot or provisional ballot if the voter's
- 58 eligibility still cannot be determined. Provisional ballots

cast at a polling place shall be counted only if the voter was eligible to vote at such polling place as provided in subsection 5 of this section.

- 62 (4) For a voter requesting an absentee ballot in 63 person, such voter shall be entitled to cast a provisional 64 ballot when the voter's eligibility cannot be immediately 65 established upon examination of the precinct registers or 66 the Missouri voter registration system.
- 67 (5) Prior to accepting any provisional ballot at the 68 polling place, the election judges shall determine that the 69 information provided on the provisional ballot envelope by 70 the provisional voter is consistent with the identification 71 provided by such person under section 115.427.
- 3. (1) No person shall be entitled to receive a provisional ballot until such person has completed a provisional ballot affidavit on the provisional ballot envelope.
- The secretary of state shall produce appropriate 76 77 sizes of provisional ballot envelopes and distribute them to each election authority according to their tabulating 78 79 system. All provisional ballot envelopes shall be printed on a distinguishable color of paper that is different from 80 the color of the regular ballot. The provisional ballot 81 82 envelope shall be in the form required by subsection 4 of 83 this section. All provisional ballots shall be marked with 84 a conspicuous stamp or other distinguishing mark that makes them readily distinguishable from the regular ballots. 85
- 86 (3) Once voted, the provisional ballot shall be placed87 and sealed in a provisional ballot envelope.
- 4. The provisional ballot in its envelope shall be deposited in the ballot box. The provisional ballot envelope shall be completed by the voter for use in

91	determining eligibility. The provisional ballot envelope
92	specified in this section shall contain a voter's
93	certificate which shall be in substantially the following
94	form:
95	STATE OF
96	COUNTY OF
97 98 99 100 101 102 103 104 105	I do solemnly swear (or affirm) that my name is; that my date of birth is; that the last four digits of my Social Security Number are; that I am registered to vote in County or City (if a City not within a County), Missouri; that I am a qualified voter of said County (or City not within a County); that I am eligible to vote at this polling place; and that I have not voted in this election.
106 107 108 109 110 111 112	I understand that if the above-provided information is not correct and the election authority determines that I am not registered and eligible to vote, my vote will not be counted. I further understand that knowingly providing false information is a violation of law and subjects me to possible criminal prosecution.
114	(Signature of Voter)
115	
116	(Current Address)
117 118 119	Subscribed and affirmed before me this day of, 20
120	(Signature of Election Official)
121	The voter may provide additional information to further
122	assist the election authority in determining eligibility,

including the place and date the voter registered to vote,

- 124 if known.
- 125 5. (1) Prior to counting any provisional ballot, the
- 126 election authority shall determine if the voter is
- registered and eligible to vote and if the vote was properly
- 128 cast. The eligibility of provisional votes shall be
- 129 determined according to the requirements for a voter to cast
- a ballot in the election as set forth in sections 115.133
- and 115.135. A provisional voter ballot shall not be
- 132 eligible to be counted until the election authority has
- 133 determined that:
- 134 (a) The voter cast such provisional ballot at a
- polling place established for the voter or the central
- 136 polling place established by the election authority under
- 137 subsection 5 of section 115.115;
- 138 (b) The individual who cast the provisional ballot is
- an individual registered to vote in the respective election
- 140 at the polling place where the ballot was cast;
- 141 (c) The voter did not otherwise vote in the same
- 142 election by regular ballot, absentee ballot, or otherwise;
- **143** and
- 144 (d) The information on the provisional ballot envelope
- is found to be correct, complete, and accurate.
- 146 (2) When the ballot boxes are delivered to the
- 147 election authority from the polling places, the receiving
- 148 teams shall separate the provisional ballots from the rest
- of the ballots and place the sealed provisional ballot
- 150 envelopes in a separate container. Teams of election
- authority employees or teams of election judges with each
- 152 team consisting of one member of each major political party
- 153 shall photocopy each provisional ballot envelope, such
- 154 photocopy to be used by the election authority to determine

provisional voter eligibility. The sealed provisional ballot envelopes shall be placed by the team in a sealed container and shall remain therein until tabulation.

- To determine whether a provisional ballot is valid 158 159 and entitled to be counted, the election authority shall 160 examine its records and verify that the provisional voter is 161 properly registered and eligible to vote in the election. 162 If the provisional voter has provided information regarding the registration agency where the provisional voter 163 164 registered to vote, the election authority shall make an inquiry of the registration agency to determine whether the 165 provisional voter is properly registered and eligible to 166
- 168 (4) If the election authority determines that the
  169 provisional voter is registered and eligible to vote in the
  170 election, the election authority shall provide documentation
  171 verifying the voter's eligibility. Such documentation shall
  172 be noted on the copy of the provisional ballot envelope and
  173 shall contain substantially the following information:
  - (a) The name of the provisional voter;
  - (b) The name of the reviewer;
- 176 (c) The date and time; and

vote in the election.

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- 177 (d) A description of evidence found that supports the voter's eligibility.
- 179 (5) The local election authority shall record on a 180 provisional ballot acceptance/rejection list the provisional 181 ballot identification number and a notation marking it as 182 accepted.
- 183 (6) If the election authority determines that the
  184 provisional voter is not registered or eligible to vote in
  185 the election, the election authority shall provide
  186 documentation verifying the voter's ineligibility. Such

documentation shall be noted on the copy of the provisional

- 188 ballot envelope and shall contain substantially the
- 189 following information:
- 190 (a) The name of the provisional voter;
- 191 (b) The name of the reviewer;
- 192 (c) The date and time;
- 193 (d) A description of why the voter is ineligible.
- 194 (7) The local election authority shall record on a
- 195 provisional ballot acceptance/rejection list the provisional
- 196 ballot identification number and notation marking it as
- 197 rejected.
- 198 (8) If rejected, a photocopy of the envelope shall be
- 199 made and used by the election authority as a mail-in voter
- 200 registration. The actual provisional ballot envelope shall
- 201 be kept as ballot material, and the copy of the envelope
- shall be used by the election authority for registration
- 203 record keeping.
- 204 6. All provisional ballots cast by voters whose
- 205 eligibility has been verified as provided in this section
- 206 shall be counted in accordance with the rules governing
- 207 ballot tabulation. Provisional ballots shall not be counted
- 208 until all provisional ballots are determined either eligible
- or ineligible and all provisional ballots must be processed
- 210 before the election is certified. The provisional ballot
- 211 shall be counted only if the election authority determines
- that the voter is registered and eligible to vote.
- 213 Provisional ballots voted in the wrong polling place shall
- 214 not be counted. If the voter is not registered but is
- 215 qualified to register for future elections, the affidavit
- 216 shall be considered a mail-in application to register to
- 217 vote pursuant to this chapter.

229

230

- 218 (1) After the election authority completes its 219 review of the provisional voter's eligibility under 220 subsection 5 of this section, the election authority shall 221 deliver the provisional ballots and copies of the 222 provisional ballot envelopes that include eligibility 223 information to bipartisan counting teams, which may be the board of verification, for review and tabulation. 224 225 election authority shall maintain a record of such 226 delivery. The record shall include the number of ballots 227 delivered to each team and shall include a signed receipt from two judges, one from each major political party. 228
- 231 (2) If the person named on the provisional ballot
  232 affidavit is found to have been properly qualified and
  233 registered to cast a ballot in the election and the
  234 provisional ballot otherwise qualifies to be counted under
  235 the provisions of this section, the envelope shall be
  236 opened, and the ballot shall be placed in a ballot box to be
  237 counted.

and material necessary for tabulation.

election authority shall provide each team with a ballot box

- If the person named on the provisional ballot 238 affidavit is found not to have been properly qualified and 239 registered to cast a ballot in the election or if the 240 241 election authority is unable to determine such person's right to vote, the envelope containing the provisional 242 243 ballot shall not be opened, and the person's vote shall not be counted. The members of the team shall follow the 244 procedures set forth in subsection 5 of this section for 245 rejected provisional ballots. 246
- 247 (4) The votes shall be tallied and the returns made as 248 provided in sections 115.447 to 115.525 [for paper ballots].
  249 After the vote on all ballots assigned to a team have been

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9.

counted, the ballots, ballot envelopes, and copies of ballot 250 251 envelopes with the eligibility information provided by the 252 election authority shall be enclosed in sealed containers 253 marked "Voted provisional ballots and ballot envelopes from the election held \_\_\_\_\_, 20\_\_\_\_". All rejected 254 255 provisional ballots, ballot envelopes, and copies of ballot envelopes with the eligibility information provided by the 256 257 election authority shall be enclosed in sealed containers marked "Rejected provisional ballots and ballot envelopes 258 from the election held , 20 ". On the outside of 259 each voted ballot and rejected ballot container, each member 260 of the team shall write their name and all such containers 261 shall be returned to the election authority. Upon receipt 262 263 of the returns and ballots, the election authority shall 264 tabulate the provisional votes. Challengers and watchers, as provided by sections 265 266 115.105 and 115.107, may be present during all times that the bipartisan counting teams are reviewing or counting the 267 268 provisional ballots, the provisional ballot envelopes, or copies of the provisional ballot envelopes that include 269 eligibility information provided by the election authority. 270 Challengers and watchers shall be permitted to observe the 271 determination of the eligibility of all provisional 272 273 ballots. The election authority shall notify the county 274 chair of each major political party of the time and location when bipartisan counting teams will be reviewing or counting 275 the provisional ballots, the provisional ballot envelopes, 276 or the copies of the provisional ballot envelopes that 277 include the eligibility information provided by the election 278 279 authority.

[The certificate of ballot cards shall:

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312

281 Reflect the number of provisional envelopes delivered; and 282 Reflect the number of sealed provisional envelopes 283 (2) with voted ballots deposited in the ballot box. 284 285 In counties where the voting system does not 286 utilize a paper ballot, the election authority shall provide the appropriate provisional ballots to each polling place. 287 288 The secretary of state may promulgate rules for 289 purposes of ensuring the uniform application of this 290 section. No rule or portion of a rule promulgated pursuant 291 to the authority of this section shall become effective 292 unless it has been promulgated pursuant to chapter 536. 293 [12.] 10. The secretary of state shall design and 294 provide to the election authorities the envelopes and forms 295 necessary to carry out the provisions of this section. 296 [13.] 11. Pursuant to the Help America Vote Act of 297 2002, the secretary of state shall ensure a free access system is established, such as a toll-free number or an 298 299 internet website, that any individual who casts a provisional ballot may access to discover whether the vote 300 301 of that individual was counted, and, if the vote was not counted, the reason that the vote was not counted. At the 302 303 time an individual casts a provisional ballot, the election 304 authority shall give the voter written information that 305 states that any individual who casts a provisional ballot 306 will be able to ascertain under such free access system 307 whether the vote was counted, and if the vote was not counted, the reason that the vote was not counted. 308 309 [14.] 12. In accordance with the Help America Vote Act 310 of 2002, any individual who votes in an election as a result of a court order or any other order extending the time 311 established for closing the polls in section 115.407 may

- vote only by using a provisional ballot, and such
- 314 provisional ballot shall be separated and held apart from
- 315 other provisional ballots cast by those not affected by the
- 316 order. Such ballots shall not be counted until such time as
- 317 the ballots are determined to be valid. No state court
- 318 shall have jurisdiction to extend the polling hours
- established by law, including section 115.407.
  - 115.433. After the voter's identification certificate
  - 2 has been initialed, two judges of different political
  - 3 parties, or one judge from a major political party and one
  - 4 judge with no political affiliation, shall[, where paper
  - 5 ballots are used, initial the voter's ballot [or ballot
  - 6 card].
    - 115.436. 1. [In jurisdictions using paper ballots and
  - 2 electronic voting systems,] When any physically disabled
  - 3 voter within two hundred feet of a polling place is unable
  - 4 to enter the polling place, two election judges, one of each
  - 5 major political party, shall take a ballot[, equipment] and
  - 6 materials necessary for voting to the voter. The voter
  - 7 shall mark the ballot, and the election judges shall place
  - 8 the ballot in an envelope and place it in the ballot box.
  - 9 2. [In jurisdictions using voting machines, when any
- 10 physically disabled voter within two hundred feet of a
- 11 polling place is unable to enter the polling place, two
- 12 election judges, one of each major political party, shall
- take an absentee ballot to the voter. The voter shall mark
- 14 the ballot, and the election judges shall place the ballot
- in an envelope and place it in the ballot box.
- 3.] Upon request to the election authority, the
- 17 election authority in any jurisdiction shall designate a
- 18 polling place accessible to any physically disabled voter
- 19 other than the polling place to which that voter would

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- 20 normally be assigned to vote, provided that the candidates
- 21 and issues voted on are consistent for both the designated
- 22 location and the voting location for the voter's precinct.
- 23 Upon request, the election authority may also assign members
- of the physically disabled voter's household and such
- 25 voter's caregiver to the same voting location as the
- 26 physically disabled voter. In no event shall a voter be
- 27 assigned under this section to a designated location apart
- 28 from the established voting location for the voter's
- 29 precinct if the voter objects to the assignment to another
- 30 location.
  - 115.439. 1. [If paper ballots are used,] The voter
- 2 shall, immediately upon receiving [his] a ballot, go alone
- 3 to a voting booth and vote [his] the ballot in the following
- 4 manner:
- 5 (1) When a voter desires to vote for a candidate, the
- 6 voter shall place a distinguishing mark immediately beside
- 7 the name of the candidate for which the voter intends to
- 8 vote;
- 9 (2) If a write-in line appears on the ballot, the
- 10 voter may write the name of the person for whom he or she
- 11 wishes to vote on the line and place a distinguishing mark
- 12 immediately beside the name;
- 13 (3) If the ballot is one which contains no candidates,
- 14 the voter shall place a distinguishing mark directly to the
- 15 left of each "YES" or "NO" he or she desires to vote.
- 16 No voter shall vote for the same person more than once for
- 17 the same office at the same election.
- 18 2. If the voter accidentally spoils [his] the ballot
- 19 [or ballot card] or makes an error, [he] the voter may
- 20 return it to an election judge and receive another. The

- 21 election judge shall mark "SPOILED" across the ballot [or
- 22 ballot card] and place it in an envelope marked "SPOILED
- 23 BALLOTS". After another ballot has been prepared in the
- 24 manner provided in section 115.433, the ballot shall be
- 25 given to the voter for voting.
- 26 3. Any rule or portion of a rule, as that term is
- 27 defined in section 536.010, that is created under the
- 28 authority delegated in this section shall become effective
- 29 only if it complies with and is subject to all of the
- 30 provisions of chapter 536 and, if applicable, section
- 31 536.028. This section and chapter 536 are nonseverable and
- 32 if any of the powers vested with the general assembly
- 33 pursuant to chapter 536 to review, to delay the effective
- 34 date or to disapprove and annul a rule are subsequently held
- 35 unconstitutional, then the grant of rulemaking authority and
- any rule proposed or adopted after August 28, 2002, shall be
- 37 invalid and void.
  - 115.443. 1. [Where paper ballots are used,] The voter
- 2 shall, before leaving the voting booth, fold [his] the
- 3 ballot so that the distinguishing marks are concealed. The
- 4 voter shall place [his] the ballot in the ballot box and
- 5 leave the polling place immediately.
- 6 2. In case of [Where electronic] voting machines [are
- 7 used, ] authorized under section 115.226, the voter shall
- 8 register his vote as directed in the instructions for use of
- 9 the machine, fold the printed ballot so that the
- 10 distinguishing marks are concealed, place the ballot in the
- 11 ballot box, and leave the polling place immediately.
  - 115.447. [1.] As used in [this subchapter] sections
- 2 115.447 through 115.483, unless the context clearly implies
- 3 otherwise, the following terms shall mean:

- 4 (1) "Counting judges" are the two judges, one from 5 each major political party, who read each vote received by 6 all candidates and each vote for and against all questions 7 at a polling place;
- 8 (2) "Receiving judges" are the two judges, one from
  9 each major political party, who initial each voter's ballot
  10 at a polling place;
- 11 (3) "Recording judges" are the two judges, one from
  12 each major political party, who tally the votes received by
  13 each candidate and for and against each question at a
  14 polling place. These terms describe functions rather than
  15 individuals, and any election judge may perform more than
  16 one function at a polling place on election day[.];
  - [2. As used in this subchapter, unless the context clearly implies otherwise, the following terms shall mean:
  - (1)] (4) "Defective ballot" is any ballot on which the number of write-in votes and votes cast on the ballot for any office exceed the number allowed by law[, and any ballot which is bent or damaged so that it cannot be properly counted by automatic tabulating equipment];
    - [(2)] (5) "Rejected ballot" is any ballot on which no votes are counted because the ballot fails to have the initials of the proper election judges, because the number of votes for all offices and on all questions exceeds the number authorized by law, because the voter is deemed by the election judges to be unqualified, because it is an absentee ballot not accompanied by a completed and signed affidavit, or because the ballot was voted with unlawful assistance;
  - [(3)] (6) "Spoiled ballot" is any ballot accidentally spoiled by a voter and replaced by election judges in the manner provided in subsection 2 of section 115.439.

115.449. 1. As soon as the polls close in each

- polling place [using paper ballots], the election judges
- 3 shall begin to count the votes. If earlier counting is
- 4 begun pursuant to section 115.451, the election judges shall
- 5 complete the count in the manner provided by this section.
- 6 Once begun, no count shall be adjourned or postponed until
- 7 all proper votes have been counted.
- 8 2. One counting judge, closely observed by the other
- 9 counting judge, shall take the ballots out of the ballot box
- 10 one at a time and, holding each ballot in such a way that
- 11 the other counting judge may read it, shall read the name of
- 12 each candidate properly voted for and the office sought by
- 13 each. As each vote is called out, the recording judges
- 14 shall each record the vote on a tally sheet. The votes for
- 15 and against all questions shall likewise be read and
- 16 recorded. If more than one political subdivision or special
- 17 district is holding an election on the same day at the same
- 18 polling place and using separate ballots, the counting
- 19 judges may separate the ballots of each political
- 20 subdivision and special district and first read one set,
- 21 then the next and so on until all proper votes have been
- counted.
- 3. After the recording of all proper votes, the
- 24 recording judges shall compare their tallies. When the
- 25 recording judges agree on the count, they shall sign both of
- 26 the tally sheets, and one of the recording judges shall
- 27 announce in a loud voice the total number of votes for each
- 28 candidate and for and against each question.
- 4. After the announcement of the vote, the election
- 30 judges shall record the vote totals in the appropriate
- 31 places on each statement of returns. If any tally sheet or
- 32 statement of returns contains no heading for any question,

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the election judges shall write the necessary headings on the tally sheet or statement of returns.

- 5. Once all of the votes have been read and recorded at a polling place, the results from such polling place shall be released to the election authority, the secretary of state, and the public. Under no circumstances shall any vote count or tally be released from any specific polling place to any person or entity prior to all of the votes being counted from such polling place.
- [If authorized by the election authority,] 115.451. The election judges may read and record votes before the 2 3 close of the polls. [If so authorized,] The election judges 4 shall use one ballot box for the deposit of ballots during [the first] each hour of voting. At the end of [the] each 5 6 hour, the receiving judges shall deliver the ballot box to 7 the counting and recording judges, who shall give the 8 receiving judges a second empty ballot box. The second 9 ballot box shall be shown to be empty and locked in the 10 manner provided in section 115.423. The second ballot box 11 shall not be opened or removed from public view from the time it is shown to be empty until the time the polls close 12 or it is removed for counting pursuant to this section. 13 containing at least twenty-five ballots, the ballot box 14 containing the voted ballots shall be taken to a private 15 area within the polling place, and the ballots shall be read 16 17 and recorded in the manner provided by section 115.449. no case shall ballot boxes be switched at less than one hour 18 intervals and then only if twenty-five or more ballots have 19 been voted during the hour. For any votes read and recorded 20 21 prior to the close of polls, no election judge shall 22 disclose the tally of the vote counted until all of the votes have been counted and reported from the polling place. 23

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115.456.
                   1.
                        [(1) The election authority shall be
2
    responsible for ensuring that the standards provided for in
3
    this subsection are followed when counting ballots cast
4
    using optical scan voting systems.
5
              Prior to tabulating ballots, all machines shall be
6
    programmed to reject blank ballots where no votes are
7
    recorded or where an overvote is registered in any race.
8
              In jurisdictions using precinct-based tabulators,
9
    the voter who cast the ballot shall review the ballot if
10
    rejected, if the voter wishes to make any changes to the
    ballot, or if the voter would like to spoil the ballot and
11
12
    receive another ballot.
13
         (4)
              In jurisdictions using centrally based tabulators,
    if a ballot is so rejected it shall be reviewed by a
14
    bipartisan team using the following criteria:
15
              If a ballot is determined to be damaged, the
16
    bipartisan team shall spoil the original ballot and
17
    duplicate the voter's intent on the new ballot, provided
18
19
    that there is an undisputed method of matching the duplicate
    card with its original after it has been placed with the
20
    remainder of the ballot cards from such precinct; and
21
         (b) Voter intent shall be determined using the
22
    following criteria:
23
24
             There is a distinguishing mark in the printed oval
    or divided arrow adjacent to the name of the candidate or
25
    issue preference;
26
             There is a distinguishing mark adjacent to the name
27
28
    of the candidate or issue preference; or
             The name of the candidate or issue preference is
29
30
    circled.
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31 (5) In jurisdictions using optical scan systems, a
32 valid vote for a write-in candidate shall include the
33 following:

- (a) A distinguishing mark in the designated locationpreceding the name of the candidate;
- (b) The name of the candidate. If the name of the
  candidate as written by the voter is substantially as
  declared by the candidate it shall be counted, or in those
  circumstances where the names of candidates are similar, the
  names of candidates as shown on voter registration records
  shall be counted; and
- 42 (c) The name of the office for which the candidate is 43 to be elected.
- 44 (6) Whenever a hand recount of votes of optical scan 45 ballots is ordered, the provisions of this subsection shall 46 be used to determine voter intent.
  - 2.] (1) The election authority shall be responsible for ensuring that the standards provided for in this subsection are followed when counting ballots [cast using paper ballots].
- 51 (2) Voter intent shall be determined using the following criteria:
  - (a) There is a distinguishing mark in the square adjacent to the name of the candidate or issue preference;
- 55 (b) There is a distinguishing mark adjacent to the 56 name of the candidate or issue preference; or
- 57 (c) The name of the candidate or issue preference is 58 circled.
- (3) [In jurisdictions using paper ballots,] A validvote for a write-in candidate shall include the following:
- (a) A distinguishing mark in the square immediatelypreceding the name of the candidate;

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- 63 (b) The name of the candidate. If the name of the candidate as written by the voter is substantially as 64 65 declared by the candidate it shall be counted, or in those circumstances where the names of candidates are similar, the 66 names of candidates as shown on voter registration records 67 shall be counted; and
- The name of the office for which the candidate is 69 70 to be elected.
- 71 (4) Whenever a hand recount of votes [of paper 72 ballots] is ordered, the provisions of this subsection shall be used to determine voter intent. 73
- 74 [3.] 2. Notwithstanding any other provision of law, a 75 distinguishing mark indicating a general preference for or against the candidates of one political party shall not be 76 77 considered a vote for or against any specific candidate.
  - 115.459. At each polling place [using paper ballots], after the polling place is closed, the election judges shall:
- 3 (1) Certify in the tally book the number of ballots cast, the number of identification certificates signed, the 4 number of rejected and spoiled ballots and the number of 5 ballots received at the polling place which were not cast at 6 7 the election. If the number of signed identification 8 certificates is not the same as the number of ballots cast, 9 the judges shall make a signed statement of the fact and the

reasons therefor if known and shall return the statement

- with the statements of returns; 11
- (2) Certify on two statements of returns the number of 12 votes received by each candidate and for and against each 13 14 question. No returns shall be signed in blank or before the polls have closed and all proper votes cast at the polling 15 place have been counted; 16

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(3) Certify that each statement made in the tally book
17
    and on each statement of returns is correct. If any judge
18
19
    declines to certify that all such statements are correct, he
20
    shall state his reasons in writing, which shall be attached
    to each statement of returns and returned with the statement
21
    to the election authority.
22
         115.461. 1. The tally book for each polling place
2
    [using paper ballots] shall be in substantially the
    following form:
3
          Tally book for precincts, at the general
4
          (special, primary) election held on the day
5
          of , 20 AB, CD, EF, and XP judges, and
6
7
          ZR and LT, watchers and BH and SP challengers at
          this polling place, were sworn as the law directs
8
         before beginning their duties.
9
10
         We hereby certify:
11
             The number of ballots received at this polling
             place is ____;
12
             The information on the official ballots
13
             received at this polling place is the same as
14
             the information on the sample ballots received
15
             at this polling place.
16
17
             AΒ
18
             CD
                 Election Judges
19
             EF
             ΧP
20
         We hereby certify:
21
             The number of ballots cast at this polling
22
23
             place is ;
             The number of identification certificates
24
             signed at this polling place is _____;
25
26
             The number of rejected ballots at this polling
27
             place is ____;
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28 29	The nur place i	mber of s is		ballots	s at thi	s poll	ing
30 31 32		mber of b which wer				<del>-</del>	=
33	AB						
34	CD						
35	EF						
36	XP						
37	2. At eac	h polling	g place	[using	paper 1	pallots	s,] two
38	tally sheets sh	all be ir	ncluded	in eac	h tally	book.	The
39	tally sheets sh	all be ir	n substa	ntiall	y the fo	ollowin	ng form:
40		NAMES OF	PERSON	S VOTE	D FOR AN	1D	
41		FOR WHAT	OFFICE	AND T	HE NUMBE	ER	
42		OF VOTE:	S CAST I	FOR EAC	CH PERSO	N	
43	Office	Candidat	tes T	ally o	f Votes	Tot	al Votes
44		MC					
45	Governor	НК					
46		EH					
47	Representative	SS					
48	in	RK					
49	Congress	СВ					
50	VC	TES FOR A	AND AGAI	INST EA	CH QUES	TION	
51 52 53	Question Tally	y of vote FOR	s Tally vot AGAI	es	otal of FOR	votes	Total of votes AGAINST
54 55	1. To						

56							
57							
58 59	2. To						
60							
61							
62 63	Signature of Recording Signature of Recording						
64	Judge Judge						
65 66	(of different political party)						
67	3. At each polling place [using paper ballots,] two						
68	statements of returns shall be provided to the election						
69	judges. The statements of returns shall be in substantially						
70	the following form:						
71	We hereby certify that MC had votes for						
72 73	governor, and HK had votes for governor and						
74	EH had votes for governor; that SS had votes for representative in Congress, etc.						
75	We hereby certify that proposition number 1						
76	received votes for and votes						
77 78	against; constitutional amendment number 1 received votes for and votes						
79	against, etc.						
80	We, the duly qualified and acting Judges of the						
81 82	polling place for precincts, at the general						
83	(special, primary) election held on the of, 20, in county (City of St.						
84	Louis, Kansas City), Missouri do hereby certify						
85 86	that the foregoing is a full and accurate return of all votes cast at this polling place for all						
87	candidates and for and against all questions.						
88	AB						

```
89
          CD
               Election Judges
90
          EF
91
          ΧP
                   The election authority shall keep all voted
          115.493.
2
    ballots, [ballot cards,] processed ballot materials in
3
    electronic form that contain individual unique voter
4
    identity information or other information traceable to the
5
    individual voter and write-in forms, and all applications,
    statements, certificates, affidavits and computer programs
6
7
    relating to each election for [twenty-two months] five years
    after the date of the election. During the time that voted
8
    ballots, [ballot cards, processed ballot materials in
9
    electronic form] and write-in forms are kept by the election
10
11
    authority, it shall not open or inspect them or allow anyone
    else to do so, except upon order of a legislative body
12
    trying an election contest, a court or a grand jury.
13
14
    Processed ballot materials in electronic form that do not
    contain individual unique voter identity information or
15
16
    other information traceable to the individual voter
17
    obtainable from voting machines and election management
18
    systems including the cast vote record specified by NIST
    1500-103 shall be made available to Missouri residents upon
19
    request to a local election authority. After [twenty-two
20
21
    months] five years, the ballots, [ballot cards,] processed
    ballot materials in electronic form, write-in forms,
22
    applications, statements, certificates, affidavits and
23
    computer programs relating to each election may be
24
```

destroyed. If an election contest, grand jury investigation

or civil or criminal case relating to the election is

pending at the time, however, the materials shall not be

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26

28 destroyed until the contest, investigation or case is 29 finally determined. 115.501. As soon as possible after an election [in 2 which paper ballots or ballot cards are used], the verification board shall meet and check the addition and 3 4 figures on all tally sheets and statements of returns and 5 shall compare its record with the returns made by the 6 election judges and the election authority on the day of the 7 election. Before meeting, the verification board shall give 8 notice of the time and place of the meeting to each independent and new party candidate and the chairman of the 9 county committee of each political party named on the ballot 10 11 at the election. The meeting and proceedings of the verification board shall be open to a representative of each 12 independent candidate and political party named on the 13 ballot. If there is a discrepancy between the returns of 14 the election judges and the election authority and the 15 record of the verification board, the verification board 16 17 shall correct the returns made by the judges and election authority to conform to its record. The corrected returns 18 shall supersede the returns made by the election judges and 19 the election authority on election day. Both the record and 20 the returns shall be retained by the election authority as 21 provided in section 115.493. 22 115.527. Any [candidate for nomination to an office at 2 a primary election] registered voter may challenge the correctness of the returns for [the] a nomination to any 3 office for which such registered voter was eligible to vote 4 5 charging that irregularities occurred in the election.

115.531. 1. Not later than five days after the official announcement of the results of a primary election is issued by the election authority or the secretary of

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state, as the case may be, [any candidate] the person
4
5
    desiring to contest the primary election shall file a
6
    verified petition in the office of the clerk of the circuit
    court of any circuit in which part of the election was held
7
8
    and in which any alleged irregularity occurred, unless the
9
    office involved in the contest is that of a circuit or
10
    associate circuit judge not subject to Section 25, Article
    V, Constitution of Missouri, in which case the verified
11
    petition shall be filed, heard, and determined by an
12
13
    adjoining circuit court selected by the contestant as
    specified in section 115.575. The contestant shall only be
14
    required to file one petition with the circuit court for
15
    each election contest regardless of the number of counties
16
    within the court's jurisdiction. The petition shall set
17
    forth the points on which the contestant wishes to contest
18
    the election and the facts the contestant will prove in
19
20
    support of such points, and shall pray leave to produce such
21
    proof. The judge of the court shall immediately note on the
22
    petition the date it was filed and shall immediately set a
    date, not later than five days after the petition is filed,
23
    for a preliminary hearing. If the petition is filed in
24
    vacation, the judge of the circuit court shall immediately
25
    convene the court in special session for the purpose of
26
27
    hearing the contest. If no regular judge of the court is
    available the supreme court shall immediately assign another
28
29
    judge. The circuit court in which the petition is filed
    shall have exclusive jurisdiction over all matters relating
30
31
    to the contest and may issue appropriate orders to all
    election authorities in the area in which the contested
32
    election was held.
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2. If a petition contesting a primary election is filed in an incorrect circuit, the court in which it is

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counted.

36 filed shall have jurisdiction and shall promptly transfer

37 the suit to the correct circuit court.

115.541. 1. Whenever a recount is ordered pursuant to section 115.539, the court shall order all materials and 2 3 records relating to the contest brought before it, so that 4 the court has the same materials and records as the election 5 judges had while making the count and statements of 6 returns. The court shall have authority to pass upon the 7 form and determine the legality of the votes brought into 8 question and to determine the qualifications of any voter whose vote is brought into question, provided that the name 9 of a voter upon a precinct register for the polling place 10 11 shall be prima facie evidence of the proper qualifications of the voter. A comparison may be made between the 12 signatures on the identification certificates and those 13 which appear in the precinct registers, and no votes shall 14 be counted except the votes of registered voters and those 15 entitled to vote as provided in section 115.277 without 16 17 being registered. No votes of any person found by the court

2. Whenever a recount of votes [cast on paper ballots] is ordered pursuant to section 115.539 or 115.601, the court shall proceed to open and count the votes and, after the count has been completed, shall tabulate by voting district the votes cast for the contestant and the contestee.

to be unqualified to vote at the primary election shall be

25 [3. Whenever a recount of votes cast on any voting 26 machine is ordered pursuant to section 115.539 or 115.601, 27 the court shall make visible the registering counters of the 28 machine and, without unlocking the machine against voting, 29 shall record the votes cast on the machine.

30 Whenever a recount of votes cast on ballot cards is 31 ordered pursuant to section 115.539 or 115.601, the court 32 shall supervise a test of the automatic tabulating equipment conducted in the manner provided in section 115.233 and 33 34 shall cause the votes to be recounted automatically or may 35 order a hand count of the votes. In its discretion, the 36 court may order a new computer program to be made, which 37 shall be tested in the manner provided in section 115.233 38 before the votes in question are recounted automatically.] 115.553. 1. Any [candidate for election to any 2 office] registered voter may challenge the correctness of the returns for [the office] any election for which such 3 voter was eligible to vote, charging that irregularities 4 occurred in the election. 5 The result of any election on any question may be 6 7 contested by one or more registered voters from the area in which the election was held. The petitioning voter or 8 voters shall be considered the contestant and the officer or 9 10 election authority responsible for issuing the statement setting forth the result of the election shall be considered 11 the contestee. In any such contest, the proponents and 12 opponents of the ballot question shall have the right to 13 engage counsel to represent and act for them in all matters 14 15 involved in and pertaining to the contest. 1. Whenever a recount is ordered pursuant to 115.585. 2 section 115.583 or 115.601, the court or legislative body 3 trying the contest shall issue a writ to each election authority responsible for conducting the election in any 4 5 area in which an alleged irregularity occurred, commanding 6 the election authority to prepare its office and all records 7 and materials relating to the contested election for the recount. Such writ shall be served immediately on the 8

9 election authority by the sheriff of the county. Upon
10 receipt of a writ, each election authority shall set a day,

- 11 not more than twenty days after receiving the writ, on which
- 12 it will have its office and all records and materials
- 13 relating to the contested election prepared. Immediately
- 14 upon setting the day, the election authority shall send by
- 15 certified or registered mail a notice to the court or
- 16 legislative body issuing the writ. The notice shall set
- 17 forth the day selected by the election authority for the
- 18 recount.
- 19 2. Whenever a recount is ordered pursuant to section
- 20 115.583, the court or legislative body shall have authority
- 21 to pass upon the form and determine the legality of the
- 22 votes brought into question and to determine the
- 23 qualifications of any voter whose vote is brought into
- 24 question, provided that the name of a voter upon a precinct
- 25 register for the polling place shall be prima facie evidence
- 26 of the proper qualifications of the voter. A comparison may
- 27 be made between the signatures on the identification
- 28 certificates and those which appear in the precinct
- 29 registers, and no votes shall be counted except the votes of
- 30 registered voters and those entitled to vote as provided in
- 31 subsection 2 of section 115.137 and section 115.277 without
- 32 being registered. No votes of any person found by the court
- 33 to be unqualified to vote at the election shall be counted.
- 3. Whenever a recount of votes [cast on paper ballots]
- is ordered pursuant to section 115.583 or 115.601, the court
- 36 or legislative body shall proceed to open and count the
- 37 votes and, after the count has been completed, shall
- 38 tabulate by voting district the votes cast for the
- 39 contestant and the contestee.

40 **[**4. Whenever a recount of votes cast on any voting 41 machine is ordered pursuant to section 115.583 or 115.601, 42 the court or legislative body shall make visible the registering counters of the machine and, without unlocking 43 the machine against voting, shall record the votes cast on 44 45 the machine. Whenever a recount of votes cast on ballot cards is 46 47 ordered pursuant to section 115.583 or 115.601, the court or legislative body shall supervise a test of the automatic 48 49 tabulating equipment conducted in the manner provided in 50 section 115.233 and shall cause the votes to be recounted automatically, or may order a hand count of the votes. 51 52 its discretion, the court or legislative body may order a new computer program to be made, which shall be tested in 53 54 the manner provided in section 115.233 before the votes in 55 question are recounted automatically.] 115.631. The following offenses, and any others 2 specifically so described by law, shall be class one election offenses and are deemed felonies connected with the 3 exercise of the right of suffrage. Conviction for any of 4 these offenses shall be punished by imprisonment of not more 5 6 than five years or by fine of not less than two thousand 7 five hundred dollars but not more than ten thousand dollars 8 or by both such imprisonment and fine: 9 Willfully and falsely making any certificate, 10 affidavit, or statement required to be made pursuant to any provision of this chapter, including but not limited to 11 statements specifically required to be made "under penalty 12 of perjury"; or in any other manner knowingly furnishing 13

official engaged in any lawful duty or action in such a way as to hinder or mislead the authority or official in the

false information to an election authority or election

- 17 performance of official duties. If an individual willfully
- 18 and falsely makes any certificate, affidavit, or statement
- 19 required to be made under section 115.155, including but not
- 20 limited to statements specifically required to be made
- 21 "under penalty of perjury", such individual shall be guilty
- 22 of a class D felony;
- 23 (2) Voting more than once or voting at any election
- 24 knowing that the person is not entitled to vote or that the
- 25 person has already voted on the same day at another location
- 26 inside or outside the state of Missouri;
- 27 (3) Procuring any person to vote knowing the person is
- 28 not lawfully entitled to vote or knowingly procuring an
- 29 illegal vote to be cast at any election;
- 30 (4) Applying for a ballot in the name of any other
- 31 person, whether the name be that of a person living or dead
- 32 or of a fictitious person, or applying for a ballot in his
- 33 or her own or any other name after having once voted at the
- 34 election inside or outside the state of Missouri;
- 35 (5) Aiding, abetting or advising another person to
- 36 vote knowing the person is not legally entitled to vote or
- 37 knowingly aiding, abetting or advising another person to
- 38 cast an illegal vote;
- 39 (6) An election judge knowingly causing or permitting
- 40 any ballot to be in the ballot box at the opening of the
- 41 polls and before the voting commences;
- 42 (7) Knowingly furnishing any voter with a false or
- 43 fraudulent or bogus ballot, or knowingly practicing any
- 44 fraud upon a voter to induce him or her to cast a vote which
- 45 will be rejected, or otherwise defrauding him or her of his
- 46 or her vote;
- 47 (8) An election judge knowingly placing or attempting
- 48 to place or permitting any ballot, or paper having the

semblance of a ballot, to be placed in a ballot box at any election unless the ballot is offered by a qualified voter

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- (9) Knowingly placing or attempting to place or
  causing to be placed any false or fraudulent or bogus ballot
  in a ballot box at any election;
- 55 (10) Knowingly removing any legal ballot from a ballot 56 box for the purpose of changing the true and lawful count of 57 any election or in any other manner knowingly changing the 58 true and lawful count of any election;
- (11) Knowingly altering, defacing, damaging,destroying or concealing any ballot after it has been votedfor the purpose of changing the lawful count of any election;
- (12) Knowingly altering, defacing, damaging,
  destroying or concealing any poll list, report, affidavit,
  return or certificate for the purpose of changing the lawful
  count of any election;
- (13) On the part of any person authorized to receive, tally or count a poll list, tally sheet or election return, receiving, tallying or counting a poll list, tally sheet or election return the person knows is fraudulent, forged or counterfeit, or knowingly making an incorrect account of any election;
  - (14) On the part of any person whose duty it is to grant certificates of election, or in any manner declare the result of an election, granting a certificate to a person the person knows is not entitled to receive the certificate, or declaring any election result the person knows is based upon fraudulent, fictitious or illegal votes or returns;
- 78 (15) Willfully destroying or damaging any official 79 ballots, whether marked or unmarked, after the ballots have 80 been prepared for use at an election and during the time

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they are required by law to be preserved in the custody of the election judges or the election authority;

- (16) Willfully tampering with, disarranging, altering the information on, defacing, impairing or destroying any voting machine [or marking device] after the machine [or marking device] has been prepared for use at an election and during the time it is required by law to remain locked and sealed with intent to impair the functioning of the machine [or marking device] at an election, mislead any voter at the election, or to destroy or change the count or record of votes on such machine;
  - (17) Registering to vote knowing the person is not legally entitled to register or registering in the name of another person, whether the name be that of a person living or dead or of a fictitious person;
- (18) Procuring any other person to register knowing the person is not legally entitled to register, or aiding, abetting or advising another person to register knowing the person is not legally entitled to register;
- (19) Knowingly preparing, altering or substituting any computer program or other counting equipment to give an untrue or unlawful result of an election;
- 103 (20) On the part of any person assisting a blind or 104 disabled person to vote, knowingly failing to cast such 105 person's vote as such person directs;
- 106 (21) On the part of any registration or election 107 official, permitting any person to register to vote or to 108 vote when such official knows the person is not legally 109 entitled to register or not legally entitled to vote;
- 110 (22) On the part of a notary public acting in his or 111 her official capacity, knowingly violating any of the

112 provisions of this chapter or any provision of law

- 113 pertaining to elections;
- 114 (23) Violation of any of the provisions of sections
- 115 115.275 to 115.303, or of any provision of law pertaining to
- 116 absentee voting;
- 117 (24) Assisting a person to vote knowing such person is
- 118 not legally entitled to such assistance, or while assisting
- 119 a person to vote who is legally entitled to such assistance,
- in any manner coercing, requesting or suggesting that the
- 121 voter vote for or against, or refrain from voting on any
- 122 question, ticket or candidate;
- 123 (25) Engaging in any act of violence, destruction of
- 124 property having a value of five hundred dollars or more, or
- 125 threatening an act of violence with the intent of denying a
- 126 person's lawful right to vote or to participate in the
- 127 election process; and
- 128 (26) Knowingly providing false information about
- 129 election procedures for the purpose of preventing any person
- 130 from going to the polls.
  - 115.633. The following offenses, and any others
  - 2 specifically so described by law, shall be class two
  - 3 election offenses and are deemed felonies not connected with
  - 4 the exercise of the right of suffrage. Conviction for any
  - 5 of these offenses shall be punished by imprisonment of not
  - 6 more than five years or by fine of not less than two
  - 7 thousand five hundred dollars but not more than ten thousand
  - 8 dollars or by both such imprisonment and fine:
  - 9 (1) On the day of election or before the counting of
- 10 votes is completed, willfully concealing, breaking, or
- 11 destroying any ballot box used or intended to be used at
- 12 such election or willfully or fraudulently concealing or

13 removing any ballot box from the custody of the election

- 14 judges;
- 15 (2) Willfully tampering with, disarranging, defacing,
- 16 materially altering, impairing, or destroying any voting
- 17 machine [or automatic tabulating equipment] owned or leased
- 18 by or loaned to an election authority.
  - 115.655. 1. The election authority shall provide for
- 2 the delivery of official ballots to each qualified voter:
- 3 (1) By first class mail to the mailing address of each
- 4 voter as it appears on the registration records of the
- 5 election authority on the deadline specified in subsection 1
- 6 of section 115.135 for registration. Each ballot so mailed
- 7 shall be placed by the election authority in an envelope
- 8 which is prominently marked "Do Not Forward" and mailed not
- 9 later than the tenth day prior to the election; or
- 10 (2) By delivering the ballot to the residential
- 11 address of the voter as it appears on the registration
- 12 records of the election authority on the deadline specified
- in subsection 1 of section 115.135 for registration. Such
- 14 delivery shall be made by a bi-partisan team appointed by
- 15 the election authority from lists submitted under the
- 16 provisions of section 115.087.
- 17 Voters shall also be provided with a return identification
- 18 envelope, a secrecy envelope, and instructions sufficient to
- 19 describe the voting process.
- 20 2. Upon receipt of the ballot, the voter shall mark
- 21 it, place and seal the marked ballot in the secrecy envelope
- 22 supplied with the ballot, place and seal the sealed secrecy
- 23 envelope containing the marked ballot in the return
- 24 identification envelope supplied with the ballot which has

25 been signed by the voter and then return the marked ballot 26 to the election authority by either: 27 (1)United States mail; or Personally delivering the ballot to the office of 28 (2)the election authority. 29 30 The election authority may provide additional sites for return delivery of ballots. The election authority may 31 32 provide for the payment of postage on the return of ballots. 33 The return identification envelope shall be in 34 substantially the following form: PLEASE PRINT: 35 36 NAME 37 I declare under penalty of perjury, a felony, that 38 I am a resident and a qualified voter for this election as shown on voter registration records 39 and that I have voted the enclosed ballot and am 40 41 returning it in compliance with sections 115.650 to 115.660, RSMo, and have not and will not vote 42 more than one ballot in this election. 43 I also understand that failure to complete the 44 information below will invalidate my ballot. 45 46 47 Signature 48 Residence Address 49 50 Mailing Address (if 51 different) 52

5. If the ballot is destroyed, spoiled, lost or not received by the voter, the voter may obtain a replacement ballot from the election authority as provided in this subsection. A voter seeking a replacement ballot shall sign

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57 a statement verified on oath or affirmation, on a form prescribed by the election authority that the ballot was 58 59 destroyed, spoiled, lost or not received. The applicant shall deliver the statement to the election authority before 60 noon on the date of the election. The applicant may mail 61 the statement to the election authority; but, no election 62 authority shall transmit a ballot by mail under this 63 64 subsection unless the application is received prior to the close of business on the fifth day prior to the election. 65 66 When an application is timely received under this subsection, the election authority shall deliver the ballot 67 to the voter if the voter is present in the office of the 68 69 election authority, or promptly transmit the ballot by mail to the voter at the address contained in the application, 70 except when prohibited in this subsection. The election 71 72 authority shall keep a record of each replacement ballot 73 provided under this subsection. 74 6. A ballot must be returned by mail or received in 75 the office of the election authority or at a site provided for receipt of ballots by the election authority no later 76 than 7:00 p.m. on election day. The election authority 77 shall transmit all return identification envelopes to a team 78 or teams of judges of not less than four, with an equal 79 80 number from each major political party. The judges shall be selected by the election authority from lists submitted 81 under the provisions of section 115.087, and subscribe to 82 the oath provided in section 115.091. Upon receipt of such 83 envelopes the judges shall verify the signature of each 84 85 voter on the return identification envelope with the signature of the voter on the voter registration records. 86 Such verification may commence at time prior to the day of 87 the election. The election authority shall adopt procedures 88

for securing and accounting for all verified return 89 identification envelopes. The secrecy envelope shall not be 90 91 separated from the return identification envelope before 92 ballots are counted. Ballots may be counted at any time on 93 election day provided the results are not released before 7:00 p.m. on that day. Counting of ballots [may] shall be 94 95 done by hand [or through the utilization of automatic 96 tabulating equipment] and shall be governed by the applicable sections of this chapter. 97 [115.227. All provisions of law not 2 inconsistent with sections 115.225 to 115.235 3 shall apply with full force and effect to 4 elections in each jurisdiction using an electronic voting system.] 5 [115.229. 1. An electronic voting system 2 may be used at any primary election if it has 3 been approved by the secretary of state, 4 complies with the provisions of section 115.225, and if the automatic tabulating equipment will 5 6 reject each vote on which a voter has voted for 7 candidates of more than one party. 8 An electronic voting system may be used 9 at any other election if it has been approved by the secretary of state and complies with the 10 provisions of section 115.225. 11 Within fourteen days prior to an [115.233. 2 election at which an electronic voting system is 3 to be used, the election authority shall have 4 the automatic tabulating equipment tested to 5 ascertain that the equipment is in compliance 6 with the law and that it will correctly count the votes cast for all offices and on all 7 questions. At least forty-eight hours prior to 8 9 the test, notice of the time and place of the 10 test shall be mailed to each independent and new 11 party candidate and the chairman of the county committee of each established political party 12 named on the ballot. The test shall be observed 13 14 by at least two persons designated by the 15 election authority, one from each major 16 political party, and shall be open to 17 representatives of the political parties, 18 candidates, the news media and the public. 19 test shall be conducted by processing a preaudited group of ballots. If any error is detected, the cause shall be ascertained and 20 21 corrected, and an errorless count shall be made 22 23 before the tabulating equipment is approved.]

[115.235. In jurisdictions where 2 electronic voting systems are used, the election authority shall cause the marking devices to be put in order, set, adjusted and made ready for voting, before they are delivered to polling 5 places on election day.] [115.249. No voting machine shall be used 2 unless it: Permits voting in absolute secrecy; 3 (1)Permits each voter to vote for as many 4 (2)5 candidates for each office as he is lawfully entitled to vote for, and no other; (3) Permits each voter to vote for or 8 against as many questions as he is lawfully 9 entitled to vote on, and no more; Provides facilities for each voter to 10 cast as many write-in votes for each office as 11 12 he is lawfully entitled to cast; 13 Permits each voter in a primary 14 election to vote for the candidates of only one party announced by the voter in advance; 15 (6) Correctly registers or records and accurately counts all votes cast for each 16 17 18 candidate and for and against each question; 19 (7) Is provided with a lock or locks which 20 prevent any movement of the voting or 21 registering mechanism and any tampering with the 22 mechanism; 23 (8) Is provided with a protective counter 24 or other device whereby any operation of the 25 machine before or after an election will be 26 detected; 27 (9) Is provided with a counter which shows 28 at all times during the election how many people 29 have voted on the machine; 30 (10) Is provided with a proper light which 31 enables each voter, while voting, to clearly see 32 the ballot labels.] [115.255. The use of separate paper 2 ballots for questions and candidates in polling places shall not be prohibited where electronic 3 4 voting machines are used.] [115.257. 1. In jurisdictions where 2 electronic voting machines are used, the 3 election authority shall cause the voting machines to be put in order, set, adjusted and made ready for voting before they are delivered 5 to polling places. 2. At least five days before preparing 7 8 electronic voting machines for any election, 9 notice of the time and place of such preparation 10 shall be mailed to each independent candidate

and the chairman of the county committee of each

ballot. The preparation shall be watched by two

established political party named on the

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observers designated by the election authority, one from each major political party, and shall be open to representatives of the political parties, candidates, the news media and the public.

- 3. When an electronic voting machine has been examined by such observers and shown to be in good working order, the machine shall be locked against voting. The observers shall certify the vote count on each machine is set at zero.
- 4. After an electronic voting machine has been properly prepared and locked, its keys shall be retained by the election authority and delivered to the election judges along with the other election supplies.
- 5. For the purpose of processing absentee ballots, cast by voters in person in the office of the election authority that is deemed designated as a polling place, the election authority may cause voting machines, if used, to be put in order, set, adjusted, tested, and made ready for voting within one business day of the printing of absentee ballots as provided in section 115.281. The election authority shall have the recording counter except for the protective counter on the voting machine set to zero (000). After the voting machines have been made ready for voting, the election authority shall not permit any person to handle any voting machine, except voters while they are voting and others expressly authorized by the election authority. The election authority shall neither be nor permit any other person to be in any position or near any position that enables the authority or person to see how any absentee voter votes or has voted.
- 6. Nothing in this section shall prohibit the on-site storage of electronic voting machines and the preparation of the electronic machines for voting, provided the electronic voting machines are put in order, set, adjusted and made ready for voting as provided in subsections 1, 2, 3, 4, and 5 of this section.]
- [115.259. At each polling place using voting machines, the exterior of the voting machines shall be in plain view of the election judges. The election judges shall not be nor permit any other person to be in any position, or near any position, that enables them to see how any voter votes or has voted. The election judges may inspect any machine as necessary to make sure the ballot label is in its proper place and that the machine has not been damaged.]

[115.261. During an election, no door, compartment, or lock shall be unlocked or

opened, except by direction of the election authority, and then only for good and sufficient reason. If the door, compartment, or lock on any machine is opened by the election authority or his representative, the reason for such opening shall be stated in writing, signed by the election authority or his representative and attached to one statement of returns.]

[115.263. After the opening of the polls, the election judges shall not permit any person to handle any electronic voting machine, except voters while they are voting and others expressly authorized by the election authority or state law.]

[115.265. If any electronic voting machine at a polling place becomes inoperative, the election judges shall immediately notify the election authority. If possible, the election authority shall repair or replace the machine. If an electronic voting machine is replaced with another machine, the votes on both machines shall be recorded at the close of the polls and shall be added together in determining the If the inoperative results of the election. machine cannot be repaired, and no other machine is available for use, paper ballots made as nearly as practicable to the official ballot may be used. At the close of the polls, the votes on paper ballots and the votes on the electronic voting machines shall be recorded and shall be added together in determining the results of the election. All paper ballots used pursuant to this section shall be used in accordance with the laws affecting paper ballots and shall be returned to the election authority as paper ballots are returned with a statement describing how and why the paper ballots were voted.]

[115.267. Any election authority may adopt, experiment with or abandon any electronic voting system approved for use in the state, or may lease one or more electronic voting machines or other equipment, either with or without option to purchase, and may use any authorized electronic voting equipment at any polling place in its jurisdiction.]

[115.269. For the purpose of giving instructions on their use, any election authority may designate suitable times and places for the exhibition and demonstration of its electronic voting machines. During such instructions, the electronic voting machines may contain sample ballot labels which show the names of offices and fictitious candidates. No electronic voting machine shall be used for instruction after it has been prepared for use

 at an election, unless it is prepared again prior to the election.]

[115.271. 1. While its electronic voting machines are not in use, the election authority may permit civic or educational organizations to use the machines for the purpose of giving instructions on their use.

- 2. Any election authority may rent its electronic voting machines to any other group for use in its elections.
- 3. At the discretion of the election authority, the machines may be transported at the expense of the organizations using them.

  The president or secretary of each organization using such machines shall sign a receipt therefor and shall agree in writing that the organization assumes liability for any damage or loss occurring to the machines up to the time they are returned to the election authority and will return the machines by a designated time.]
- [115.273. All provisions of law not inconsistent with the provisions of sections 115.249 to 115.271 shall apply with full force and effect to elections in jurisdictions using electronic voting machines.]
- [115.467. 1. As soon as the polls close in each polling place using an electronic voting system, the election judges shall secure the marking devices against further voting and begin to count the write-in votes. If earlier counting of write-in votes is begun pursuant to section 115.469, the election judges shall complete the count in the manner provided in this section. Once begun, the count shall not be adjourned or postponed until all proper write-in votes in the ballot box have been counted.
- The election judges shall remove the ballot cards from the ballot box and separate the ballots with write-in votes from those without write-in votes. If there is a separate form for write-in votes, all forms on which write-in votes have been recorded shall be consecutively numbered, starting with the number one, and the same number shall be placed on the ballot card of the voter. Where tallying of write-in votes is to be done at the polling place, the election judges shall compare the write-in votes with the votes cast on the ballot card. If the total number of votes including write-in votes for any office exceeds the number allowed by law, or if a voter has voted more than once for the same person for the same office at the same election, a notation of the fact shall be noted on the back of the ballot card, and it shall be returned with the write-in

form, if any, to the counting location in an envelope marked "DEFECTIVE BALLOTS".

- 3. All proper write-in votes shall be read, recorded and counted as provided in sections 115.449 and 115.453. No write-in vote shall be counted for any candidate for any office whose name appears on the ballot label as a candidate for the office, except when more than one person is to be nominated or elected to an office. When more than one person is to be nominated or elected to an office, the voter may write in the names of one or more persons whose names do not appear on the ballot label with or without the names of one or more persons whose names do appear.
- 4. If any ballot card is damaged so that it cannot properly be counted by the automatic tabulating equipment, the fact shall be noted on the back of the ballot card and it shall be returned to the counting location in the envelope marked "DEFECTIVE BALLOTS".]
- [115.469. 1. If authorized by the election authority, the election judges at any polling place using an electronic voting system may read and record write-in votes before the close of the polls and may send other voted ballots to the counting place. If so authorized, the election judges shall use one ballot box for the deposit of ballots during the first five hours of voting. Between eleven o'clock in the morning and twelve noon, the receiving judges shall deliver the ballot box to the counting and recording judges, who shall give the receiving judges a second empty ballot box. The second ballot box shall be shown to be empty and locked in the manner provided in section 115.423. The second ballot box shall not be opened or removed from public view from the time it is shown to be empty until the time the polls close. The ballot box containing the voted ballots shall be taken to a private area within the polling place, and the write-in votes shall be read and recorded in the manner provided in section 115.467.
- 2. If early counting of write-in votes is begun pursuant to this section, the election judges shall, after counting and recording all proper write-in votes, separate all ballot cards, except defective ballot cards, from the write-in forms if any. The ballots which do not have write-in votes shall then be sent to the counting place in the same manner as ballots are sent upon the close of the polls. The election judges shall enclose the ballot cards, the envelope marked "DEFECTIVE BALLOTS", and all write-in forms containing proper votes, in a

container designated by the election authority. The container shall be securely sealed in such a manner that if the container is opened, the seal will be broken beyond repair. On the outside of the container, the location of the polling place and the date of the election shall be printed. After sealing, the container shall be closely watched by the election judges until it is delivered to the counting location.

- 3. If early counting of write-in votes is begun pursuant to this section, the election authority shall appoint a team of employees or election judges who shall, between the hours of eleven o'clock in the morning and three o'clock in the afternoon, receive the ballot container from the election judges at the polling place and immediately deliver it to the counting location. Each team appointed pursuant to this subsection shall consist of two members, one from each major political party. If any ballot container is not sealed when it is delivered to the counting location, the election official receiving the container shall make a statement of the fact which includes the location of the polling place and the date of the election printed on the container and the reason the container is not sealed, if known.
- 4. After delivery to the counting location, any ballot which is damaged and cannot be properly counted by the automatic tabulating equipment may be handcounted or duplicated in the manner provided in subsection 3 of section 115.477.
- 5. After delivery to the counting location, the proper votes on each ballot card may be transferred to magnetic tapes. Under no circumstances shall any such tape be read or interpreted until after the time fixed by law for the close of the polls and then only in the manner provided in section 115.477.
- 6. Write-in ballots may also be counted as provided in section 115.451.]

[115.471. At each polling place using an electronic voting system, after the polling place is closed, the election judges shall

(1) Certify in the tally book: the number of ballots cast by reconciling the ballot stubs against the number of identification certificates signed; the number of defective and spoiled ballots; the number of ballots with write-in votes; and the number of ballots received at the polling place which were not cast at the election. If the number of signed identification certificates is not the same as the number of ballots cast, the judges shall make a signed statement of the fact and the

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reasons therefor, if known, and shall return the
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          statement with the statements of returns;
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                (2) Where tallying of write-in votes is to
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          be done at the polling place, certify on two
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          statements of returns the number of write-in
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          votes received by each candidate. No returns
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          shall be signed in blank or before the polls
          have closed and all proper write-in votes cast
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23
          at the polling place have been counted;
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                (3) Certify that each statement made in
25
          the tally book and on each statement of returns
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          is correct. If any judge declines to certify
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          that all such statements are correct, he shall
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          state his reasons in writing, which shall be
          attached to each statement of returns and
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          returned with the statement to the election
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31
          authority.]
                [115.473. 1. The tally book for each
 2
          polling place using an electronic voting system
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          shall be in substantially the following form:
         Tally book for precincts, at the general (special, primary) election held on the day of , 20 AB, CD, EF, and XP judges; and ZR and LT, watchers; and BH and SP, challengers, at this polling place, were sworn as the law directs
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5
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7
8
         before beginning their duties.
10
         We hereby certify:
11
             The number of ballots received at this polling
12
             place is
                             _;
13
             The information on the ballot cards and ballot
14
             labels received at this polling place is the
15
             same as the information on the sample ballots
16
             received at this polling place.
17
             AB
18
             CD
                  Election Judges
19
             {
m EF}
20
             XP
21
         We hereby certify:
22
             The number of ballots cast at this polling place
23
24
             The number of identification certificates signed
             at this polling place is ____;
25
26
             The number of defective ballots at this polling
27
             place is
                             ;
28
             The number of spoiled ballots at this polling
29
             place is
                             ;
30
             The number of voters casting proper write-in
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             votes at this polling place is ;
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             The number of ballots received at this polling
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             place which were not cast at this election is
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35	AB
36	CD Election Judges
37	EF
38	XP]
39 40 41 42 43 44 45 46 47 48 49 50 51 52	[2. Where tallying of write-in votes is to be done at the polling place, at each polling place using an electronic voting system, two tally sheets shall be included in each tally book. The tally sheets shall be used to record the proper write-in votes and shall be in substantially the same form provided in subsection 2 of section 115.461.  3. Where tallying of write-in votes is to be done at the polling place, at each polling place using an electronic voting system, two statements of returns shall be provided to the election judges. The statements of returns shall be in substantially the following form:
53 54 55 56 57 58 59 60 61 62 63 64 65	We hereby certify that BK had write-in votes for governor, and SF had write-in votes for governor, that JH had write-in votes for representative in Congress, etc. We, the duly gualified and acting judges of the polling place for precincts, at the general (special, primary) election held on the day of, 20, in County (City of St. Louis, Kansas City), Missouri, do hereby certify that the foregoing is a full and accurate return of all write-in votes cast at this polling place for all candidates.  AB
66	CD Election Judges
67	EF
68	XP ]
2 3 4 5 6 7 8 9 10	[115.475. 1. As soon as possible after signing the statements of returns, the election judges shall seal and enclose the ballots, electronic voting machine memory cards, write-in forms containing no votes, the unused ballots and other election supplies in containers designated by the election authority.  2. Immediately after the election materials have been placed in the proper containers, the two supervisory judges shall together deliver the containers to the counting

location or other place designated by the election authority. If any container is not sealed when it is delivered to the counting location or other place designated by the election authority, the election official receiving the container shall make a statement of the fact which includes the location of the polling place and the date of the election printed on the container and the reason the container is not sealed, if known.

- 3. If the election authority has directed the supervisory judges to deliver election materials to a place other than the counting location, the election authority shall appoint at least one team of election judges who shall receive the containers from the supervisory judges and immediately deliver them to the counting location. Each team appointed pursuant to this subsection shall consist of two election judges or employees of the election authority, one from each major political party.]
- [115.477. 1. In each jurisdiction using an electronic voting system, all proceedings at the counting location shall be under the direction of the election authority. The election authority shall appoint two judges, one from each major political party, to be present and observe the count. The counting shall be open to the public, but no persons, except those employed and authorized for the purpose, shall touch any ballot, ballot container or return.
- 2. The automatic tabulating equipment shall produce a return showing the total number of votes cast for each candidate and on each question at each polling place and in the jurisdiction as a whole.
- 3. If any ballot is damaged and cannot be properly counted by the automatic tabulating equipment, it may be handcounted in the manner provided for absentee ballots, or a true duplicate copy may be made of the defective ballot. If any ballot contains a number of votes and write-in votes for any office which exceeds the number allowed by law, it may be handcounted in the manner provided for absentee ballots, a true duplicate copy be made which does not include the invalid votes or, at the discretion of the election judges, a selfadhesive removable label, sensitized, may be placed over any mark to allow the ballot to be processed through the automatic tabulating equipment. The duplication of each ballot shall be closely observed by two election judges or employees of the election authority, one from each major political party. Each duplicate ballot shall be clearly labeled "duplicate",

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shall bear a serial number which shall be recorded on the defective ballot, and shall be counted in lieu of the defective ballot.]

[115.479. In each jurisdiction using an electronic voting system, the election authority shall, after the count has been completed and the results received, have the automatic tabulating equipment tested to ascertain that the equipment has correctly counted the votes for all offices and on all questions. The test shall be observed by at least two persons designated by the election authority, one from each major political party, and shall be open to the public. The test shall be conducted by processing the same preaudited group of ballots used in the preelection test provided for in section 115.233. If any error is detected, the cause shall be ascertained and corrected, and an errorless count shall be made before the final results are announced. After the completion of an errorless count, the programs and the ballots shall be sealed, retained and disposed of as provided for paper ballots.]

[115.481. The final and correct return printed by the automatic tabulating equipment added to the write-in, absentee and handcounted votes shall be the official return of each polling place and the jurisdiction.]

[115.483. 1. As soon as the polls close in each polling place using electronic voting machines, the election judges shall secure each voting machine against further voting and proceed to count the votes. Once begun, the count shall not be adjourned or postponed until all proper votes have been counted.

- 2. The election judges shall open the counting compartment on each voting machine or, if a machine is equipped with a device for printing, embossing or photographing the registering counters, the judges shall operate the machine to produce a record of the counters. One counting judge shall read the total vote cast for each candidate and for and against each question on each machine. other counting judge shall watch and verify each total as it is being read from the recording counters or from the record of the counters. The two recording judges shall each record the votes cast for each candidate and for and against each question as they are called out and verified by the counting judges.
- 3. All proper write-in votes shall be read, recorded and counted as provided in sections 115.449 and 115.453. No write-in vote shall be counted for any candidate for any

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office whose name appears on the ballot label as a candidate for the office, except when more than one person is to be nominated or elected to an office. When more than one person is to be nominated or elected to an office, the voter may write in the names of one or more persons whose names do not appear on the ballot label with or without the names of one or more persons whose names do appear. No write-in vote shall be counted unless it is cast in the appropriate place on the machine.

- 4. If more than one voting machine is used in a polling place, the election judges shall read, verify and record all the totals from the first machine before proceeding to the second, and so on, until all of the totals on each machine in the polling place have been read, verified and recorded. The total number of votes from each machine shall be added to the write-in votes to determine the total vote for each candidate and for and against each question.]
- [115.495. 1. After being secured against further voting by the election judges, electronic voting machines shall remain secured for the period provided by law for filing an election contest and as much longer as may be necessary or advisable because of any threatened or pending contest, grand jury investigation, or civil or criminal case relating to the election. During this time, the electronic voting machines shall not be unsecured, except upon order of a court, grand jury or legislative body trying an election contest.
- 2. Notwithstanding the provisions of subsection 1 of this section to the contrary, when an election is required by law to be held after an election during any period of time described in subsection 1 of this section, the data of the electronic voting machine relating to the initial election shall be removed and secured and such machine shall be made available for use in the subsequent election.]
- [115.503. 1. As soon as possible after an election in which electronic voting machines are used, the verification board, or a bipartisan committee appointed by the verification board, shall inspect each secured electronic voting machine and record the votes cast on the machine. In precincts where electronic voting machines equipped with printed election returns mechanisms are used, the counter compartment shall not be opened and the original and duplicate originals of the printed return sheets of the votes cast on questions and for candidates regularly nominated, or who have duly

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filed, together with the tabulation and inclusion of any votes written in on the paper roll for those not regularly nominated, or who have not filed, shall constitute the official return sheet for the votes cast on that machine, when properly certified by the precinct election officers. One copy of such printed return sheet shall be returned to the election authority and retained by it for not less than one year. Any bipartisan committee appointed pursuant to this subsection shall consist of at least two people, one from each major political party, who shall be appointed in the same manner and possess the same qualifications as election judges. 2. After the verification board or committee has completed its inspection and

2. After the verification board or committee has completed its inspection and record, it shall compare the record with the returns made by the election judges on election day. If there is a discrepancy between the returns of the election judges and the record of the verification board or committee, the verification board shall correct the returns made by the judges to conform to its record. The corrected returns shall supersede the returns made by the election judges on election day. Both the record and the returns shall be retained by the election authority as provided in section 115.493.]

Section B. Section A of this act shall become

2 effective on January 1, 2025.

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