

SENATE BILL No. 466

DIGEST OF SB 466 (Updated February 16, 2015 12:31 pm - DI 102)

Citations Affected: IC 3-5; IC 3-6; IC 3-7; IC 3-8; IC 3-9; IC 3-10; IC 3-11; IC 3-11.5; IC 3-11.7; IC 3-12; IC 3-13; IC 3-14; IC 6-1.1; IC 9-24; IC 33-33; IC 36-1.

Synopsis: Various election matters. Provides that when the secretary of state's office or the election division (division) are closed on the final day for making a filing, the filing is due at noon on the next day the office is open for public business. Provides that the division, rather than the Indiana election commission, approves a uniform set of election and registration forms for use throughout Indiana. Provides that a person who is physically present in a precinct for a temporary purpose does not gain residency in the precinct. Adds language concerning the determination of the legal residence of a student attending a postsecondary educational institution. Provides that a precinct election officer is not entitled to receive credentials as a challenger, pollbook holder, or watcher. Authorizes a political party to appoint watchers at satellite offices and at central locations for counting absentee ballots and specifies the rights and duties of the watchers. Permits the National Voter Registration Act (NVRA) official to provide notice of NVRA and election law violations by electronic mail, if a useable electronic mail address is available. Requires that a voter registration application received during a period that registration is closed be designated as incomplete (rather than pending). Permits the division to provide an individual's voting history to state and local jurisdictions implementing a voter list maintenance program or to law enforcement officials conducting an investigation. Allows a county election board to adopt an order to provide electronic poll books at vote centers. Provides that the 10 day period for filing a completed voter registration application begins when the first person receives the (Continued next page)

Effective: Upon passage; July 1, 2015; January 1, 2016.

Miller Pete

January 14, 2015, read first time and referred to Committee on Elections. February 16, 2015, amended, reported favorably — Do Pass.



application from the applicant. Requires that voter list maintenance program mailings be sent to a voter's mailing address. Allows a voter's registration to be canceled based on information from motor vehicle license branches or federal district courts. Requires poll clerks to reduce to writing oral affirmations concerning residency changes made by voters on election day, and allows the update of voter registration records as soon as the writing is delivered to the county voter registration office. Provides that a change in census block data issued by the Bureau of the Census after a precinct establishment order is adopted does not alter the precincts established by the order. Eliminates the requirement that any vote cast for a deceased candidate in a primary election is void, and provides that if a deceased candidate receives the most votes in a primary election, a candidate vacancy occurs that the candidate's party may fill. Provides that, if a voter with disabilities is unable to sign the absentee ballot application and has not designated an attorney in fact, a county election board may designate both members of an absentee board to sign the absentee ballot application on behalf of the voter and add their names to the application. Requires a county election board, rather than a voter, to put the name of the precinct on an absentee ballot envelope. Provides that a precinct election officer who administers more than one precinct is not entitled to additional compensation. Provides that, whenever a special election is conducted during a year in which a general or municipal election is not scheduled, the circuit court clerk may not receive an application for an absentee ballot for a primary being conducted in the following year earlier that December 1. Specifies methods for determining the end of the line of voters who are waiting to vote at the time the polls close. Permits voter conversations and communications, including the use of cellular telephones and other electronic devices, in the polls as long as loud and disruptive conversations and electioneering do not occur. Prohibits a voter from taking a digital image or photograph of the voter's ballot except to document and report to a precinct election officer, county election board, or the division a problem with the functioning of the voting system. Prohibits distributing or sharing a digital image or photograph of a voter's ballot using social media or other means. Permits a voter to bring a list of candidates and public questions into the polling place (including a list stored on a cellular telephone or electronic device) for the voter's use in voting as long as electioneering does not occur. Requires that an absentee ballot application be scanned or copied for public inspection before the application is attached to the returned ballot, except for an application from a voter participating in an address confidentiality program administered by the attorney general's office. Permits the precinct designation on ballots used in a vote center county to be preprinted on the ballot before the election or to be added in the same manner as election officials' initials are added immediately before the ballot is delivered to a voter. Provides that a voter requesting but not receiving an absentee ballot may vote at the polls, if the voter executes an affidavit affirming that the voter did not receive an absentee ballot. Requires a county election board to conduct an additional public test of ballot card or electronic voting systems whenever a ballot is reprinted or corrected because the ballot omitted a candidate, political party, or public question, or includes a successor candidate, after the initial testing occurs. Establishes public testing procedures for a voting system that includes features of a ballot card voting system and a direct record electronic voting system. Requires a person that receives a certification of an electronic poll book to file within 48 hours with the secretary of state a written report concerning an anomaly or problem discovered after the first date absentee ballots are sent to voters. Provides that rejected absentee ballots in a central count county may not be opened except on the order of a court or the state recount commission. Requires that provisional ballots be delivered by the printer not later than 50 days before a general, (Continued next page)



Digest Continued

primary, special, or municipal election. (Currently, provisional ballots must be delivered 45 days before a general, primary, or municipal election and 32 days before a special election.) Requires the state recount commission to conduct a recount resulting from a statewide public question. Provides that a person filing to fill a candidate vacancy for a local or school board office is not required to file a statement of economic interests until after the person is selected to fill the vacancy. Prohibits a government employee from knowingly or intentionally wearing or displaying an article of clothing or button that states the name of any political party or includes the name, picture, photograph, or other likeness of a candidate or currently elected federal, state, county, or local official on a government employer's real property during regular working hours. Provides that, whenever a public question concerning a controlled project is defeated or withdrawn, another public question on the same or similar project may not be submitted to voters earlier than 350 days after the date of the defeat or withdrawal. (Currently, the period is one year.) Requires the Allen County circuit court clerk to file with the division, at the end of a year before a year in which the office of judge of the Allen County superior court will be on the ballot, a list of the names, division assignments, and court numbers of the superior court judges. Requires the Monroe County circuit court clerk to file with the division, at the end of a year before a year in which the office of judge of the Monroe County circuit court will be on the ballot, a list of the names and seat designations of the circuit court judges. Requires the clerk of the Vanderburgh County circuit court to file with the division, not later than December 31 of the year immediately preceding a year in which the office of judge of the Vanderburgh superior court is on the ballot, a list containing the name and court numbers for each judge of the superior court. Provides that if a political subdivision permits or authorizes the display of materials: (1) advocating the election or defeat of a candidate or public question; or (2) supporting or opposing a political party; on the real or personal property of the political subdivision, the political subdivision must permit the display of these materials from any person to be placed on the political subdivision's property subject to the same time, place, and manner restrictions.



First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

SENATE BILL No. 466

A BILL FOR AN ACT to amend the Indiana Code concerning elections.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 3-5-2-3, AS AMENDED BY P.L.221-2005,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 3. "Ballot" means:
4	(1) the paper ballot prepared, printed, and supplied for use at an
5	election;
6	(2) the ballot label or electronic display prepared, printed, and
7	supplied for use on the front of an electronic voting system; or
8	(3) the ballot card prepared, printed, and supplied for use in a
9	ballot card voting system.
10	SECTION 2. IC 3-5-2-39 IS AMENDED TO READ AS FOLLOWS
11	[EFFECTIVE UPON PASSAGE]: Sec. 39. "Polls" means the room in
12	a structure where the voters of a precinct vote by casting ballots on
13	election day.
14	SECTION 3. IC 3-5-4-1.5 IS AMENDED TO READ AS



1	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1.5. (a) This section
2	applies if this title requires that a legal action be taken at the office of:
3	(1) the secretary of state or the election division; or
4	(2) a circuit court clerk or a political subdivision.
5	(b) Notwithstanding IC 4-1-2-2, if the final day for performing the
6	action falls on a day when the office is not open to conduct public
7	business or on a day observed as a holiday under IC 1-1-9, the legal
8	action may be performed:
9	(1) on the next day that the office is open for public business; or
10	(2) through noon of the next day that the office is open for public
11	business if the action to be performed is the receipt of a filing.
12	SECTION 4. IC 3-5-4-8, AS AMENDED BY P.L.194-2013,
13	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2015]: Sec. 8. (a) Except as provided in subsection (e), but
15	notwithstanding any other statute, whenever the commission election
16	division acts under IC 3-6-4.1-14 IC 3-6-4.2-12 to approve a uniform
17	election or registration form for use throughout Indiana or to approve
18	a revision to an existing form, a person must use the most recent
19	version of the form approved by the commission election division to
20	comply with this title after the effective date of the commission's
21	election division's order approving the form.
22	(b) Except as provided in subsection (d) or (f), before an order
23	approving a form takes effect under this section, the election division
24	shall transmit a copy of each form or revised form approved by the
25	order to the following:
26	(1) Each circuit court clerk, if the commission election division
27	determines that the form is primarily used by a candidate, a
28	county election board member, a county or town political party,
29	or for absentee or provisional ballot purposes.
30	(2) Each county voter registration office, if the commission
31	election division determines that the form is primarily used in
32	voter registration.
33	(3) The state chairman of each major political party.
34	(4) The state chairman of any other political party who has filed
35	a written request with the election division during the preceding
36	twelve (12) months to be furnished with copies of forms.
37	(c) The election division, an election board, a circuit court clerk, a
38	county voter registration office, or any other official responsible for
39	receiving a filing under this title shall reject a filing that does not
40	comply with this section.
41	(d) The commission election division shall specify the effective

date of the form or revised form and may do any of the following:



1	(1) Delay the effective date of the approval of a form or revised
2	form.
3	(2) Permit an earlier approved version of the form or an
4	alternative form to be used before the effective date of the form.
5	(3) Provide for a retroactive effective date for the approval of the
6	form.
7	(e) This subsection applies to a form permitting an individual to
8	apply for voter registration or to amend the individual's existing voter
9	registration record. The commission election division may allow an
10	earlier approved version of the form to be used if the:
11	(1) earlier version of the form complies with all other
12	requirements imposed under NVRA federal law or this title; and
13	(2) commission election division determines that the existing
14	stock of the form should be exhausted to prevent waste and
15	unnecessary expense.
16	(f) This subsection applies to a form that the commission election
17	division determines is used primarily by the election division. The
18	commission election division may provide that an order concerning a
19	form described by this subsection is effective immediately upon
20	adoption, without any requirement to distribute the form to other
21	persons.
22	(g) A form approved by the commission under this section
23	before July 1, 2015, is considered to be approved by the election
24	division without any further action by the election division being
25	required.
26	SECTION 5. IC 3-5-5-0.3 IS ADDED TO THE INDIANA CODE
27	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
28	UPON PASSAGE]: Sec. 0.3. Notwithstanding any other law, the
29	additions and amendments to IC 3-5-2 or this chapter made by
30	legislation enacted in the 2015 regular session of the general
31	assembly do not affect any:
32	(1) rights or liabilities accrued;
33	(2) penalties incurred;
34	(3) violations committed; or
35	(4) proceedings begun;
36	before July 1, 2015. Those rights, liabilities, penalties, offenses, and
37	proceedings continue and shall be imposed and enforced under
38	prior law as if the legislation had not been enacted.
39	SECTION 6. IC 3-5-5-7, AS AMENDED BY P.L.258-2013,
40	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2015]: Sec. 7. (a) Subject to section 6 of this chapter, a person

does not gain residency in a precinct into which the person moves is



1	physically present for:
2	(1) temporary employment;
3	(2) educational purposes;
4	(3) preparing to purchase or occupy a residence; or
5	(4) other purposes;
6	without the intent of making a permanent home in the precinct.
7	(b) The following apply to a student attending a postsecondary
8	educational institution in Indiana:
9	(1) A student who applies to register to vote shall state the
10	address of the student's residence.
11	(2) A student may have only one (1) residence under Indiana
12	law.
13	(3) A student's residence may be either of the following,
14	depending on the facts of the student's situation and the
15	student's intentions:
16	(A) The address that the student traveled from to attend a
17	postsecondary educational institution.
18	(B) The address in the community in which the student is
19	attending a postsecondary educational institution, if the
20	student has no intention of returning to the address
21	described in clause (A).
22	(4) There is no rule on legal residence that applies to all
23	students attending postsecondary educational institutions.
24	Each case and each student is different.
25	SECTION 7. IC 3-5-8-2.5, AS ADDED BY P.L.103-2005,
26	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2015]: Sec. 2.5. (a) The commission election division shall
28	prescribe a statement known as the "Absentee Voter's Bill of Rights".
29	(b) The Absentee Voter's Bill of Rights must be in a form prescribed
30	by the commission election division and include the following:
31	(1) A statement summarizing the rights and responsibilities of the
32	voter when casting and returning the absentee ballot.
33	(2) A summary of Indiana and federal laws concerning providing
34	assistance to the voter, completion of the ballot in secret,
35	intimidation of voters, and the return of the absentee ballot to the
36	county election board.
37	(3) Information concerning how to report violations of the
38	absentee ballot and election laws.
39	SECTION 8. IC 3-6-4.1-14 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 14. (a) In addition to
41	other duties prescribed by law, the commission shall do the following:



(1) Administer Indiana election laws.

1	(2) Adopt rules under IC 4-22-2 to do the following:
2	(A) Govern the fair, legal, and orderly conduct of elections,
3	including the following:
4	(i) Emergency rules described in section 16 of this chapter
5	to implement a court order requiring the commission, the
6	election division, or an election board or official to
7	administer an election in a manner not authorized by this
8	title.
9	(ii) Rules (including joint rules with other agencies when
10	necessary) to implement and administer NVRA.
11	(B) Carry out IC 3-9 (campaign finance).
12	(C) Govern the establishment of precincts under IC 3-11-1.5.
13	(D) Specify procedures and fees for the processing of an
14	application from a vendor for voting systems approval and
15	testing.
16	(E) Prescribe formats for the storage and submission of
17	computerized voter registration records by county and state
18	agencies or offices.
19	(3) Prescribe a uniform set of election and registration forms for
20	use throughout Indiana, except when prescribed by this title.
21	(4) (3) Advise and exercise supervision over local election and
22 23	registration officers.
23	(b) This section does not divest a county election board of any
24	powers and duties imposed on the board in IC 3-6-5, except that if
25	there is a deadlock on a county election board, the county election
26	board shall submit the question to the commission for final
27	determination.
28	SECTION 9. IC 3-6-4.2-12, AS AMENDED BY P.L.64-2014,
29	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2015]: Sec. 12. The election division shall do the following:
31	(1) Maintain complete and uniform descriptions and maps of all
32	precincts in Indiana.
33	(2) Promptly update the information required by subdivision (1)
34	after each precinct establishment order is filed with the
35	commission under IC 3-11-1.5.
36	(3) Issue media watcher cards under IC 3-6-10-6.
37	(4) Serve in accordance with 42 U.S.C. 1973ff-1(b) 52 U.S.C.
38	20302(b) as the office in Indiana responsible for providing
39	information regarding voter registration procedures and absentee
10	ballot procedures to absent uniformed services voters and
11	overseas voters.

(5) As required by 42 U.S.C. 1973ff-1(c), 52 U.S.C. 20302(c),



1	submit a report to the rederal Election Assistance Commission not
2	later than ninety (90) days after each general election setting forth
3	the combined number of absentee ballots:
4	(A) transmitted to absent uniformed services voters and
5	overseas voters for the election; and
6	(B) returned by absent uniformed services voters and overseas
7	voters and cast in the election.
8	(6) Implement the state plan in accordance with the requirements
9	of HAVA (42 U.S.C. 15401 through 15406) (52 U.S.C. 21001
10	through 52 U.S.C. 21006) and this title, and appoint members of
11	the committee established under 42 U.S.C. 15405. 52 U.S.C.
12	21005.
13	(7) Submit reports required under 42 U.S.C. 15408 52 U.S.C.
14	21008 to the federal Election Assistance Commission concerning
15	the use of federal funds under Title II, Subtitle D, Part I of
16	HAVA.
17	(8) Prescribe a uniform set of election and registration forms
18	for use throughout Indiana, except when prescribed by this
19	title.
20	SECTION 10. IC 3-6-6-37, AS AMENDED BY P.L.230-2005,
21	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22 23 24 25	JULY 1, 2015]: Sec. 37. (a) When the county election board (or a
23	precinct election board acting on behalf of the county election board)
24	appoints a precinct election officer and the individual accepts the
25	appointment by swearing the oath of office required under this chapter,
26 27	a contract is created between the county election board and the
27	individual in which the county election board retains the services of the
28	precinct election officer as an independent contractor.
29	(b) The appointment of a precinct election officer expires when the
30	county election board completes the canvass of the precinct under
31	IC 3-12-4.
32	(c) A precinct election officer is not entitled to receive
33	credentials as a challenger, pollbook holder, or watcher. Except as
34	provided in IC 3-11-8, a precinct election officer while serving as
35	a precinct election officer may not perform the functions of a
36	challenger, pollbook holder, or watcher.
37	(c) (d) For purposes of Article 2, Section 9 of the Constitution of the
38	State of Indiana, the position of precinct election officer is not a

SECTION 11. IC 3-6-8-7 IS ADDED TO THE INDIANA CODE

AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY

1, 2015]: Sec. 7. A political party may appoint up to two (2)



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lucrative office.

1	watchers under this chapter for each satellite office established
2	under IC 3-11-10-26.3. A watcher appointed under this section is
3	entitled to:
4	(1) enter, leave, and reenter the satellite office at any time the
5	office is open;
6	(2) inspect the voting systems before absentee ballots are
7	received at the satellite office each day;
8	(3) inspect the work being done by any elected official,
9	absentee board member, or county employee at the satellite
10	office; and
11	(4) witness any proceeding of the county election board or an
12	absentee voting board at the satellite office.
13	SECTION 12. IC 3-7-11-3 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. (a) This section
15	applies when a person aggrieved by a violation of:
16	(1) NVRA; or
17	(2) this article;
18	files a written notice of the violation with the NVRA official under 42
19	U.S.C. 1973gg-9(b) 52 U.S.C. 20510(b) or this chapter. A person who
20	files a written notice of violation under this section must state in the
21	notice whether the person has filed a written notice concerning the
22	violation with the circuit court clerk under IC 3-7-12.
23	(b) The NVRA official shall promptly provide a copy of the notice
24	by electronic mail, if a usable electronic mail address is available,
25	or by first class mail to:
26	(1) the person alleged to have committed the violation; and
27	(2) the members of the commission.
28	(c) Notwithstanding this chapter, a person aggrieved by a violation
29	of NVRA or this article may file a written notice of violation with the
30	circuit court clerk of the county where the violation allegedly occurred.
31	If a person files a written notice with the circuit court clerk, the NVRA
32	official shall not begin enforcement procedures under this chapter
33	regarding the complaint unless the person files a complaint with the
34	NVRA official under this chapter.
35	(d) This subsection applies if the written notice of violation alleges
36	that either co-director has committed a violation. The aggrieved person
37	shall file the written notice with the chair of the commission. The chair
38	of the commission shall perform the duties otherwise performed by the
39	NVRA official concerning a written notice of violation.
40	SECTION 13. IC 3-7-12-27, AS AMENDED BY P.L.258-2013,

SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2015]: Sec. 27. (a) The circuit court clerk (or in a county with



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a board of registration, the members of the board of registration) shall
not later than noon seventy-seven (77) days before each general
primary, or municipal election, file an affidavit under affirmation with
the election division.
(1.) The according to the control of

- (b) The affidavit must be on a form prescribed by the commission election division and must state that the county voter registration office has:
 - (1) conducted the voter list maintenance program under this article; and
 - (2) canceled the registrations required under the voter list maintenance program.

SECTION 14. IC 3-7-13-12, AS AMENDED BY P.L.1-2006, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 12. Except as otherwise provided in this article, if a county voter registration office receives a properly completed registration application during a time other than the registration period described in section 10 of this chapter, the county voter registration office shall may enter the data from the application into the computerized list and designate the application as pending in the same manner as other applications received while the registration period was open are designated as pending under IC 3-7-33-5. However, incomplete. The county voter registration office shall ensure that:

- (1) the notice required under IC 3-7-33-5 is not mailed to the applicant before the first day that the registration period reopens; and
- (2) the registration information provided by the applicant does not appear on any certified list of voters or certificate of error issued under this article.

SECTION 15. IC 3-7-14-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. The commission election division shall prescribe the design of the registration form required under section 5 of this chapter.

SECTION 16. IC 3-7-15-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. The commission election division shall prescribe the design of the registration form for each office listed in section 2 of this chapter.

SECTION 17. IC 3-7-15-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. The registration form prescribed under section 4 of this chapter must meet the following requirements:

(1) The form must be equivalent to the mail registration form prescribed by the commission election division under IC 3-7-31



1	and in compliance with 42 U.S.C. 1973gg-5(a)(6)(A)(ii). 52
2	U.S.C. 20506(a)(6)(A)(ii).
3	(2) The form must include a statement that does the following:
4	(A) Sets forth each eligibility requirement for registration
5	(including citizenship).
6	(B) Contains an attestation that the applicant meets each of the
7	eligibility requirements.
8	(C) Requires the signature of the applicant, under penalty of
9	perjury, and the date the form was signed.
10	(3) The form must include the following as provided in 42 U.S.C.
11	$\frac{1973gg-5(a)(6)(B)}{1973gg-5(a)(6)(B)}$: 52 U.S.C. 20506(a)(6)(B):
12	(A) A question reading "If you are not registered to vote where
13	you live now, would you like to apply to register to vote here
14	today?".
15	(B) A statement reading "Applying to register or declining to
16	register to vote will not affect the amount of assistance that
17	you will be provided by this agency.".
18	(C) Boxes for the applicant to check to indicate whether the
19	applicant would like to register or declines to register to vote.
20	(D) A statement in close proximity to the boxes and in
21	prominent type: "IF YOU DO NOT CHECK EITHER BOX,
22	YOU WILL BE CONSIDERED TO HAVE DECIDED NOT
23	TO REGISTER TO VOTE AT THIS TIME.".
24	(E) A statement reading "If you would like help in filling out
25	the voter registration application form, we will help you. The
26	decision whether to seek or accept help is yours. You may fill
27	out the application form in private.".
28	(F) A statement reading "If you believe that someone has
29	interfered with your right to register or to decline to register to
30	vote, or your right to choose your political party or other
31	political preference, you may file a complaint with (insert the
32	title, address, and telephone number of the NVRA official). If
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34	you want you may first try to solve the problem by filing a complaint with the county voter registration office of the
35	county where the violation occurred.".
36	SECTION 18. IC 3-7-16-11 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 11. The commission
38	election division shall prescribe the design of the registration form to
39	be used under this chapter.
40	SECTION 19. IC 3-7-16-12 IS AMENDED TO READ AS
41	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 12. The registration
42	form prescribed under section 11 of this chapter must meet the



1	following requirements:
2	(1) The form must be equivalent to the mail registration form
3	prescribed by the commission election division under IC 3-7-31
4	and in compliance with 42 U.S.C. $1973gg-5(a)(6)(A)(ii)$. 52
5	U.S.C. 20506(a)(6)(A)(ii).
6	(2) The form must include a statement that does the following:
7	(A) Sets forth each eligibility requirement for registration
8	(including citizenship).
9	(B) Contains an attestation that the applicant meets each of the
10	eligibility requirements.
11	(C) Requires the signature of the applicant, under penalty of
12	perjury, and the date the form was signed.
13	(3) The form must include the following as provided in 42 U.S.C.
14	1973gg-5(a)(6)(B): 52 U.S.C. 20506(a)(6)(B):
15	(A) A question reading "If you are not registered to vote where
16	you live now, would you like to apply to register to vote here
17	today?".
18	(B) A statement reading "Applying to register or declining to
19	register to vote will not affect the amount of assistance that
20	you will be provided by this agency.".
21	(C) Boxes for the applicant to check to indicate whether the
22	applicant would like to register or declines to register to vote.
23	(D) A statement in close proximity to the boxes and in
24	prominent type: "IF YOU DO NOT CHECK EITHER BOX,
25	YOU WILL BE CONSIDERED TO HAVE DECIDED NOT
26	TO REGISTER TO VOTE AT THIS TIME.".
27	(E) A statement reading "If you would like help in filling out
28	the voter registration application form, we will help you. The
29	decision whether to seek or accept help is yours. You may fill
30	out the application form in private.".
31	(F) A statement reading "If you believe that someone has
32	interfered with your right to register or to decline to register to
33	vote, or your right to choose your political party or other
34	political preference, you may file a complaint with (insert the
35	title, address, and telephone number of the NVRA official). If
36	you want you may first try to solve the problem by filing a
37	complaint with the county voter registration office of the
38	county where the violation occurred.".
39	(4) The form must be designed to make voter registration as
40	accessible as possible for persons with disabilities.
41	SECTION 20. IC 3-7-17-5 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. (a) The NVRA
T4	TOLLOWS [LITTETIVE JOLI 1, 2013]. Sec. 3. (a) THE NVICA



1	official may act under section 3 of this chapter to prescribe forms and
2	procedures to implement this chapter.
3	(b) The commission election division may prescribe forms to
4	implement this chapter.
5	SECTION 21. IC 3-7-18-3 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. The commission
7	election division shall prescribe the design of the registration form to
8	be used under this chapter.
9	SECTION 22. IC 3-7-18-4 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. The registration form
11	prescribed under section 3 of this chapter must meet the following
12	requirements:
13	(1) The form must be equivalent to the mail registration form
14	prescribed by the commission election division under IC 3-7-31
15	and in compliance with 42 U.S.C. 1973gg-5(a)(6)(A)(ii). 52
16	U.S.C. 20506(a)(6)(A)(ii).
17	(2) The form must include a statement that does the following:
18	(A) Sets forth each eligibility requirement for registration
19	(including citizenship).
20	(B) Contains an attestation that the applicant meets each of the
21	eligibility requirements.
22	(C) Requires the signature of the applicant, under penalty of
23	perjury, and the date the form was signed.
24	(3) The form must include the following as provided in 42 U.S.C.
25	1973gg-5(a)(6)(B): 52 U.S.C. 20506(a)(6)(B):
26	(A) A question reading "If you are not registered to vote where
27	you live now, would you like to apply to register to vote here
28	today?".
29	(B) A statement reading "Applying to register or declining to
30	register to vote will not affect the amount of assistance that
31	you will be provided by this agency.".
32	(C) Boxes for the applicant to check to indicate whether the
33	applicant would like to register or declines to register to vote.
34	(D) A statement in close proximity to the boxes and in
35	prominent type: "IF YOU DO NOT CHECK EITHER BOX,
36	YOU WILL BE CONSIDERED TO HAVE DECIDED NOT
37	TO REGISTER TO VOTE AT THIS TIME.".
38	(E) A statement reading "If you would like help in filling out
39	the voter registration application form, we will help you. The
40	decision whether to seek or accept help is yours. You may fill
41	out the application form in private.".
42	(F) A statement reading "If you believe that someone has



1	interfered with your right to register or to decline to register to
2	vote, or your right to choose your political party or other
3	political preference, you may file a complaint with (insert the
4	title, address, and telephone number of the NVRA official). If
5	you want you may first try to solve the problem by filing a
6	complaint with the county voter registration office of the
7	county where the violation occurred.".
8	SECTION 23. IC 3-7-22-3, AS AMENDED BY P.L.81-2005,
9	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2015]: Sec. 3. As provided in 42 U.S.C. 1973gg-4(a)(2) and
11	42 U.S.C. 15483, 52 U.S.C. 20505(a)(2) and 52 U.S.C. 21083, a
12	county voter registration office shall accept and use a mail voter
13	registration form prescribed by the commission election division that
14	complies with 42 U.S.C. 1973gg-7(b)(2), 42 U.S.C. 15483, 52 U.S.C.
15	20508(b)(2), 52 U.S.C. 21083, and this article.
16	SECTION 24. IC 3-7-26.4-4, AS AMENDED BY P.L.225-2011,
17	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	UPON PASSAGE]: Sec. 4. (a) The election division may provide parts
19	and reports from the voter registration information from the
20	computerized list for the purposes specified under IC 3-7-26.3-29.
21	(b) Except as otherwise provided in this section, the parts and
22	reports provided under this section may not include information
23	described under section 8 of this chapter.
24	(c) The parts and reports may contain the information described in
25	section 8 of this chapter if:
26	(1) the part or report is to be provided to an entity that:
27	(A) is described in section 6 of this chapter; and
28	(B) has previously submitted an application to the election
29	division and paid any required fee to obtain the complete
30	compilation; or
31	(2) the part or report is a purely statistical compilation that:
32	(A) includes the information described in section 8 of this
33	chapter; and
34	(B) does not include any information:
35	(i) concerning an individual voter; or
36	(ii) that would permit the identification of an individual
37	voter as a result of providing the compilation.
38	(d) The parts and reports provided under this section may not
39	include the complete Social Security number of any individual.
40	(e) The election division may provide the registration
41	information described in section 8 of this chapter, including an
42	individual's voting history, as follows:



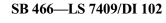
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1	(1) To states and local governments in states that are
2	implementing the voter list maintenance program described
3	in IC 3-7-38.2-5.
4	(2) Upon written request, to law enforcement officials
5	conducting an investigation.
6	SECTION 25. IC 3-7-29-6, AS AMENDED BY P.L.64-2014,
7	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	UPON PASSAGE]: Sec. 6. (a) If a county election board adopts an
9	order to provide an electronic poll book to the inspector for use at a
10	polling place, an office of the circuit court clerk (under IC 3-11-10-26),
11	or at a satellite office established under IC 3-11-10-26.3, or a vote
12	center under IC 3-11-18.1-4, electronic poll books shall be used at an
13	election (rather than certified poll lists prepared under this chapter) in
14	all precincts locations in which the election is to be conducted.
15	(b) An order adopted under subsection (a) must require the use of
16	an electronic signature (as defined in IC 26-2-8-102) to sign an
17	electronic poll book at an election (rather than requiring voters to sign
18	certified poll lists prepared under this chapter).
19	(c) The county voter registration office shall download the
20	information required to be available on an electronic poll book before
21	the electronic poll list is delivered and installed as required by
22	IC 3-11-3-11(b).
23	(d) An electronic poll book used in a polling place, the office of a
24	circuit court clerk under IC 3-11-10-26, or a satellite office established
25	under IC 3-11-10-26.3, or a vote center under IC 3-11-18.1-4, under

- under IC 3-11-10-26.3, or a vote center under IC 3-11-18.1-4, under an order adopted under subsection (a) must:
 - (1) comply with IC 3-11-8-10.3; and
 - (2) be approved by the secretary of state in accordance with the procedures set forth in IC 3-11-18.1-12.

SECTION 26. IC 3-7-31-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1. (a) The commission **election division** shall prescribe the forms required or permitted under NVRA or this article.

(b) The election division shall make the forms available on the website maintained by the election division. A form must be made available so that an individual can download the form for completion.

SECTION 27. IC 3-7-31-2, AS AMENDED BY P.L.258-2013, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. Except as provided under section 3 of this chapter, the county voter registration office shall use the forms prescribed by the commission election division under section 1 of this chapter.





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1	SECTION 28. IC 3-7-31-5, AS AMENDED BY P.L.258-2013
2	SECTION 51, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]: Sec. 5. (a) The registration forms prescribed under
4	section 1 of this chapter must:
5	(1) provide for the residence address and the mailing address of
6	the individual completing the forms;
7	(2) contain a statement that a notice of disposition of the person's
8	registration application will be mailed to the mailing address or
9	the individual;
10	(3) require the applicant to provide the applicant's votes
11	identification number;
12	(4) after December 31, 2013, require an individual subject to
13	IC 3-7-32-8 who receives a completed application from the
14	applicant to state on the application the name and residence
15	address of the individual and the date on which the individual
16	received the application from the applicant, with this statemen
17	being certified to by the individual under the penalties for perjury
18	and
19	(5) after December 31, 2013, contain a receipt to be given by an
20	individual subject to IC 3-7-32-8 to the applicant when the
21	individual receives the completed application; and
22	(6) if the form is a mail registration form:
23	(A) include the age and citizenship questions listed in
24	IC 3-7-22-5; and
25	(B) contain a receipt to be given by an individual to ar
26	applicant who transmits the application to the individual
27	The receipt provided under subdivision subdivisions (5) and (6) mus
28	state the name and residence address of the individual and the date or
29	which the individual took custody of the application.
30	(b) Not later than August 1, 2013, the commission shall act under
31	IC 3-5-4-8 to approve a voter registration form that complies with this
32	section and IC 3-7-32. Any version of a form approved by the
33	commission under section 1 of this chapter before August 1, 2013, may
34	not be used after December 31, 2013, or accepted by a county voter
35	registration office under IC 3-5-4-8.
36	SECTION 29. IC 3-7-32-8, AS AMENDED BY P.L.64-2014
37	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2015]: Sec. 8. (a) This section does not apply to a voter
39	registration application received by any of the following:
40	(1) An employee of a license branch:
41	(A) acting in accordance with IC 3-7-14; or
42	(B) who voluntarily:
42	(B) who voluntarily:



1	(i) receives an application for voter registration by mail; and
2	(ii) forwards the application to a county voter registration
3	office as part of the license branch's transmittal of other
4	applications under IC 3-7-14.
5	(2) An employee of a public assistance agency:
6	(A) acting in accordance with IC 3-7-15; or
7	(B) who voluntarily:
8	(i) receives an application for voter registration by mail; and
9	(ii) forwards the application to a county voter registration
10	office as part of the agency's transmittal of other applications
11	under IC 3-7-15.
12	(3) An employee of an agency serving persons with disabilities:
13	(A) acting in accordance with IC 3-7-16; or
14	(B) who voluntarily:
15	(i) receives an application for voter registration by mail; and
16	(ii) forwards the application to a county voter registration
17	office as part of the agency's transmittal of other applications
18	under IC 3-7-16.
19	(4) An employee of an office designated under IC 3-7-18:
20	(A) acting in accordance with that chapter; or
21	(B) who voluntarily:
22	(i) receives an application for voter registration by mail; and
23	(ii) forwards the application to a county voter registration
24	office as part of the office's transmittal of other applications
23 24 25	under IC 3-7-18.
26	(5) An employee of an office designated under IC 3-7-19:
27	(A) acting in accordance with that chapter; or
28	(B) who voluntarily:
29	(i) receives an application for voter registration by mail; and
30	(ii) forwards the application to a county voter registration
31	office as part of the office's transmittal of other applications
32	under IC 3-7-19.
33	(6) An employee of the office of the department of employment
34	and training services:
35	(A) acting in accordance with IC 3-7-20.5; or
36	(B) who voluntarily:
37	(i) receives an application for voter registration by mail; and
38	(ii) forwards the application to a county voter registration
39	office as part of the office's transmittal of other applications
10	under IC 3-7-20.5.
11	(7) An employee of the United States Postal Service or a bonded
12	courier company acting in the individual's connectivity as an



1	employee of the United States Postal Service or a bonded courier
2	company.
3	(8) A member of the applicant's household.
4	(9) An applicant's attorney in fact under IC 30-5-5-14.
5	(10) The election division acting in accordance with
6	IC 3-7-33-3.7.
7	(11) A state agency or county voter registration office receiving
8	an application through the online voter registration system under
9	IC 3-7-26.7.
10	(12) A precinct election officer acting in the officer's official
11	capacity under IC 3-6-6.
12	(13) A county voter registration officer acting in accordance with
13	IC 3-7.
14	(b) A person who receives a completed application form shall file
15	the application with the appropriate county voter registration office or
16	the election division not later than:
17	(1) noon ten (10) days after the person receives who initially
18	received the completed application from the voter registration
19	applicant received the application; or
20	(2) the deadline set by state law for filing the application with the
21	county voter registration office;
22	whichever occurs first. The ten (10) day filing requirement applies
23	to the delivery of a mail registration form whether prescribed by
24	the United States Election Assistance Commission or the election
25	division.
26	(c) If a person receives a completed voter registration application
27	that the person has reason to believe is materially false, fictitious, or
28	fraudulent, the person shall deliver the application to the appropriate
29	county election board not later than the deadline set forth in subsection
30	(b), with a statement sworn or affirmed to under the penalties for
31	perjury, setting forth the reasons why the person believes the
32	application may be materially false, fictitious, or fraudulent. The
33	county election board shall act under IC 3-6-5-31 to determine if a
34	violation of election law has occurred.
35	SECTION 30. IC 3-7-33-5, AS AMENDED BY P.L.64-2014,
36	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JULY 1, 2015]: Sec. 5. (a) This subsection does not apply to a voter
38	who indicates:
39	(1) under IC 3-7-39-7 or on an absentee application submitted
40	under IC 3-7-39-7 of our air absence application submitted under IC 3-11-4 that the voter has changed the voter's residence
41	to an address within the same precinct where the voter's former
→ 1	to an address within the same precinct where the voter's former



address was located; or

1	(2) under IC 3-7-41 or an absentee application submitted under
2	IC 3-11-4 that the voter has changed the voter's name.
3	When the county voter registration office receives an application for a
4	new registration or an application with information that revises or adds
5	information to the applicant's current voter registration record, the
6	county voter registration office shall determine if the applicant appears
7	to be eligible to register to vote based on the information in the
8	application.
9	(b) This subsection does not apply to a voter who indicates:
10	(1) under IC 3-7-39-7 or on an absentee application submitted
11	under IC 3-11-4 that the voter has changed the voter's
12	residence to an address within the same precinct where the
13	voter's former address was located; or
14	(2) under IC 3-7-41 or an absentee application submitted
15	under IC 3-11-4 that the voter has changed the voter's name.
16	As required under 42 U.S.C. 1973gg-6(a)(2), 52 U.S.C. 20507(a)(2),
17	the county voter registration office shall send a notice to each person
18	from whom the county voter registration office receives a voter
19	registration application. The county voter registration office shall send
20	a notice to the applicant at the mailing address provided in the
21	application.
22	(c) The notice required by subsection (b) must set forth the
23	following:
24	(1) A statement that the application has been received.
25	(2) The disposition of the application by the county voter
26	registration office.
27	(3) If the county voter registration office determines that the
28	applicant appears to be eligible, the notice must state the
29	following:
30	(A) Except as provided under subsection (g), the applicant is
31	registered to vote under the residence address when the
32	applicant receives the notice. An applicant is presumed to
33	have received the notice unless the notice is returned by the
34	United States Postal Service due to an unknown or insufficient
35	address and received by the county voter registration office not
36	later than seven (7) days after the notice is mailed to the
37	applicant.
38	(B) The name of the precinct in which the voter is registered.
39	(C) The address of the polling place for the precinct in which
40	the voter is registered.
41	(4) In accordance with 42 U.S.C. 1973ff-1(d), 52 U.S.C.

20302(d), if the county voter registration office has denied the



1	application, the notice must include the reasons for the denial.
2 3	(d) The notice required by subsection (b) may not include a voter identification number.
4	(e) The notice required by subsection (b) may include a voter
5	registration card.
6	(f) If the notice is returned by the United States Postal Service due
7	to an unknown or insufficient address, the county voter registration
8	office shall determine that the applicant is ineligible and deny the
9	application.
10	(g) During the seven (7) days following the mailing of the notice to
11	the voter under this section, the county voter registration office shall
12	indicate in the computerized list maintained under IC 3-7-26.3 that the
13	application is pending. If the notice:
14	(1) is not returned by the United States Postal Service and
15	received by the county voter registration office at; or
16	(2) is received by the applicant by United States Postal Service
17	delivery and presented in person by the applicant to the county
18	voter registration office before;
19	the expiration of the seven (7) day period under subsection (c), the
20	county voter registration office shall indicate in the computerized list
21	that the applicant is a registered voter.
22	(h) This subsection applies if the notice is mailed by the county
23	voter registration office after the certified list is prepared under
24	IC 3-7-29. If:
25	(1) the seven (7) day period under subsection (c) expires before
26	election day;
27	(2) the applicant has not presented the notice mailed under
28	subsection (b) to the county voter registration office as provided
29	under subsection (g); and
30	(3) the applicant would otherwise have been included on the
31	certified list;
32	the county voter registration office shall prepare a certificate of error
33	under IC 3-7-48 to note the addition of the voter to the certified list.
34	(i) This subsection applies if the notice is mailed by the county voter
35	registration office after the certified list is prepared under IC 3-7-29. If:
36	(1) the seven (7) day period has not expired before election day;
37	and
38 39	(2) the applicant has not presented the notice mailed under
40	subsection (b) to the county voter registration office as provided
40	under subsection (g);
41	the county voter registration office shall notify the county election

board. The county election board shall certify to the inspector of the



1	precinct where the applicant resides that the applicant's voter
2	registration application is pending, and that the voter, subject to
3	fulfilling the requirements of IC 3-11.7, is entitled to cast a provisional
4	ballot.
5	SECTION 31. IC 3-7-38.2-2, AS AMENDED BY P.L.64-2014,
6	SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	UPON PASSAGE]: Sec. 2. (a) A voter list maintenance program
8	conducted under this chapter must:
9	(1) be uniform, nondiscriminatory, and in compliance with the
10	Voting Rights Act of 1965 (42 U.S.C. 1973); (52 U.S.C. 10101);
11	(2) not result in the removal of the name of a person from the
12	official list of voters solely due to the person's failure to vote; and
13	(3) be completed not later than ninety (90) days before a primary,
14	general, or municipal election.
15	(b) A county voter registration office may conduct a voter list
16	maintenance program that complies with subsection (a). In conducting
17	a voter list maintenance program, the county voter registration office
18	shall mail a notice described in subsection (d) to each voter whose
19	registration has not previously been canceled or designated as inactive
20	under this chapter at the residence mailing address:
21	(1) listed in the voter's registration record; and
22	(2) determined by the county voter registration office not to be the
23	voter's current residence address.
24	(c) A county voter registration office may use information only from
25	the following sources to make the determination under subsection
26	(b)(2):
27	(1) The United States Postal Service National Change of Address
28	Service.
29	(2) A court regarding jury duty notices returned because of an
30	unknown or insufficient address.
31	(3) The return of a mailing sent by the county voter registration
32	office to all active voters (as defined in IC 3-11-18.1-2) in the
33	county because of an unknown or insufficient address.
34	(4) The bureau of motor vehicles concerning the surrender of a
35	voter's Indiana license for the operation of a motor vehicle to
36	another jurisdiction.
37	(5) The return by the United States Postal Service after the

expiration of the seven (7) day pending period of a notice

regarding the disposition of a voter registration application under

(6) The return of a mailing sent to voters of a precinct advising

voters of a change of precinct boundary or the precinct polling

IC 3-7-33-5 because of an unknown or insufficient address.



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1	place because of an unknown or insufficient address, if the county
2	sends a similar mailing to the voters of each precinct when a
3	boundary or polling place is changed.
4	(7) Information received from the election division under
5	section 16(b) of this chapter.
6	(d) The notice described in subsection (b) must:
7	(1) be sent by first class United States mail, postage prepaid, by
8	a method that requires the notice to be forwarded to the voter; and
9	(2) include a postage prepaid return card that:
10	(A) is addressed to the county voter registration office;
11	(B) states a date (which must be at least thirty (30) days after
12	the date the notice is mailed) by which the card must be
13	returned or the voter's registration will become inactive until

(C) permits the voter to provide the voter's current residence address.

the information is provided to the county voter registration

- (e) If a voter returns the card described in subsection (d)(2) and provides a current residence address that establishes that the voter resides:
 - (1) in the county, the county voter registration office shall update the voter's registration record; or
 - (2) outside the county, the county voter registration office shall cancel the voter's registration.
- (f) If a voter returns the eard described in subsection (d)(2) after the final day for completing voter list maintenance activities under section 3 of this chapter, the county voter registration office shall, when registration reopens after the next primary, general, or municipal election following the date specified in the notice, process any update or cancellation of the voter registration record indicated on the card by the voter under subsection (e). If a card is returned as undeliverable due to an unknown or insufficient address by the United States Postal Service after the date specified in subsection (d)(2)(B), the county voter registration office shall, when registration reopens after the next primary, general, or municipal election, determine whether the voter voted or appeared to vote from the address set forth in the registration record at any election occurring after the final day for completing voter list maintenance activities, and if not, then designate the voter as inactive.
- (g) If a voter does not return the card described in subsection (d)(2) by the date specified in subsection (d)(2)(B), the county voter registration office shall indicate in the voter's registration record that



.1	• , ,•	•	. ,.
the voter's	registration	15	inactive
the voter s	1051511411011	10	mactive

- (h) A voter's registration that becomes inactive under subsection (f) or (g) remains in inactive status from the date described in subsection (d)(2)(B) until the earlier of the following:
 - (1) The date the county voter registration office updates or cancels the voter's registration under subsection (e) after the voter provides a current residence address.
 - (2) The day after the second general election in which the voter has not voted or appeared to vote.
- (i) After the date described in subsection (h)(2), the county voter registration office shall remove the voter's registration from the voter registration records.

SECTION 32. IC 3-7-38.2-5, AS AMENDED BY P.L.2-2014, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) To assist in performing voter list maintenance under this chapter, the NVRA official shall submit the names of all registered voters in Indiana to the United States Postal Service National Change of Address Service. The submission under this chapter shall be compiled from the county voter registration information submitted to the election division under IC 3-7-26.3.

- (b) This subsection does not require the NVRA official to request voter registration data from a state listed in this subsection if the NVRA official will be receiving voter registration data from that state under the memorandum of understanding described in subsection (d). To assist in performing voter list maintenance under this chapter, not later than December 31 of each calendar year the NVRA official shall request that the chief state election official who is responsible for the coordination of state responsibilities under NVRA in each of the following states provide a list of the registered voters in that state:
 - (1) Florida.
 - (2) Illinois.
 - (3) Kentucky.
 - (4) Michigan.
 - (5) Ohio.
- (c) The NVRA official shall request a list of registered voters from any other state in which the NVRA official determines there is a reasonable possibility that a significant number of individuals who have registered to vote in Indiana may also be registered to vote in that state.
- (d) Not later than August 1, 2013, The NVRA official shall execute a memorandum of understanding with the Kansas Secretary of State. Notwithstanding any limitation under IC 3-7-26.4 regarding the



availability of certain information from the computerized list, on January 15 of each year, the NVRA official shall provide data from the statewide voter registration list without cost to the Kansas Secretary of State to permit the comparison of voter registration data in the statewide voter registration list with registration data from all other states participating in this memorandum of understanding and to identify any cases in which a voter cast a ballot in more than one (1) state during the same election. Not later than thirty (30) days following the receipt of information under this subsection indicating that a voter of Indiana may also be registered to vote in another state, the NVRA official shall provide the appropriate county voter registration office with the name of and any other information obtained under this subsection concerning that voter, if the first name, last name, and date of birth of the Indiana voter is identical to the first name, last name, and date of birth of the voter registered in the other state. The county voter registration office shall determine whether the individual:

- (1) identified in the report provided by the NVRA official under this subsection is the same individual who is a registered voter of the county;
- (2) registered to vote in another state on a date following the date that voter registered in Indiana; and
- (3) authorized the cancellation of any previous registration by the voter when the voter registered in another state.
- (e) If the county voter registration office determines that the voter is described by subsection (d)(1) through (d)(3), the county voter registration office shall cancel the voter registration of that voter. If the county voter registration office determines that the voter is described by subsection (d)(1) and (d)(2), but has not authorized the cancellation of any previous registration, the county voter registration office shall send an address confirmation notice to the Indiana address of the voter.

SECTION 33. IC 3-7-38.2-16, AS AMENDED BY P.L.64-2014, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 16. (a) During each even-numbered year, the NVRA official shall conduct a residency confirmation and outreach procedure under this chapter. The NVRA official (or a contractor acting on behalf of the NVRA official) shall send a nonforwardable mailing by U.S. mail, postage prepaid, to each active voter (as defined in IC 3-11-18.1-2) in Indiana at the voter's mailing address.

- (b) The NVRA official shall, not later than January 31 of each even numbered year, request information from the:
 - (1) United States District Court for the Northern District of



Indiana; and
(2) United States District Court for the Southern District of

voter's mailing address.

Indiana; concerning the return of U.S. mail sent by the court for jury selection purposes. Not later than twenty-eight (28) days following the primary election conducted in that year, the state shall provide each county voter registration office with information concerning any registered voter who appears to no longer reside at the address set forth in the voter's registration record due to a mailing returned to the courts. as undeliverable due to an unknown or insufficient address. Not later than forty-two (42) days following the primary election conducted in that year, the county voter registration office shall send an address confirmation notice to the voter described by this subsection at the

SECTION 34. IC 3-7-39-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. (a) A voter who has changed residence from the county in which the voter is registered to another county must give the voter's most recent previous address, listed on a form prescribed under this article.

- (b) Completion of the form constitutes an authorization of cancellation of registration in each county of previous residence listed on the form. At the time of registering, the voter must sign the authorization to cancel the previous registration.
- (c) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1-1. A voter described in subsection (a) may make a written affirmation of the voter's change of residence on election day using the affidavit described by IC 3-10-11-4. If the voter makes an oral affirmation under this subsection, the poll clerks shall reduce the substance of the affirmation to writing using the affidavit described by IC 3-10-11-4 and initial the affirmation.

SECTION 35. IC 3-7-39-7, AS AMENDED BY P.L.64-2014, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) This section applies to a voter who changes residence to an address in the same precinct where the voter's former residence was located.

- (b) As required under 42 U.S.C. 1973gg-6(e)(1), 52 U.S.C. 20507(e)(1), a voter described in subsection (a) may vote at the precinct polling place after the voter makes an oral or a written affirmation of the change of address before a member of the precinct election board.
 - (c) A person entitled to make a written affirmation under subsection



- (b) may make an oral affirmation. The person must make the oral affirmation before the poll clerks of the precinct. After the person makes an oral affirmation under this subsection, the poll clerks shall:
 - (1) reduce the substance of the affirmation to writing at an appropriate location on the poll list; and
 - (2) initial the affirmation.

(d) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1. A voter described in subsection (a) may make a written affirmation of the voter's change of residence on election day using the affidavit prescribed by the commission election division under IC 3-10-11-6. If the voter makes an oral affirmation under this subsection, the poll clerks shall reduce the substance of the affirmation to writing using the affidavit prescribed by the commission under IC 3-10-11-6 and initial the affirmation.

SECTION 36. IC 3-7-39-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 10. (a) Except as provided in section 9 of this chapter, and as required under 42 U.S.C. 1973gg-3(a)(2), 52 U.S.C. 20504(a)(2), the circuit court clerk or board of county voter registration office shall:

- (1) amend a voter's registration record under this chapter to reflect information stated by the voter on a registration form submitted at a license branch; and
- (2) if the information received from a license branch indicates that the voter has moved from Indiana to another state, send a notice to the voter as provided by IC 3-7-38.2-2.

SECTION 37. IC 3-7-41-2, AS AMENDED BY P.L.64-2014, SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) The statement described in section 1 of this chapter may be filed with the county voter registration office at any time.

- (b) A voter who wishes to indicate that the voter's name has changed may also write the necessary information concerning the name change on the poll list under IC 3-11-8-25.1 before the person receives a ballot. The change of name on the voter registration record is effective immediately, and the person may then vote if otherwise qualified.
- (c) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1. A voter described in subsection (b) may indicate that the voter's name has changed by writing the necessary information concerning the name change on election day using the affidavit prescribed by the commission election division under IC 3-10-11-6. The poll clerks shall



initial the affirmation. The change of name on the voter registration record is effective immediately, and the person may then vote if otherwise qualified.

SECTION 38. IC 3-7-41-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. (a) If a voter indicates a change of name on the poll list under section 2 of this chapter, the county voter registration office shall change the name of the voter on the registration record of the precinct.

(b) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1-1. A voter described in subsection (a) may make a written affirmation of the voter's change of name on election day using the affidavit described by IC 3-10-11-4. If the voter makes an oral affirmation under this subsection, the poll clerks shall reduce the substance of the affirmation to writing using the affidavit described by IC 3-10-11-4 and initial the affirmation.

SECTION 39. IC 3-7-43-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. A request from a voter under this chapter must be in writing and may be on a form prescribed by the commission election division or other forms provided by the circuit court clerk or board of registration (including jury notices) if the voter signs the request for removal.

SECTION 40. IC 3-7-46-9, AS AMENDED BY P.L.164-2006, SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 9. After preparation of the notice under section 8 of this chapter, the county voter registration office shall mail the notice to the alleged disfranchised person not later than the day following the day that the voter's registration has been canceled under this chapter. The notice must be mailed to each alleged disfranchised person at the person's last known address using a form prescribed by the commission election division under this article.

SECTION 41. IC 3-7-48-5, AS AMENDED BY P.L.64-2014, SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. (a) This section applies to a voter who:

- (1) formerly resided in a precinct according to the voter registration record; and
- (2) no longer resides in that precinct according to the voter registration record.
- (b) As provided under 42 U.S.C. 1973gg-6(e)(3), 52 U.S.C. 20507(e)(3), a voter described by subsection (a) may vote in the precinct where the voter formerly resided (according to the voter registration record) if the voter makes an oral or a written affirmation



to a member of the precinct election board that the voter continues to
reside at the address shown as the voter's former residence on the voter
registration record.

- (c) A person entitled to make a written affirmation under subsection (b) may make an oral affirmation. The person must make the oral affirmation before the poll clerks of the precinct. After the person makes an oral affirmation under this subsection, the poll clerks shall:
 - (1) reduce the substance of the affirmation to writing at an appropriate location on the poll list; and
 - (2) initial the affirmation.

(d) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1. A voter described in subsection (a) may make a written affirmation described in this section on the affidavit prescribed by the commission election division under IC 3-10-11-6. If the person makes an oral affirmation under this subsection, the poll clerks shall reduce the substance of the affirmation to writing by using the affidavit prescribed by the commission election division under IC 3-10-11-6 and initial the affirmation.

SECTION 42. IC 3-8-2-2.5, AS AMENDED BY P.L.76-2014, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2.5. (a) A person who desires to be a write-in candidate for a federal, state, legislative, or local office or school board office in a general, municipal, or school board election must file a declaration of intent to be a write-in candidate with the officer with whom declaration of candidacy must be filed under sections 5 and 6 of this chapter.

- (b) The declaration of intent to be a write-in candidate required under subsection (a) must be signed before a person authorized to administer oaths and must certify the following information:
 - (1) The candidate's name must be printed or typewritten as:
 - (A) the candidate wants the candidate's name to be certified; and
 - (B) the candidate's name is permitted to appear under IC 3-5-7.
 - (2) A statement that the candidate is a registered voter and the location of the candidate's precinct and township (or ward and city or town), county, and state.
 - (3) The candidate's complete residence address, and if the candidate's mailing address is different from the residence address, the mailing address.
 - (4) The candidate's party affiliation or a statement that the candidate is an independent candidate (not affiliated with any



1	party). The candidate may not claim affiliation with any political
2	party described by IC 3-8-4-1.
3 4	(5) A statement of the candidate's intention to be a write-in candidate, the name of the office, including the district, and the
5	date and type of election.
6	(6) If the candidate is a candidate for the office of President or
7	Vice President of the United States, a statement declaring the
8	names of the individuals who have consented and are eligible to
9	be the candidate's candidates for presidential electors.
10	(7) The following statements:
11	(A) A statement that the candidate has attached either of the
12	following to the declaration:
13	(i) A copy of a statement of economic interests, file stamped
14	by the office required to receive the statement of economic
15	interests.
16	(ii) A receipt or photocopy of a receipt showing that a
17	statement of economic interests has been filed.
18	This requirement does not apply to a candidate for a federal
19	office.
20	(B) A statement that the candidate understands that if the
21	candidate is elected to the office, the candidate may be
22	required to obtain and file an individual surety bond before
23	serving in the office. This requirement does not apply to a
24	candidate for a federal office or legislative office.
25	(C) A statement that the candidate understands that if the
26	candidate is elected to the office, the candidate may be
27	required to successfully complete training or have attained
28	certification related to service in an elected office. This
29	requirement does not apply to a candidate for a federal office
30	state office, or legislative office.
31	(D) A statement that the candidate:
32	(i) is aware of the provisions of IC 3-9 regarding campaign
33	finance and the reporting of campaign contributions and
34	expenditures; and
35	(ii) agrees to comply with the provisions of IC 3-9.
36	This requirement does not apply to a candidate for a federal
37	office.
38	The candidate must separately initial each of the statements
39	required by this subdivision.
40	(8) A statement as to whether the candidate has:
41	(A) been a candidate for state or local office in a previous
42	primary or general election; and



1	(B) filed all reports required by IC 3-9-5-10 for all previous
2	candidacies.
3	(9) If the candidate is subject to IC 3-9-1-5, a statement that the
4	candidate has filed a campaign finance statement of organization
5	for the candidate's principal committee or is aware that the
6	candidate may be required to file a campaign finance statement of
7	organization not later than noon seven (7) days after the final date
8	to file the declaration of intent to be a write-in candidate under
9	section 4 of this chapter.
10	(10) If the candidate is subject to IC 3-9-1-5.5, a statement that
11	the candidate is required to file a campaign finance statement of
12	organization under IC 3-9 after the first of either of the following
13	occurs:
14	(A) The candidate receives more than five hundred dollars
15	(\$500) in contributions.
16	(B) The candidate makes more than five hundred dollars
17	(\$500) in expenditures.
18	(11) A statement that the candidate complies with all
19	requirements under the laws of Indiana to be a candidate for the
20	above named office, including any applicable residency
21	requirements, and that the candidate is not ineligible to be a
22	candidate due to a criminal conviction that would prohibit the
23	candidate from serving in the office.
24	(12) The candidate's signature and telephone number.
25	(c) At the time of filing the declaration of intent to be a write-in
26	candidate, the write-in candidate is considered a candidate for all
27	purposes.
28	(d) A write-in candidate must comply with the requirements under
29	IC 3-8-1 that apply to the office to which the write-in candidate seeks
30	election.
31	(e) A person may not be a write-in candidate in a contest for
32	nomination or for election to a political party office.
33	(f) A write-in candidate for the office of President or Vice President
34	of the United States must list at least one (1) candidate for presidential
35	elector and may not list more than the total number of presidential
36	electors to be chosen in Indiana.
37	(g) The commission election division shall provide that the form of
38	a declaration of intent to be a write-in candidate includes the following
39	information:
40	(1) The dates for filing campaign finance reports under IC 3-9.
41	(2) The penalties for late filing of campaign finance reports under
42	IC 3-9.



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1	(h) A declaration of intent to be a write-in candidate must include
2	a statement that the candidate requests the name on the candidate's
3	voter registration record be the same as the name the candidate uses on
4	the declaration of intent to be a write-in candidate. If there is a
5	difference between the name on the candidate's declaration of intent to
6	be a write-in candidate and the name on the candidate's voter
7	registration record, the officer with whom the declaration of intent to
8	be a write-in candidate is filed shall forward the information to the
9	voter registration officer of the appropriate county as required by
10	IC 3-5-7-6(e). The voter registration officer of the appropriate county
11	shall change the name on the candidate's voter registration record to be
12	the same as the name on the candidate's declaration of intent to be a
13	write-in candidate.
14	SECTION 43. IC 3-8-2-7, AS AMENDED BY P.L.76-2014,
15	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2015]: Sec. 7. (a) The declaration of each candidate required
17	by this chapter must be signed before a person authorized to administer
18	oaths and contain the following information:
19	(1) The candidate's name, printed or typewritten as:

- - (A) the candidate wants the candidate's name to appear on the ballot; and
 - (B) the candidate's name is permitted to appear on the ballot under IC 3-5-7.
- (2) A statement that the candidate is a registered voter and the location of the candidate's precinct and township (or ward and city or town), county, and state.
- (3) The candidate's complete residence address, and if the candidate's mailing address is different from the residence address, the mailing address.
- (4) A statement of the candidate's party affiliation. For purposes of this subdivision, a candidate is considered to be affiliated with a political party only if any of the following applies:
 - (A) The most recent primary election in Indiana in which the candidate voted was a primary election held by the party with which the candidate claims affiliation.
 - (B) The county chairman of:
 - (i) the political party with which the candidate claims affiliation; and
 - (ii) the county in which the candidate resides;

certifies that the candidate is a member of the political party. The declaration of candidacy must inform candidates how party affiliation is determined under this subdivision and permit the



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1	candidate to indicate on the declaration of candidacy which of
2	clauses (A) or (B) applies to the candidate. If a candidate claims
3	party affiliation under clause (B), the candidate must attach to the
4	candidate's declaration of candidacy the written certification of
5	the county chairman required by clause (B).
6	(5) A statement that the candidate complies with all requirements
7	under the laws of Indiana to be a candidate for the above named
8	office, including any applicable residency requirements, and that
9	the candidate is not ineligible to be a candidate due to a criminal
10	conviction that would prohibit the candidate from serving in the
11	office.
12	(6) A request that the candidate's name be placed on the official
13	primary ballot of that party to be voted on, the office for which the
14	candidate is declaring, and the date of the primary election.
15	(7) The following statements:
16	(A) A statement that the candidate has attached either of the
17	following to the declaration:
18	(i) A copy of a statement of economic interests, file stamped
19	by the office required to receive the statement of economic
20	interests.
21	(ii) A receipt or photocopy of a receipt showing that a
22	statement of economic interests has been filed.
23	This requirement does not apply to a candidate for a federal
24	office.
25	(B) A statement that the candidate understands that if the
26	candidate is elected to the office, the candidate may be
27	required to obtain and file an individual surety bond before
28	serving in the office. This requirement does not apply to a
29	candidate for a federal office or legislative office.
30	(C) A statement that the candidate understands that if the
31	candidate is elected to the office, the candidate may be
32	required to successfully complete training or have attained
33	certification related to service in an elected office. This
34	requirement does not apply to a candidate for a federal office,
35	state office, or legislative office.
36	(D) A statement that the candidate:
37	(i) is aware of the provisions of IC 3-9 regarding campaign
38	finance and the reporting of campaign contributions and
39	expenditures; and
40	(ii) agrees to comply with the provisions of IC 3-9.
41	This requirement does not apply to a candidate for a federal
42	office.



- The candidate must separately initial each of the statements required by this subdivision.
 - (8) A statement as to whether the candidate has been a candidate for state, legislative, or local office in a previous primary, municipal, special, or general election and whether the candidate has filed all reports required by IC 3-9-5-10 for all previous candidacies.
 - (9) If the candidate is subject to IC 3-9-1-5, a statement that the candidate has filed a campaign finance statement of organization for the candidate's principal committee or is aware that the candidate may be required to file a campaign finance statement of organization not later than noon seven (7) days after the final date to file the declaration of candidacy under section 11 of this chapter.
 - (10) The candidate's signature.
 - (b) The commission **election division** shall provide that the form of a declaration of candidacy includes the following information:
 - (1) The dates for filing campaign finance reports under IC 3-9.
 - (2) The penalties for late filing of campaign finance reports under IC 3-9.
 - (c) A declaration of candidacy must include a statement that the candidate requests the name on the candidate's voter registration record be the same as the name the candidate uses on the declaration of candidacy. If there is a difference between the name on the candidate's declaration of candidacy and the name on the candidate's voter registration record, the officer with whom the declaration of candidacy is filed shall forward the information to the voter registration officer of the appropriate county as required by IC 3-5-7-6(e). The voter registration officer of the appropriate county shall change the name on the candidate's voter registration record to be the same as the name on the candidate's declaration of candidacy.

SECTION 44. IC 3-8-2-8, AS AMENDED BY P.L.194-2013, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 8. (a) A declaration of candidacy for the office of United States Senator or for the office of governor must be accompanied by a petition signed by at least four thousand five hundred (4,500) voters of the state, including at least five hundred (500) voters from each congressional district.

- (b) Each petition must contain the following:
 - (1) The signature of each petitioner.
 - (2) The name of each petitioner legibly printed.
- (3) The residence address of each petitioner as set forth on the



petitioner's voter registration record.

- (c) Except as provided in this subsection, the signature, printed name, and residence address of the petitioner must be made in writing by the petitioner. If a petitioner with a disability is unable to write this information on the petition, the petitioner may authorize an individual to do so on the petitioner's behalf. The individual acting under this subsection shall execute an affidavit of assistance for each such petitioner, in a form prescribed by the commission. election division. The form must set forth the name and address of the individual providing assistance, and the date the individual provided the assistance. The form must be submitted with the petition.
 - (d) This subsection applies to a petition filed during the period:
 - (1) beginning on the date that a congressional district plan has been adopted under IC 3-3; and
 - (2) ending on the date that the part of the act or order issued under IC 3-3-2 establishing the previous congressional district plan is repealed or superseded.

The petition must be signed by at least four thousand five hundred (4,500) voters of Indiana, including at least five hundred (500) voters from each congressional district created by the most recent congressional district plan adopted under IC 3-3.

SECTION 45. IC 3-8-2.5-2, AS AMENDED BY P.L.76-2014, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) A candidate for a school board office must file a petition of nomination in accordance with this chapter and as required under IC 20-23 or IC 20-25. The petition of nomination, once filed, serves as the candidate's declaration of candidacy for a school board office.

- (b) A candidate may be nominated for a school board office by petition of voters who are:
 - (1) registered to vote at the residence address set forth on the petition on the date the petition is certified under this chapter; and
 - (2) qualified to vote for the candidate.
- (c) The petition of nomination must be signed by the number of voters required for the school board office under IC 20-23 or IC 20-25.
- (d) Except as provided in this subsection, the signature, printed name, and residence address of the petitioner must be made in writing by the petitioner. If a petitioner with a disability is unable to write this information on the petition, the petitioner may authorize an individual to do so on the petitioner's behalf. The individual acting under this subsection shall execute an affidavit of assistance for each such petitioner, in a form prescribed by the commission. election division.



1	The form must set forth the name and address of the individual
2	providing assistance, and the date the individual provided the
3	assistance. The form must be submitted with the petition.
4	SECTION 46. IC 3-8-2.5-2.5, AS AMENDED BY P.L.76-2014,
5	SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2015]: Sec. 2.5. (a) A petition of nomination for a school
7	board office must state all of the following:
8	(1) The name of each candidate as:
9	(A) the candidate wants the candidate's name to appear on the
10	ballot; and
11	(B) the candidate's name is permitted to appear on the ballot
12	under IC 3-5-7.
13	(2) The address of each candidate, including the mailing address,
14	if different from the residence address of the candidate.
15	(3) The school board office that each candidate seeks.
16	(4) That each petitioner is a qualified registered voter and desires
17	to be able to vote for the candidates listed on the petition.
18	(b) The petition of nomination must be accompanied by the
19	following:
20	(1) The candidate's written consent to become a candidate.
21	(2) A statement that the candidate:
22	(A) is aware of the provisions of IC 3-9 regarding campaign
23	finance and the reporting of campaign contributions and
24	expenditures; and
25	(B) agrees to comply with the provisions of IC 3-9 referred to
26	in clause (A).
27	The candidate must separately sign the statement required by this
28	subdivision.
29	(3) A statement by the candidate that the candidate is aware of the
30	requirement to file a campaign finance statement of organization
31	under IC 3-9 after the first of either of the following occurs:
32	(A) The candidate receives more than five hundred dollars
33	(\$500) in contributions.
34	(B) The candidate makes more than five hundred dollars
35	(\$500) in expenditures.
36	(4) A statement indicating whether or not each candidate:
37	(A) has been a candidate for state, legislative, local, or school
38	board office in a previous primary, municipal, special, or
39	general election; and
40	(B) has filed all reports required by IC 3-9-5-10 for all
41	previous candidacies.
42	(5) A statement that each candidate is legally qualified to hold the



office that the	candi	date seeks, ir	ıclu	ding any	appli	cab	le 1	residency
requirements	and	restrictions	on	service	due	to	a	crimina
conviction.								

- (6) Any statement of economic interests required under IC 3-8-9. SECTION 47. IC 3-8-3-2, AS AMENDED BY P.L.194-2013, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) A request filed under section 1 of this chapter must be accompanied by a petition signed by at least four thousand five hundred (4,500) voters of the state, including at least five hundred (500) voters from each congressional district.
 - (b) Each petition must contain the following:
 - (1) The signature of each petitioner.
 - (2) The name of each petitioner legibly printed.
 - (3) The residence address of each petitioner as set forth on the petitioner's voter registration record.
- (c) Except as provided in this subsection, the signature, printed name, and residence address of the petitioner must be made in writing by the petitioner. If a petitioner with a disability is unable to write this information on the petition, the petitioner may authorize an individual to do so on the petitioner's behalf. The individual acting under this subsection shall execute an affidavit of assistance for each such petitioner, in a form prescribed by the commission. election division. The form must set forth the name and address of the individual providing assistance, and the date the individual provided the assistance. The form must be submitted with the petition.
 - (d) This subsection applies to a petition filed during the period:
 - (1) beginning on the date that a congressional district plan has been adopted under IC 3-3; and
 - (2) ending on the date that the part of the act or order issued under IC 3-3-2 establishing the previous congressional district plan is repealed or superseded.

The petition must be signed by at least four thousand five hundred (4,500) voters of Indiana, including at least five hundred (500) voters from each congressional district created by the most recent congressional district plan adopted under IC 3-3.

SECTION 48. IC 3-8-5-10.5, AS AMENDED BY P.L.76-2014, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2016]: Sec. 10.5. (a) A person who desires to be nominated for a town office by a major political party must file a declaration of candidacy with the circuit court clerk of the county containing the greatest percentage of population of the town.

(b) A declaration of candidacy must be filed:



1 2	(1) not earlier than the first date that a declaration of candidacy
3	for a primary election may be filed under IC 3-8-2-4; and (2) not later than:
4	(A) noon August 1 before a municipal election if the town
5	nominates its candidates by convention; and
6	(B) the date that a declaration of candidacy must be filed under
7	IC 3-8-2-4 if the town nominates its candidates by a primary
8	election.
9	(c) The declaration must be subscribed and sworn to (or affirmed)
10	before a notary public or other person authorized to administer oaths.
11	(d) The declaration of each candidate required by this section must
12	certify the following information:
13	(1) The candidate's name, printed or typewritten as:
14	(A) the candidate wants the candidate's name to appear on the
15	ballot; and
16	(B) the candidate's name is permitted to appear on the ballot
17	under IC 3-5-7.
18	(2) That the candidate is a registered voter and the location of the
19	candidate's precinct and township (or the ward and town), county,
20	and state.
21	(3) The candidate's complete residence address and the
22	candidate's mailing address if the mailing address is different
23	from the residence address.
24	(4) The candidate's party affiliation and the office to which the
25	candidate seeks nomination, including the district designation if
26	the candidate is seeking a town legislative body seat.
27	(5) That the candidate complies with all requirements under the
28	laws of Indiana to be a candidate for the above named office,
29	including any applicable residency requirements, and is not
30	ineligible to be a candidate due to a criminal conviction that
31	would prohibit the candidate from serving in the office.
32	(6) That the candidate has attached either of the following to the
33	declaration:
34	(A) A copy of a statement of economic interests, file stamped
35	by the office required to receive the statement of economic
36	interests.
37	(B) A receipt or photocopy of a receipt showing that a
38	statement of economic interests has been filed.
39	(7) That the candidate understands that if the candidate is elected
40	to the office, the candidate may be required to obtain and file an
41	individual surety bond before serving in the office.

(8) That the candidate understands that if the candidate is elected



to the office, the candidate may be required to successfully

2	complete training or have attained certification related to service
3	in an elected office.
4	(9) That the candidate:
5	(A) is aware of the provisions of IC 3-9 regarding campaign
6	finance and the reporting of campaign contributions and
7	expenditures; and
8	(B) agrees to comply with the provisions of IC 3-9.
9	(10) A statement indicating whether or not the candidate:
10	(A) has been a candidate for state, legislative, local, or
11	school board office in a previous primary, municipal,
12	special, or general election; and
13	(B) has filed all reports required by IC 3-9-5-10 for all
14	previous candidacies.
15	(10) (11) The candidate's signature.
16	(e) This subsection does not apply to a town whose municipal
17	election is to be conducted by a county. Immediately after the deadline
18	for filing, the circuit court clerk shall do all of the following:
19	(1) Certify to the town clerk-treasurer and release to the public a
20	list of the candidates of each political party for each office. The
21	list shall indicate any candidates of a political party nominated for
22	an office under this chapter because of the failure of any other
23	candidates of that political party to file a declaration of candidacy
24	for that office.
25 26	(2) Post a copy of the list in a prominent place in the circuit court
	clerk's office.
27	(3) File a copy of each declaration of candidacy with the town
28	clerk-treasurer.
29	(f) A person who files a declaration of candidacy for an elected
30	office for which a per diem or salary is provided for by law is
31	disqualified from filing a declaration of candidacy for another office for
32	which a per diem or salary is provided for by law until the original
33	declaration is withdrawn.
34	(g) A person who files a declaration of candidacy for an elected
35	office may not file a declaration of candidacy for that office in the same
36	year as a member of a different political party until the original
37	declaration is withdrawn.
88	(h) A person who files a declaration of candidacy under this section
39	may file a written notice withdrawing the person's declaration of
10	candidacy in the same manner as the original declaration was filed, if
1	the notice of withdrawal is filed not later than:
12	(1) noon August 1 before the municipal election if the town



nominates its candidates by convention; and

- (2) the date that a declaration of candidacy may be withdrawn under IC 3-8-2-20 if the town nominates its candidates in a primary election.
- (i) A declaration of candidacy must include a statement that the candidate requests the name on the candidate's voter registration record be the same as the name the candidate uses on the declaration of candidacy. If there is a difference between the name on the candidate's declaration of candidacy and the name on the candidate's voter registration record, the officer with whom the declaration of candidacy is filed shall forward the information to the voter registration officer of the appropriate county as required by IC 3-5-7-6(e). The voter registration officer of the appropriate county shall change the name on the candidate's voter registration record to be the same as the name on the candidate's declaration of candidacy.

SECTION 49. IC 3-8-6-6, AS AMENDED BY P.L.64-2014, SECTION 35, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. (a) The signatures to a petition of nomination need not be appended to one (1) paper, but a petitioner may not be counted unless the petitioner is registered and qualified to vote in conformity with section 8 of this chapter. Each petition must contain the following:

- (1) The signature of each petitioner.
- (2) The name of each petitioner legibly printed.
- (3) The residence address of each petitioner as set forth on the petitioner's voter registration record.
- (b) Except as provided in this subsection, the signature, printed name, and residence address of the petitioner must be made in writing by the petitioner. If a petitioner with a disability is unable to write this information on the petition, the petitioner may authorize an individual to do so on the petitioner's behalf. The individual acting under this subsection shall execute an affidavit of assistance for each such petitioner, in a form prescribed by the commission. election division. The form must set forth the name and address of the individual providing assistance, and the date the individual provided the assistance. The form must be submitted with the petition.

SECTION 50. IC 3-8-6-12, AS AMENDED BY P.L.76-2014, SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 12. (a) A petition of nomination for an office filed under section 10 of this chapter must be filed with and, except as provided in subsection (d), certified by the person with whom a declaration of candidacy must be filed under IC 3-8-2.



1	(b) The petition of nomination must be accompanied by the
2	following:
3	(1) The candidate's written consent to become a candidate.
4	(2) The following statements:
5	(A) A statement that the candidate has attached either of the
6	following to the petition:
7	(i) A copy of a statement of economic interests, file stamped
8	by the office required to receive the statement of economic
9	interests.
10	(ii) A receipt or photocopy of a receipt showing that a
11	statement of economic interests has been filed.
12	This requirement does not apply to a candidate for a federal
13	office.
14	(B) A statement that the candidate understands that if the
15	candidate is elected to the office, the candidate may be
16	required to obtain and file an individual surety bond before
17	serving in the office. This requirement does not apply to a
18	candidate for a federal office or legislative office.
19	(C) A statement that the candidate understands that if the
20	candidate is elected to the office, the candidate may be
21	required to successfully complete training or have attained
22	certification related to service in an elected office. This
23	requirement does not apply to a candidate for a federal office,
24	state office, or legislative office.
25	(D) A statement that the candidate:
26	(i) is aware of the provisions of IC 3-9 regarding campaign
27	finance and the reporting of campaign contributions and
28	expenditures; and
29	(ii) agrees to comply with the provisions of IC 3-9.
30	This requirement does not apply to a candidate for a federal
31	office.
32	The candidate must separately initial each of the statements
33	required by this subdivision.
34	(3) If the candidate is subject to IC 3-9-1-5, a statement by the
35	candidate that the candidate has filed a campaign finance
36	statement of organization under IC 3-9-1-5 or is aware that the
37	candidate may be required to file a campaign finance statement of
38	organization not later than noon seven (7) days after the final date
39	for filing a petition for nomination under section 10 of this
40	chapter.
41	(4) If the candidate is subject to IC 3-9-1-5.5, a statement by the

candidate that the candidate is aware of the requirement to file a



1	campaign finance statement of organization under IC 3-9 after the
2	first of either of the following occurs:
3 4	(A) The candidate receives more than five hundred dollars (\$500) in contributions.
5	(B) The candidate makes more than five hundred dollars
6	(\$500) in expenditures.
7	(5) A statement indicating whether or not each candidate:
8	(A) has been a candidate for state or local office in a previous
9	primary or general election; and
10	(B) has filed all reports required by IC 3-9-5-10 for all
11	previous candidacies.
12	(6) A statement that each candidate is legally qualified to hold the
13	office that the candidate seeks, including any applicable residency
14	requirements and restrictions on service due to a criminal
15	conviction.
16	(7) If the petition is filed with the secretary of state for an office
17	not elected by the electorate of the whole state, a statement signed
18	by the circuit court clerk of each county in the election district of
19	the office sought by the individual.
20	(8) Any statement of economic interests required under
21	IC 3-8-1-33.
22	(c) The statement required under subsection (b)(7) must:
23	(1) be certified by each circuit court clerk; and
24	(2) indicate the number of votes cast for secretary of state:
25	(A) at the last election for secretary of state; and
21 22 23 24 25 26 27	(B) in the part of the county included in the election district of
	the office sought by the individual filing the petition.
28	(d) The person with whom the petition of nomination must be filed
29	under subsection (a) shall:
30	(1) determine whether a sufficient number of signatures as
31 32	required by section 3 of this chapter have been obtained; and
33	(2) do one (1) of the following:
	(A) If the petition includes a sufficient number of signatures,
34 35	certify the petition. (B) If the petition has an insufficient number of signatures.
36	(B) If the petition has an insufficient number of signatures,
37	deny the certification. (e) The secretary of state shall, by noon on the date specified under
38	IC 3-8-7-16 for the certification of candidates and public questions by
39	the election division:
40	(1) certify; or
+0 41	(1) certify, of (2) deny certification under subsection (d) to;
+1 42	each petition of nomination filed in the secretary of state's office to the
T∠	cach pention of nonlination med in the secretary of state's office to the



1	appropriate county.
2	(f) The commission election division shall provide that the form of
3	a petition of nomination includes the following information:
4	(1) The dates for filing campaign finance reports under IC 3-9.
5	(2) The penalties for late filing of campaign finance reports under
6	IC 3-9.
7	(g) A candidate's consent to become a candidate must include a
8	statement that the candidate requests the name on the candidate's voter
9	registration record be the same as the name the candidate uses on the
10	consent to become a candidate. If there is a difference between the
11	name on the candidate's consent to become a candidate and the name
12	on the candidate's voter registration record, the officer with whom the
13	consent to become a candidate is filed shall forward the information to
14	the voter registration officer of the appropriate county as required by
15	IC 3-5-7-6(e). The voter registration officer of the appropriate county
16	shall change the name on the candidate's voter registration record to be
17	the same as the name on the candidate's consent to become a candidate.
18	(h) If the person with whom the petition was filed denies
19	certification under subsection (d), the person shall notify the candidate
20	immediately by certified mail.
21	(i) A candidate may contest the denial of certification under
22	subsection (d) based on:
23	(1) the circuit court clerk's or board of registration's failure to
24	certify, under section 8 of this chapter, qualified petitioners; or
25	(2) the determination described in subsection (d)(1);
26	
	using the procedure in IC 3-8-1-2 and section 14 of this chapter that
27	applies to questions concerning the validity of a petition of nomination.
28	SECTION 51. IC 3-8-6-17, AS AMENDED BY P.L.124-2012,
29	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2015]: Sec. 17. (a) If:
31	(1) a petition of nomination contains the name of at least one (1)
32	candidate who seeks to be placed on the ballot as the candidate of
33	a political party described by section 1 of this chapter; and
34	(2) a candidate listed on the petition ceases to be a candidate after
35	the petition is circulated for signature or filed;
36	the candidate may be replaced on the petition in accordance with this
37	section.
38	(b) This subsection applies to a candidate described in subsection
39	(a) who sought a federal, state, or legislative office or a local office
40	described by IC 3-8-2-5. The state chairman of the political party may
41	file a written statement with the election division stating the name of



41 42

the substitute candidate. The statement must:

1	(1) be on a form prescribed by the commission; election division;
2	(2) state the following:
3	(A) the name of the individual who ceased to be a candidate;
4	(B) the date and reason the individual ceased to be a
5	candidate; and
6	(C) the name of the individual who will replace the candidate
7	as:
8	(i) the individual wants the individual's name to appear on
9	the ballot; and
10	(ii) the individual's name is permitted to appear on the ballot
11	under IC 3-5-7; and
12	(3) be accompanied by the following:
13	(A) The replacement candidate's consent to be nominated by
14	the petition and, if other candidates were listed on the petition,
15	the signed consent of those candidates to be the replacement.
16	(B) The former candidate's statement of withdrawal in a form
17	substantially similar to the form prescribed under IC 3-8-7-28
18	if the individual withdrew as a candidate.
19	A replacement candidate's consent to the nomination must include a
20	statement that the candidate requests the name on the candidate's voter
21	registration record be the same as the name the candidate uses on the
22	consent to the nomination. If there is a difference between the name on
23	the candidate's consent to the nomination and the name on the
24	candidate's voter registration record, the officer with whom the consent
25	to the nomination is filed shall forward the information to the voter
26	registration officer of the appropriate county as required by
27	IC 3-5-7-6(e). The voter registration officer of the appropriate county
28	shall change the name on the candidate's voter registration record to be
29	the same as the name on the candidate's consent to the nomination.
30	(c) This subsection applies to a candidate described in subsection
31	(a) who sought a local office other than a local office described by
32	IC 3-8-2-5. The county, city, or town chairman of the political party
33	may file a written statement that conforms with subsection (b) with the
34	election board conducting the election for the local office.
35	(d) The statement required under subsection (b) or (c) must be filed
36	not later than the final date and time for the filing of a certificate of
37	candidate selection under IC 3-13-1-15(c).
38	(e) If a petition of nomination is circulated or filed by an
39	independent candidate and that individual ceases to be a candidate,
40	another candidate may not be substituted on the petition of nomination.
41	*
+ 1	SECTION 52. IC 3-8-7-5, AS AMENDED BY P.L.221-2005,

 ${\tt SECTION\,18, IS\, AMENDED\, TO\, READ\, AS\, FOLLOWS\, [EFFECTIVE}$



1	JULY 1, 2015]: Sec. 5. (a) Each circuit court clerk, not later than noon
2	on the second Monday after a primary election conducted in a year in
3	which a general election will be held, shall furnish the election division
4	with a complete list of all:
5	(1) candidates nominated; and
6	(2) state convention delegates elected;
7	at the primary election.
8	(b) The list must include:
9	(1) the address of each candidate and delegate; and
10	(2) the United States congressional district in which each
11	candidate and delegate resides.
12	SECTION 53. IC 3-8-7-8, AS AMENDED BY P.L.76-2014,
13	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2015]: Sec. 8. (a) This section applies to a state convention
15	conducted by a political party described by IC 3-8-4-1.
16	(b) The state chairman and state secretary of the political party
17	holding the state convention shall certify each candidate nominated at
18	the convention to the secretary of state not later than noon July 15
19	before the general election.
20	(c) The certificate must be in writing and state the following:
21	(1) The name of each candidate nominated as:
22	(A) the candidate wants the candidate's name to appear on the
23	ballot; and
24	(B) the candidate's name is permitted to appear on the ballot
25	under IC 3-5-7.
26	(2) Each candidate's residence address.
27	(3) Whether each candidate nominated by the convention has
28	complied with IC 3-9-1-5 by filing a campaign finance statement
29	of organization.
30	(4) The following statements:
31	(A) A statement that the candidate has attached either of the
32	following to the certificate:
33	(i) A copy of a statement of economic interests, file stamped
34	by the office required to receive the statement of economic
35	interests.
36	(ii) A receipt or photocopy of a receipt showing that a
37	statement of economic interests has been filed.
38	This requirement does not apply to a candidate for a federal
39	office.
40	(B) A statement that the candidate understands that if the
41	candidate is elected to the office, the candidate may be
42	required to obtain and file an individual surety bond before



1	serving in the office. This requirement does not apply to a
2	candidate for a federal office or legislative office.
3	(C) A statement that the candidate understands that if the
4	candidate is elected to the office, the candidate may be
5	required to successfully complete training or have attained
6	certification related to service in an elected office. This
7	requirement does not apply to a candidate for a federal office,
8	state office, or legislative office.
9	(D) A statement that the candidate:
10	(i) is aware of the provisions of IC 3-9 regarding campaign
11	finance and the reporting of campaign contributions and
12	expenditures; and
13	(ii) agrees to comply with the provisions of IC 3-9.
14	This requirement does not apply to a candidate for a federal
15	office.
16	The candidate must separately initial each of the statements
17	required by this subdivision.
18	(d) The commission election division shall prescribe the form of the
19	certificate of nomination for the offices. The commission election
20	division shall provide that the form of the certificate of nomination
21	include the following information:
22	(1) The dates for filing campaign finance reports under IC 3-9.
23 24	(2) The penalties for late filing of campaign finance reports under IC 3-9.
2 4 25	
26	(e) A certificate of nomination must include a statement that the
27	candidate requests the name on the candidate's voter registration record be the same as the name the candidate uses on the certificate of
28	nomination. If there is a difference between the name on the candidate's
29	certificate of nomination and the name on the candidate's voter
30	registration record, the officer with whom the certificate of nomination
31	is filed shall forward the information to the voter registration officer of
32	the appropriate county as required by IC 3-5-7-6(e). The voter
33	registration officer of the appropriate county shall change the name on
34	the candidate's voter registration record to be the same as the name on
35	the candidate's certificate of nomination.
36	(f) The certificate of nomination must be signed by the state
37	chairman and state secretary of the political party holding the
38	convention, and set forth the name and residence of the chairman and
39	secretary. The chairman and secretary shall acknowledge the certificate
40	before an individual authorized to administer oaths under IC 33-42-4-1.
41	The signed acknowledgment must be included in the certificate of
	o the minute of



42

nomination executed under this section.

1	SECTION 54. IC 3-8-7-17 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 17. (a) The election
3	division may not certify the name of a person whose certificate or
4	petition of nomination has been filed with the election division if the
5	person has filed a notice with the election division that the person will
6	not accept the nomination contained in the certificate or petition of
7	nomination.
8	(b) The notice must be signed and acknowledged before an officer
9	authorized to take acknowledgments of deeds in a form prescribed by
10	the commission. election division.
11	(c) A county election board may not include on the ballot the name
12	of a person whose certificate or petition of nomination has been filed
13	in the circuit court clerk's office if the person has notified the clerk in
14	the same manner that the person will not accept the nomination.
15	(d) The name of a candidate who has given notice under this section
16	may not be included on the ballot.
17	SECTION 55. IC 3-8-7-25 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 25. The election
19	division and Each county election board shall have printed on the
20	respective general, special, or municipal election ballots the names of
21	the following candidates:
22	(1) Nominees chosen at a primary election under IC 3-10 and
23	certified as required by this chapter.
24	(2) Nominees chosen by a convention of a political party in the
25	state whose candidate received at least two percent (2%) of the
26	total vote cast for secretary of state at the last election and
27	certified under section 8 of this chapter.
28	(3) Nominees nominated by petition under IC 3-8-6.
29	(4) Nominees selected to fill a candidate vacancy under IC 3-13-1
30	or IC 3-13-2.
31	SECTION 56. IC 3-8-7-25.5, AS AMENDED BY P.L.225-2011,
32	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2015]: Sec. 25.5. (a) This section does not apply to the change
34	of a candidate's name that occurs after absentee ballots have been
35	printed bearing the candidate's name.
36	(b) A candidate who:
37	(1) is:
38	(A) nominated for election; or
39	(B) a candidate for nomination; and
40	(2) changed the candidate's legal name after:
41	(A) the candidate has been nominated; or

(B) the candidate has become a candidate for nomination;



shall file a statement setting forth the former and current legal name of the candidate with the office where a declaration of candidacy or certificate of nomination for the office is required to be filed. If the final date and hour has not passed for filing a declaration of candidacy, consent for nomination, or declaration of intent to be a write-in candidate, the candidate must file the request for a change of name on the form prescribed by the commission election division for the declaration or consent.

- (c) The statement filed under subsection (b) must also indicate the following:
 - (1) That the candidate has previously filed a change of name request with a county voter registration office so that the name set forth in the statement is identical to the candidate's name on the county voter registration record.
 - (2) How the candidate's legal name was changed.
- (d) Upon the filing of the statement, each county election board shall print the candidate's legal name on the ballot as set forth in the statement.

SECTION 57. IC 3-8-7-28, AS AMENDED BY P.L.194-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 28. (a) Except as provided in subsections (b) and (c), if a nominee certified under this chapter, IC 3-8-5, IC 3-8-6, or IC 3-10-1 desires to withdraw as the nominee, the nominee must file a notice of withdrawal in writing with the public official with whom the certificate of nomination was filed by noon:

- (1) July 15 before a general or municipal election;
- (2) August 1 before a municipal election in a town subject to IC 3-8-5-10;
- (3) on the date specified for town convention nominees under IC 3-8-5-14.5;
- (4) on the date specified for declared write-in candidates under IC 3-8-2-2.7;
- (5) on the date specified for a school board candidate under IC 3-8-2.5-4; or
- (6) forty-five (45) days before a special election.
- (b) A candidate who is disqualified from being a candidate under IC 3-8-1-5 must file a notice of withdrawal immediately upon becoming disqualified. IC 3-8-8-7 and the filing requirements of subsection (a) do not apply to a notice of withdrawal filed under this subsection.
- (c) A candidate who has moved from the election district the candidate sought to represent must file a notice of withdrawal



immediately after changing the candidate's residence. IC 3-8-8-7 and
the filing requirements of subsection (a) do not apply to a notice of
withdrawal filed under this subsection.

SECTION 58. IC 3-8-7-30 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 30. (a) Not later than noon August +, on the date specified under section 16 of this chapter, the election division shall certify to each county election board:

- (1) the name of each individual who filed a declaration of intent to be a write-in candidate with the election division; and
- (2) any political party that the individual is affiliated with, or whether the individual is an independent candidate.
- (b) This subsection applies to a county that does not use a central location to tally ballot card votes. The circuit court clerk shall provide a copy of the certification under this section to the inspector of each precinct, with instructions concerning the counting of write-in votes for declared write-in candidates.

SECTION 59. IC 3-8-9-9, AS ADDED BY P.L.90-2012, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 9. The commission election division shall prescribe the form of the statement.

SECTION 60. IC 3-9-1-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. A committee must include in its statement of organization the following:

- (1) The name and address of the committee.
- (2) The purpose for which the committee is formed, unless the committee is a candidate's committee that identifies a specific office sought by the candidate.
- (3) The name and address of the chairman and treasurer.
- (4) If applicable, the name, address, office sought, and political party affiliation or independent status of each candidate whom the committee is supporting.
- (5) If the committee is a legislative caucus committee, political action committee, or regular party committee and is supporting the entire ticket of a political party, the name of the party.
- (6) If the committee is a political action committee supporting or opposing a public question, a brief statement of the question supported or opposed.
- (7) A listing of all banks, safety deposit boxes, and other depositories used.
- (8) Other information prescribed by the commission election division under $\frac{1}{100} = \frac{3-6-4.1-14(a)(3)}{100}$. IC 3-6-4.2-12(8).



1	SECTION 61. IC 3-9-4-2 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2015]: Sec. 2. The election division shall
3	prescribe and furnish forms prescribed by the commission for making
4	the reports and statements required to be filed under this article.
5	SECTION 62. IC 3-9-4-4, AS AMENDED BY P.L.164-2006,
6	SECTION 61, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2015]: Sec. 4. (a) The election division shall develop a filing
8	and coding system consistent with the purposes of this article. The
9	election division and each county election board shall use the filing and
10	coding system. The coding system must provide:
11	(1) not more than ten (10) codes to account for various campaign
12	expenditure items; and
13	(2) a clear explanation of the kinds of expenditure items that must
14	be accounted for under each code.
15	(b) The election division shall develop and use a computer system
16	to store campaign finance reports required to be filed under IC 3-9-5-6,
17	IC 3-9-5-10, and IC 3-9-5-20.1. The computer system must enable the
18	election division to do the following:
19	(1) Identify all candidates or committees that received
20	contributions from a contributor over the past three (3) years.
21	(2) Identify all contributors to a candidate or committee over the
22	past three (3) years.
23	(3) Provide for electronic submission, retrieval, storage, and
24	disclosure of campaign finance reports of candidates for the
25	following:
26	(A) Legislative office.
27	(B) State office.
28	The election division shall provide training at no cost to
29	candidates to enable candidates described in this subdivision to
30	file campaign finance reports electronically.
31	(c) The election division shall notify each candidate's committee
32	that the election division will provide at the committee's request at no
33	cost a standardized software program to permit the committee to install
34	the software on a computer and generate an electronic version of the
35	reports and statements required to be filed with the election division
36	under this article. However, the election division is not required to
37	provide or alter the software program to make the program compatible
38	for installation or operation on a specific computer.
39	(d) This subsection applies to the following committees:

(1) A committee for a candidate seeking election to a state office.

(2) A political action committee that has received more than fifty

thousand dollars (\$50,000) in contributions since the close of the



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previous reporting period.

The committee must file electronically the report or statement required under this article with the election division using a standardized software program supplied to the committee without charge under subsection (c) or another format approved by the election division. An electronic filing approved by the election division under this subsection may not require manual reentry into a computer system of the data contained in the report or statement in order to make the data available to the general public under subsection (g).

- (e) This subsection applies to an electronic submission under subsection (b)(3). An electronic submission must be in a format previously approved by the commission election division that permits the election division to print out a hard copy of the report after the receipt of the electronic submission from the candidate. Filing of a report occurs under IC 3-5-2-24.5 on the date and at the time electronically recorded by the election division's computer system. If a discrepancy exists between the text of the electronic submission and the printed report, the text of the printed report prevails until an amendment is filed under this article to correct the discrepancy.
- (f) The election division is not required to accept an electronic submission unless the submission complies with subsection (b)(3). Upon receiving approval from the commission, the election division may accept an electronic submission from candidates, committees, or persons described in subsection (b)(3).
- (g) The election division shall make campaign finance reports stored on the computer system under subsection (b) available to the general public through an on-line service.

SECTION 63. IC 3-9-5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. The treasurer of each committee shall file reports of receipts and expenditures on forms prescribed or approved by the commission. election division.

SECTION 64. IC 3-9-5-20.1, AS AMENDED BY P.L.221-2005, SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 20.1. (a) This section:

- (1) applies only to a large contribution that is received by a candidate, the candidate's committee, or the treasurer of the candidate's committee; and
- (2) does not apply to a candidate for a state office, the candidate's committee, or the treasurer of the candidate's committee.
- (b) As used in this section, "election" refers to any of the following:
- (1) A primary election.
 - (2) A general election.



1	(3) A municipal election.
2	(4) A special election.
3	(5) For candidates nominated at a state convention, the state
4	convention.
5	(c) As used in this section, "large contribution" means contributions:
6	(1) that total at least one thousand dollars (\$1,000); and
7	(2) that are received:
8	(A) not more than twenty-five (25) days before an election;
9	and
0	(B) not less than forty-eight (48) hours before an election.
1	(d) The treasurer of a candidate's committee shall file a
12	supplemental large contribution report with the election division or a
13	county election board not later than forty-eight (48) hours after the
14	contribution is received. A candidate for a legislative office shall file
15	a report required by this section with the election division and the
16	county election board as required by section 3 of this chapter. A report
17	filed under this section may be filed by facsimile (fax) transmission.
8	(e) A report required by subsection (d) must contain the following
19	information for each large contribution:
20	(1) The name of the person making the contribution.
21	(2) The address of the person making the contribution.
22	(3) If the person making the contribution is an individual, the
23 24 25	individual's occupation.
24	(4) The total amount of the contribution.
25	(5) The dates and times the contributions making up the large
26	contribution were received by the treasurer, the candidate, or the
27	candidate's committee.
28	(f) The commission election division shall prescribe the form for
29	the report required by this section.
30	SECTION 65. IC 3-9-5-22, AS ADDED BY P.L.221-2005,
31	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2015]: Sec. 22. (a) This section applies only to a large
33	contribution that is received by a candidate for a state office, the
34	candidate's committee, or the treasurer of the candidate's committee.
35	(b) As used in this section, "election" refers to any of the following:
36	(1) For a candidate nominated at a primary election, the primary
37	election.
38	(2) For a candidate nominated at a state convention, the state
39	convention.
10	(3) A general election.
11	(c) As used in this section, "large contribution" means either of the



41 42

following:

1	(1) Contributions:
2	(A) that total at least one thousand dollars (\$1,000); and
3	(B) that are received:
4	(i) after the end of a reporting period and before the deadline
5	for the candidate's committee to file a report under section
6	6 of this chapter; and
7	(ii) not less than forty-eight (48) hours before an election.
8	(2) A single contribution that is at least ten thousand dollars
9	(\$10,000) that is received at any time.
10	(d) The treasurer of a candidate's committee shall file a
11	supplemental large contribution report with the election division not
12	later than:
13	(1) forty-eight (48) hours after a contribution described by
14	subsection $(c)(1)$ is received; or
15	(2) noon seven (7) days after a contribution described by
16	subsection $(c)(2)$ is received.
17	(e) A report filed under this section may be filed by facsimile
18	transmission or as an electronic report when the requirements of
19	IC 3-9-4 or this chapter have been met. A report required by subsection
20	(d) must contain the following information for each large contribution:
21	(1) The name of the person making the contribution.
22	(2) The address of the person making the contribution.
23	(3) If the person making the contribution is an individual, the
24	individual's occupation.
25	(4) The total amount of the contribution.
26	(5) The dates and times the contributions making up the large
27	contribution described in subsection (c)(1) or a large contribution
28	described in subsection (c)(2) were received by the treasurer, the
29	candidate, or the candidate's committee.
30	(f) The commission election division shall prescribe the form for
31	the report required by this section.
32	SECTION 66. IC 3-10-1-31.1, AS AMENDED BY P.L.64-2014,
33	SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2015]: Sec. 31.1. (a) This section applies only to election
35	materials for elections held after December 31, 2003.
36	(b) The inspector of each precinct shall deliver the bags required by
37	section 30(a) and 30(c) of this chapter in good condition, together with
38	poll lists, tally sheets, and other forms, to the circuit court clerk when
39	making returns.
40	(c) Except for unused ballots disposed of under IC 3-11-3-31 or

affidavits received by the county election board under IC 3-14-5-2 for

delivery to the foreman of a grand jury, the circuit court clerk shall seal



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the ballots (including provisional ballots) and other material (including election material related to provisional ballots) during the time allowed to file a verified petition or cross-petition for a recount of votes or to contest the election. Except as provided in subsection (d) and notwithstanding any other provision of state law, after the recount or contest filing period, the election material, including election material related to provisional ballots (except for ballots and provisional ballots, which remain confidential) shall be made available for copying and inspection under IC 5-14-3. The circuit court clerk shall carefully preserve the sealed ballots and other material for twenty-two (22) months, as required by 42 U.S.C. 1974, 52 U.S.C. 20701, after which the sealed ballots and other material are subject to IC 5-15-6 unless an order issued under:

- (1) IC 3-12-6-19 or IC 3-12-11-16; or
- (2) 42 U.S.C. 1973; 52 U.S.C. 10301;

requires the continued preservation of the ballots or other material.

- (d) If a petition for a recount or contest is filed, the material for that election remains confidential until completion of the recount or contest.
- (e) Upon delivery of the poll lists, the county voter registration office shall unseal the envelopes containing the poll lists, inspect the poll lists, and update the registration records of the county. The county voter registration office shall use the poll lists to update the registration record to include the voter's voter identification number if the voter's voter identification number is not already included in the registration record. Upon completion of the inspection, the poll list shall be preserved with the ballots and other materials in the manner prescribed by subsection (c) for the period prescribed by subsections (c) and (d).
- (f) In addition to the poll lists described in subsection (e), the county voter registration office shall use the affidavits described by IC 3-10-11-4 to update the registration records of the county as soon as the affidavits are delivered to the county voter registration office.
- (f) (g) This subsection does not apply to ballots, including provisional ballots. Notwithstanding subsection (c), if a county voter registration office determines that the inspection and copying of precinct election material would reveal the political parties, candidates, and public questions for which an individual cast an absentee ballot, the county voter registration office shall keep confidential only that part of the election material necessary to protect the secrecy of the voter's ballot. In addition, the county voter registration office shall keep confidential information contained in material related to provisional ballots that identifies an individual, except for the individual's name,



address, and birth date.

- (g) (h) After the expiration of the period described in subsection (c) or (d), the ballots may be destroyed in the manner provided by IC 3-11-3-31 or transferred to a state educational institution as provided by IC 3-12-2-12.
- (h) (i) This subsection applies to a detachable recording unit or compartment used to record a ballot cast on a direct record electronic voting system. After the time allowed to file a verified petition or cross-petition for a recount of votes or to contest the election, the circuit court clerk shall transfer the data contained in the unit or compartment to a disc or other recording medium. After transferring the data, the clerk may clear or erase the unit or compartment. The circuit court clerk shall carefully preserve the disc or medium used to record the data for twenty-two (22) months, as required by 42 U.S.C. 1974, 52 U.S.C. 20701, after which time the disc or medium may be erased or destroyed, subject to IC 5-15-6, unless an order requiring the continued preservation of the disc or medium is issued under the following:
 - (1) IC 3-12-6-19.
 - (2) IC 3-12-11-16.
 - (3) 42 U.S.C. 1973. **52 U.S.C. 10301.**

SECTION 67. IC 3-10-5-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 17. The election required by section 1 of this chapter shall be conducted by ballot. The ballot must state first the substance of the proposed constitutional amendment, followed by appropriate instructions to the voters. The ballot then must be in the form prescribed by the commission: election division. The names of the nominees in favor of ratification shall be placed in the column headed "For Ratification". The names of the nominees against ratification shall be placed in the column headed "Against Ratification".

SECTION 68. IC 3-10-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) **If** a town election board consisting of three (3) members is established in each town except a town that:

- (1) has entered into an agreement with the county election board under section 4 of this chapter;
- (2) is located in a county having a consolidated city; or
- (3) has a population of less than five hundred (500) and has not adopted and filed a resolution under section 5.5 of this chapter.

41 under section 5.5 of this chapter,

(b) the town election board consists of the following three (3)



1 members: 2 (1) The town chairman of each of the major political parties 3 appointed under IC 3-8-5-3. 4 (2) The town clerk-treasurer. 5 SECTION 69. IC 3-10-10-7 IS AMENDED TO READ AS 6 FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. The affidavits for 7 presidential voting under this chapter must contain the following 8 information: 9 (1) The person's last, first, and middle name, in that order. (2) The person's assigned identification number. 10 (3) The person's birthplace and date of birth. 11 (4) Whether the person is a citizen of the United States. 12 (5) The person's present residence address. 13 (6) The address of the person's previous residence in Indiana, 14 15 including the county. 16 (7) The person's statement that the person satisfies the conditions set forth in section 3 of this chapter. 17 18 SECTION 70. IC 3-10-10-8 IS AMENDED TO READ AS 19 FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 8. The commission 20 **election division** shall prescribe the form of the affidavit required by 21 this chapter. 22 SECTION 71. IC 3-10-11-4, AS AMENDED BY P.L.194-2013, 23 SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2015]: Sec. 4. (a) Notwithstanding other provisions of this 25 title concerning residency requirements for voting, but subject to subsection (b), a person described in section 2 of this chapter may vote 26 27 in the precinct of the person's former residence by executing an 28 affidavit described in this chapter. 29 (b) A person who changes residence from a location: 30 (1) outside a municipality to a location within a municipality; or 31 (2) within a municipality to a location outside a municipality; 32 less than thirty (30) days before a municipal primary election, municipal election, or special election held only within the 33 municipality may not vote in the municipal primary election, municipal 34 35 election, or special election held only within the municipality in the precinct of the person's former residence. 36 37 (c) This subsection applies to a county that has adopted an order 38 under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1-1. 39 A voter may make a written affirmation under this section on 40 election day using the affidavit described by this section. If the

voter makes an oral affirmation, the poll clerks shall reduce the

substance of the affirmation to writing using the affidavit

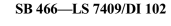


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1	described by this section and initial the affirmation.
2	SECTION 72. IC 3-10-11-5, AS AMENDED BY P.L.64-2014,
3	SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2015]: Sec. 5. An affidavit executed under this chapter must
5	contain the following information:
6	(1) The person's last, first, and middle name, in that order.
7	(2) The person's date of birth.
8	(3) Whether the person is a United States citizen.
9	(4) The person's current address, including the county. If the
10	person resides in a municipality, the address must include the
11	street address, including apartment number or other designation,
12	or the name and room number of the hotel or lodging house. If the
13	person does not reside in a municipality, the address must include
14	the mailing address and the street or road.
15	(5) The address of the person's previous residence, including the
16	county.
17	(6) The person's statement that the person satisfies the conditions
18	set forth in section 2 of this chapter.
19	(7) Responses to the questions listed in IC 3-7-22-5(3) and
20	IC 3-7-22-5(4).
21	(7) (8) The person's voter identification number to permit transfer
22	of the registration under IC 3-7-13-13.
23	SECTION 73. IC 3-10-11-6 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. The commission
25	election division shall prescribe the form of the affidavit required by
26	this chapter that must permit the person to execute a request for
27	transfer of the person's registration.
28	SECTION 74. IC 3-10-12-4, AS AMENDED BY P.L.194-2013,
29	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2015]: Sec. 4. (a) The written affirmation described in section
31	3.4 of this chapter may be executed as follows:
32	(1) At the county voter registration office for the county of the
33	precinct of the person's former residence, not later than 4 p.m. on
34	the day before the election.
35	(2) Before the inspector of the precinct of the person's former
36	residence, if the application and statement are executed on the day
37	of the election.
38	(3) When the application for an absentee ballot is filed with the
39	county election board of the county of the precinct of the person's

(b) If the person executes the affidavit under this section at the

county voter registration office before the day of the election, the office



former residence.



shall furnish a copy of the affirmation to the person. The person shall present the copy to the inspector of the precinct of the person's former residence when the person offers to vote in that precinct under IC 3-11-8.

- (c) If the person executes the affirmation under this section when filing an application for an absentee ballot, the county election board shall attach the original or a copy of the affirmation to the person's application for an absentee ballot before the application and ballot are delivered to the inspector of the precinct of the person's former residence.
- (d) If the person executes the affirmation under this section before the inspector of the precinct of the person's former residence on the day of the election, the inspector shall do both of the following:
 - (1) Provide the person with a voter registration application, if the person's current address is located within the same county as the precinct of the person's former residence, and request that the person complete and sign the application.
- (2) Return the original affirmation to the county election board. The county election board shall forward the affidavit and any completed voter registration application to the county voter registration office after the closing of the polls.
- (e) This subsection applies to a county that has adopted an order under IC 3-7-29-6 or is a vote center county under IC 3-11-18.1-1. A voter may make a written affirmation under section 3.4 of this chapter on election day using the affidavit described by IC 3-10-11-4. If the voter makes an oral affirmation under section 3.4 of this chapter, the poll clerks shall reduce the substance of the affirmation to writing using the affidavit described by IC 3-10-11-4 and initial the affirmation.

SECTION 75. IC 3-11-1.5-10.9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 10.9. A reference to a census block identified as required by section 15(2) of this chapter in an order described in section 14 of this chapter refers to the census block as it existed on the date of the adoption of the order. A change in a census block issued by the Bureau of the Census following the date of adoption of the order does not alter the precincts established by the order.

SECTION 76. IC 3-11-3-29, AS AMENDED BY P.L.194-2013, SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 29. (a) If a new candidate is appointed or selected under IC 3-13-1 or IC 3-13-2 after the printing of ballots and before the



	56
1	election, the election board may shall print ballots containing the name
2	of the new candidate, except as provided in section 29.5 of this
3	chapter.
4	(b) If a candidate entitled to be placed on the ballot changes the
5	candidate's legal name after the printing of ballots and before the
6	election, the board is not required to reprint ballots to reflect the change
7	of legal name.
8	SECTION 77. IC 3-11-3-29.3, AS ADDED BY P.L.194-2013,
9	SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	UPON PASSAGE]: Sec. 29.3. (a) This section applies to a candidate
11	who has filed with the secretary of state or election division as a

- candidate for nomination in a primary election.

 (b) If the election division determines that a candidate for nomination in a primary has died, the division shall:
 - (1) not include the name of the candidate in the certification transmitted to the county under IC 3-8-2-17; or
 - (2) if the certification to the county has already been transmitted, notify the county election board of each county to which the candidate's name has been previously certified.
- (c) The county election board shall not print the name of a deceased candidate described in subsection (b) on a primary ballot. However, if the county election board has already printed ballots containing the name of the deceased candidate, the county may provide those ballots to voters and shall not reprint the ballot to remove the name of the deceased candidate.
- (d) A voter who has cast a ballot containing the name of a deceased candidate is entitled to request a replacement absentee ballot under IC 3-11-10-1.5.
- (e) Any vote east for a deceased candidate in the primary election is void.
- (e) If a deceased candidate receives the most votes in a primary election, a candidate vacancy occurs that the candidate's party may fill under IC 3-13.

SECTION 78. IC 3-11-3-29.4, AS AMENDED BY P.L.76-2014, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 29.4. (a) This section applies to a candidate who has filed with a circuit court clerk or board of elections and registration as a candidate for:

- (1) nomination in a primary election or municipal primary election; or
- (2) election to a political party office in a primary election.
- (b) If the county election board determines by unanimous vote of the



entire membership that there is good cause to believe that	a candidate
has died, the board shall not print the name of the candi	date on the
primary ballot.	

- (c) However, if the county election board has already printed ballots containing the name of the deceased candidate, the county may provide those ballots to voters and shall not reprint the ballot to remove the name of the deceased candidate.
- (d) A voter who has cast a ballot containing the name of a deceased candidate is entitled to request a replacement absentee ballot under IC 3-11-10-1.5.
- (e) Any vote cast for a deceased candidate in the primary election is void.
- (e) If a deceased candidate receives the most votes in a primary election, a candidate vacancy occurs that the candidate's party may fill under IC 3-13.

SECTION 79. IC 3-11-4-2, AS AMENDED BY P.L.64-2014, SECTION 41, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) A voter who wants to vote by absentee ballot must apply to the county election board for an official absentee ballot. Except as provided in subsection (b), the voter must sign the absentee ballot application.

- (b) If a voter with disabilities is unable to sign the absentee ballot application and the voter has not designated an individual to serve as attorney in fact for the voter, the county election board may designate an individual both members of an absentee board to sign the application on behalf of the voter and add their names to the application. If an individual applies for an absentee ballot as the properly authorized attorney in fact for a voter, the attorney in fact must attach a copy of the power of attorney to the application and comply with subsection (d).
- (c) A person may provide an individual with an application for an absentee ballot with the following information already printed or otherwise set forth on the application when provided to the individual:
 - (1) The name of the individual.
 - (2) The voter registration address of the individual.
 - (3) The mailing address of the individual.
 - (4) The date of birth of the individual.
- (d) A person may not provide an individual with an application for an absentee ballot with the following information already printed or otherwise set forth on the application when provided to the individual:
 - (1) The address to which the absentee ballot would be mailed, if different from the voter registration address of the individual.



1	(2) In a primary election, the major political party ballot requested
2	by the individual.
3	(3) In a primary or general election, the types of absentee ballots
4	requested by the individual.
5	(4) The reason why the individual is entitled to vote an absentee
6	ballot:
7	(A) by mail; or
8	(B) before an absentee voter board (other than an absentee
9	voter board located in the office of the circuit court clerk or a
10	satellite office);
11	in accordance with IC 3-11-4-18, IC 3-11-10-24, or
12	IC 3-11-10-25.
13	(5) The voter identification number of the individual.
14	(e) If the county election board determines that an absentee ballot
15	application does not comply with subsection (d), the board shall deny
16	the application under section 17.5 of this chapter.
17	(f) A person who assists an individual in completing any
18	information described in subsection (d) on an absentee ballot
19	application shall state under the penalties for perjury the following
20	information on the application:
21	(1) The full name, residence and mailing address, and daytime
22	and evening telephone numbers (if any) of the person providing
23	the assistance.
24	(2) The date this assistance was provided.
25	(3) That the person providing the assistance has complied with
26	Indiana laws governing the submission of absentee ballot
27	applications.
28	(4) That the person has no knowledge or reason to believe that the
29	individual submitting the application:
30	(A) is ineligible to vote or to cast an absentee ballot; or
31	(B) did not properly complete and sign the application.
32	When providing assistance to an individual, the person must, in the
33	individual's presence and with the individual's consent, provide the
34	information listed in subsection (d) if the individual is unable to do so.
35	(g) This subsection does not apply to an employee of the United
36	States Postal Service or a bonded courier company acting in the
37	individual's capacity as an employee of the United States Postal Service
38	or a bonded courier company. A person who receives a completed
39	absentee ballot application from the individual who has applied for the
40	absentee ballot shall indicate on the application the date the person
41	received the application, and file the application with the appropriate



42

county election board not later than:

1	(1) noon ten (10) days after the person receives the application;
2	or
3	(2) the deadline set by Indiana law for filing the application with the board;
5	whichever occurs first. The election division, a county election board,
6	or a board of elections and registration shall forward an absentee ballot
7	application to the county election board or board of elections and
8	registration of the county where the individual resides.
9	(h) This subsection does not apply to an employee of the United
10	States Postal Service or a bonded courier company acting in the
11	individual's capacity as an employee of the United States Postal Service
12	or a bonded courier company, or to the election division, a county
13	election board, or a board of elections and registration. A person filing
14	an absentee ballot application, other than the person's own absentee
15	ballot application, must sign an affidavit at the time of filing the
16	application. The affidavit must be in a form prescribed by the
17	commission. election division. The form must include the following:
18	(1) A statement of the full name, residence and mailing address,
19	and daytime and evening telephone numbers (if any) of the person
20	submitting the application.
21	(2) A statement that the person filing the affidavit has complied
22	with Indiana laws governing the submission of absentee ballot
23	applications.
24	(3) Beginning January 1, 2015, The date (or dates) that the
25	absentee ballot applications attached to the affidavit were
26	received.
27	(4) A statement that the person has no knowledge or reason to
28	believe that the individual whose application is to be filed:
29	(A) is ineligible to vote or to cast an absentee ballot; or
30	(B) did not properly complete and sign the application.
31	(5) A statement that the person is executing the affidavit under the
32	penalties of perjury.
33	(6) A statement setting forth the penalties for perjury.
34	(i) The county election board shall record the date and time of the
35	filing of the affidavit.
36	SECTION 80. IC 3-11-4-3, AS AMENDED BY P.L.219-2013,
37	SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2015]: Sec. 3. (a) Except as provided in section 6 of this
39	chapter, an application for an absentee ballot must be received by the
40	circuit court clerk (or, in a county subject to IC 3-6-5.2, the director of
41	the board of elections and registration) not earlier than the date the

registration period resumes under IC 3-7-13-10 nor later than the



1	following:
2	(1) Noon on election day if the voter registers to vote under
3	IC 3-7-36-14.
4	(2) Noon on the day before election day if the voter:
5	(A) completes the application in the office of the circuit court
6	clerk under IC 3-11-10-26; or
7	(B) is an absent uniformed services voter or overseas voter
8	who requests that the ballot be transmitted by electronic mail
9	or fax under section 6(h) of this chapter.
10	(3) Noon on the day before election day if:
11	(A) the application is a mailed, transmitted by fax, or hand
12	delivered application from a confined voter or voter caring for
13	a confined person; and
14	(B) the applicant requests that the absentee ballots be
15	delivered to the applicant by an absentee voter board under
16	IC 3-11-10-25.
17	(4) 11:59 p.m. on the eighth day before election day if the
18	application:
19	(A) is a mailed application;
20	(B) was transmitted by fax; or
21	(C) was hand delivered;
22	from other voters who request to vote by mail under
23	IC 3-11-10-24.
24	(b) An application for an absentee ballot received by the election
25	division by the time and date specified by subsection $(a)(2)(B)$, $(a)(3)$,
26	or (a)(4) is considered to have been timely received for purposes of
27	processing by the county. The election division shall immediately
28	transmit the application to the circuit court clerk, or the director of the
29	board of elections and registration, of the county where the applicant
30	resides. The election division is not required to complete or file the
31	affidavit required under section 2(h) of this chapter whenever the
32	election division transmits an application under this subsection.
33	(c) This subsection applies whenever a special election is
34	conducted during a year in which a general or municipal election
35	is not scheduled. An application for an absentee ballot for a
36	primary being conducted in the following year may not be received
37	by the circuit court clerk (or, in a county subject to IC 3-6-5.2, the
38	director of the board of elections and registration) earlier than the
39	date the registration period resumes under IC 3-7-13-10.
40	SECTION 81. IC 3-11-4-4, AS AMENDED BY P.L.219-2013,
41	SECTION 34, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2015]: Sec. 4. (a) Applications may be made on application



1	forms approved by the commission election division by any of the
2	following means:
3	(1) In person.
4	(2) By fax transmission.
5	(3) By mail (including United States mail or bonded courier).
6	(4) By electronic mail with a digital image of the application and
7	signature of the applicant, if transmitted by an absent uniformed
8	services voter or an overseas voter acting under section 6 of this
9	chapter.
10	(b) Application forms shall:
11	(1) be furnished to a central committee of the county at the
12	request of the central committee;
13	(2) be:
14	(A) mailed;
15	(B) transmitted by fax; or
16	(C) transmitted by electronic mail with a digital image of the
17	application;
18	upon request, to a voter applying by mail, by telephone, by
19	electronic mail, or by fax; and
20	(3) be delivered to a voter in person who applies at the circuit
21	court clerk's office.
22	(c) A county election board shall accept an application for an
23	absentee ballot transmitted by fax even though the application is
24	delivered to the county election board by a person other than the person
25	submitting the application.
26	(d) When an application is received under subsection (a)(4), the
27	circuit court clerk's office (or, in a county subject to IC 3-6-5.2 or
28	IC 3-6-5.4, the office of the board of elections and registration) shall
29	send an electronic mail receipt acknowledging receipt of the voter's
30	application.
31	SECTION 82. IC 3-11-4-5.1, AS AMENDED BY P.L.64-2014
32	SECTION 42, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	UPON PASSAGE]: Sec. 5.1. (a) The commission election division
34	shall prescribe the form of an application for an absentee ballot.
35	(b) This subsection does not apply to the form for an absentee ballot
36	application to be submitted by an absent uniformed services voter or
37	overseas voter that contains a standardized oath for those voters. The
38	form of the application for an absentee ballot must do all of the
39	following:
40	(1) Require the applicant to swear to or affirm under the penalties
41	of perjury that all of the information set forth on the application
42	is true to the best of the applicant's knowledge and belief.



1	(2) Require a person who assisted with the completion of the
2	application to swear to or affirm under the penalties of perjury the
3	statements set forth in section 2(f) of this chapter.
4	(3) Serve as a verified statement for a voter to indicate a change
5	of name under IC 3-7-41. The form must require the applicant to
6	indicate the applicant's previous name.
7	(4) Set forth the penalties for perjury.
8	(c) The form prescribed by the commission election division shall
9	require that a voter who:
10	(1) requests an absentee ballot; and
l 1	(2) is eligible to vote in the precinct under IC 3-10-11 or
12	IC 3-10-12;
13	must include the affidavit required by IC 3-10-11 or a written
14	affirmation described in IC 3-10-12.
15	(d) The commission election division shall approve absentee ballot
16	application forms that comply with this subsection and section 2(g) of
17	this chapter and permit the applicant to indicate a change of name
18	under subsection (b). The form prescribed by the eommission election
19	division must request that a voter who requests an absentee ballot:
20	(1) provide the last four (4) digits of the voter's Social Security
21	number; or
22	(2) state that the voter does not have a Social Security number.
23	The form must indicate that the voter's compliance with this request is
23 24 25 26	optional.
25	(e) An application form submitted by a voter must:
26	(1) comply with subsection (d); or
27	(2) be an earlier approved version of an application form
28	authorized for use on June 30, 2013.
29	(f) The form prescribed by the commission election division must
30	include a statement that permits an applicant to indicate whether:
31	(1) the applicant has been certified and is currently a participant
32	in the address confidentiality program under IC 5-26.5-2; and
33	(2) the applicant's legal residence address is at the address set
34	forth in the applicant's voter registration.
35	If the applicant confirms these statements, the applicant may indicate
36	the address of the office of the attorney general as the address to which
37	the absentee ballot is to be mailed.
38	SECTION 83. IC 3-11-4-7 IS AMENDED TO READ AS
39	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) An absentee
10	ballot application under section 6 of this chapter must be made on a
11	standard form approved under 42 U.S.C. 1973ff(b) 52 U.S.C. 20301(b)
12	or on the form prescribed by the commission election division under



section 5.1 of this chapter.

- (b) An absentee ballot application under section 6 of this chapter from an:
 - (1) absent uniformed services voter; or
 - (2) address confidentiality program participant (as defined in IC 5-26.5-1-6);

must show that the voter or program participant is a resident otherwise qualified to vote in the precinct.

(c) An absentee ballot application under section 6 of this chapter from an overseas voter must show that the overseas voter was a resident and otherwise qualified to vote in the precinct where the voter resided before leaving the United States.

SECTION 84. IC 3-11-4-18, AS AMENDED BY P.L.194-2013, SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 18. (a) If a voter satisfies any of the qualifications described in IC 3-11-10-24 that entitle a voter to cast an absentee ballot by mail, the county election board shall, at the request of the voter, mail the official ballot, postage fully prepaid, to the voter at the address stated in the application.

- (b) If the county election board mails an absentee ballot to a voter required to file additional documentation with the county voter registration office before voting by absentee ballot under this chapter, the board shall include a notice to the voter in the envelope mailed to the voter under section 20 of this chapter. The notice must inform the voter that the voter must file the additional documentation required under IC 3-7-33-4.5 with the county voter registration office not later than noon on election day for the absentee ballot to be counted as an absentee ballot, and that, if the documentation required under IC 3-7-33-4.5 is filed after noon and before 6 p.m. on election day, the ballot will be processed as a provisional ballot. The commission election division shall prescribe the form of this notice under IC 3-5-4-8.
- (c) Except as provided in this subsection, section 18.5 of this chapter, or IC 3-11-10-26.5, the ballot shall be mailed:
 - (1) on the day of the receipt of the voter's application; or
 - (2) not more than five (5) days after the date of delivery of the ballots under section 15 of this chapter;

whichever is later. If the election board determines that the county voter registration office has received an application from the applicant for registration at an address within the precinct indicated on the application, and the election board determines that this application is pending under IC 3-7-33, the ballot shall be mailed on the date the



1	county voter registration office indicates under IC 3-7-33-5(f) that the
2	applicant is a registered voter.
3	(d) As required by 42 U.S.C. 15481, 52 U.S.C. 21081, an election
4	board shall establish a voter education program (specific to a paper
5	ballot or optical scan ballot card provided as an absentee ballot under
6	this chapter) to notify a voter of the effect of casting multiple votes for
7	a single office.
8	(e) As provided by 42 U.S.C. 15481, 52 U.S.C. 21081, when an
9	absentee ballot is mailed under this section, the mailing must include:
10	(1) information concerning the effect of casting multiple votes for
11	an office; and
12	(2) instructions on how to correct the ballot before the ballot is
13	cast and counted, including the issuance of replacement ballots.
14	SECTION 85. IC 3-11-4-18.5, AS ADDED BY P.L.103-2005,
15	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2015]: Sec. 18.5. (a) Upon receipt of an absentee ballot
17	application, a member of the county election board or a member of an
18	absentee voter board may file an affidavit with the county election
19	board alleging that the application:
20	(1) was not submitted by a voter of the precinct;
21	(2) contains a false statement; or
22	(3) has not been executed or filed in accordance with Indiana or
23	federal law.
24	(b) The affidavit must be in a form prescribed by the commission
25	election division and state the following:
26	(1) The name and title of the individual filing the affidavit.
27	(2) A brief statement of the facts known or believed by the
28	individual regarding why:
29	(A) the applicant is not a voter of the precinct;
30	(B) the application contains a false statement; or
31	(C) the application has not been executed or filed in
32	accordance with Indiana or federal law.
33	(3) That the individual is executing the affidavit under the
34	penalties of perjury.
35	(4) The penalties for perjury.
36	(c) Upon the filing of the affidavit, the approval or denial of the
37	application shall be referred to the county election board, which shall
38	promptly conduct a hearing on the matter.
39	(d) The county election board may act under IC 3-6-5-31 to refer the
40	matter to the appropriate prosecuting attorney.
41	SECTION 86. IC 3-11-4-21, AS AMENDED BY P.L.103-2005,

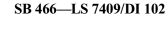
SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



1	JULY 1, 2015]: Sec. 21. (a) On the other side of the envelope required
2	by section 20 of this chapter shall be printed an affidavit in conformity
3	with 42 U.S.C. 1973ff-1(b), 52 U.S.C. 20302(b) and with the name
4	of the precinct completed by the county election board, providing
5	that the voter affirms under penalty of perjury that the following
6	information is true:
7	(1) The name of the precinct and township (or ward and city or
8	town).
9	$\frac{(2)}{(1)}$ That the voter is:
10	(A) a resident of; or
11	(B) entitled under IC 3-10-11 or IC 3-10-12 to vote in;
12	the precinct.
13	(3) (2) The voter's complete residence address, including the
14	name of the city or town and county.
15	(4) (3) That the voter is entitled to vote in the precinct, the type of
16	election to be held, and the date of the election.
17	(5) (4) That:
18	(A) the voter has personally marked the enclosed ballot or
19	ballots in secret and has enclosed them in this envelope and
20	sealed them without exhibiting them to any other person;
21	(B) the voter personally marked the enclosed ballot or ballots,
22	enclosed them in this envelope, and sealed them with the
23	assistance of an individual whose name is listed on the
24	envelope and who affirms under penalty of perjury that the
25	voter was not coerced or improperly influenced by the
26	individual assisting the voter or any other person, in a manner
27	prohibited by state or federal law, to cast the ballot for or
28	against any candidate, political party, or public question; or
29	(C) as the properly authorized attorney in fact for the
30	undersigned under IC 30-5-5-14, the attorney in fact affirms
31	the voter personally marked the enclosed ballot or ballots in
32	secret and enclosed them in this envelope and sealed them
33	without exhibiting them to the attorney in fact or to any other
34	person.
35	(6) (5) The date and the voter's signature.
36	(b) If the affidavit is signed by an attorney in fact, the name of the
37	attorney in fact must be indicated.
38	(c) A guardian or conservator of an individual may not sign an
39	affidavit for the individual under this section unless the guardian or

conservator also holds a power of attorney authorizing the guardian or

(d) The side of the envelope containing this affidavit must also set



conservator to sign the affidavit.



40

41

forth the penalties for perjury.

SECTION 87. IC 3-11-7-15, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2015 GENERAL ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 15. (a) A vendor may apply for approval of a proposed improvement or change to a ballot card voting system that is currently certified by the commission. A proposed improvement or change may not be marketed, sold, leased, installed, or implemented in Indiana before the application for the improvement or change is approved by the commission.

- (b) An application for approval of an improvement or change must be in the form prescribed by the commission. election division.
- (c) The vendor applying for approval of an improvement or a change must have the improvement or change to the voting system tested by an independent laboratory accredited under 42 U.S.C. 15371. 52 U.S.C. 20971. The vendor shall pay any testing expenses incurred under this subsection.
- (d) The election division (or the person designated under IC 3-11-16) shall review the proposed improvement or change to the voting system and the results of the testing by the independent laboratory under subsection (c) and report the results of the review to the commission. The review must indicate: whether the proposed improvement or change:
 - (1) whether the proposed improvement or change has been approved by an independent laboratory accredited under 42 U.S.C. 15371; 52 U.S.C. 20971;
 - (2) **whether the proposed improvement** is a de minimis change or a modification;
 - (3) if the proposed improvement or change is a modification, whether the modification may be installed and implemented without any significant likelihood that the voting system would be configured or perform its functions in violation of HAVA or this title; and
 - (4) whether the proposed improvement or change would comply with HAVA and the standards set forth in this chapter and IC 3-11-15.
- (e) After the commission has approved the application for an improvement or change (including a de minimis change) to a ballot card voting system, the improvement or change may be marketed, sold, leased, installed, or implemented in Indiana.
- (f) An approval of an application under this section expires on the date specified under section 19(a) of this chapter.



SECTION 88. IC 3-11-7.5-2, AS AMENDED BY P.L.221-2005, SECTION 57, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. A person may submit an application for approval of an electronic voting system in the form prescribed by the commission: election division.

SECTION 89. IC 3-11-7.5-5, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2015 GENERAL ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. (a) A vendor may apply for approval of a proposed improvement or change to an electronic voting system that is currently certified by the commission. A proposed improvement or change may not be marketed, sold, leased, installed, or implemented in Indiana before the application for the improvement or change is approved by the commission.

- (b) An application for approval of an improvement or a change must be in the form prescribed by the commission. election division.
- (c) The vendor applying for approval of an improvement or a change must have the improvement or change to the voting system tested by an independent laboratory accredited under 42 U.S.C. 15371. 52 U.S.C. 20971. The vendor shall pay any testing expenses incurred under this subsection.
- (d) The election division (or the person designated under IC 3-11-16) shall review the improvement or change to the voting system and the results of the testing by the independent laboratory under subsection (c) and report the results of the review to the commission. The review must indicate: whether the proposed improvement or change:
 - (1) whether the proposed improvement or change has been approved by an independent laboratory accredited under 42 U.S.C. 15371; 52 U.S.C. 20971;
 - (2) **whether the proposed improvement** is a de minimis change or a modification;
 - (3) if the proposed improvement or change is a modification, whether the modification may be installed and implemented without any significant likelihood that the voting system would be configured or perform its functions in violation of HAVA or this title; and
 - (4) whether the proposed improvement or change would comply with HAVA and the standards set forth in this chapter and IC 3-11-15.
- (e) After the commission has examined and approved the application for an improvement or change to an electronic voting



1	system (including a de minimis change), the improvement or change
2	may be marketed, sold, leased, installed, or implemented in Indiana.
3	(f) An approval of an application under this section expires on the
4	date specified by section 28(a) of this chapter.
5	SECTION 90. IC 3-11-8-3, AS AMENDED BY P.L.258-2013,
6	SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2015]: Sec. 3. (a) This section does not apply to a county
8	using vote centers under IC 3-11-18.1.
9	(b) Before each election each county executive shall secure for each
10	precinct of the county an accessible facility in which to hold the
11	election.
12	(c) Unless the county election board adopts an order under
13	IC 3-11-8-4.3, if an accessible facility is not available within the
14	precinct, then the polls may be located in another precinct in the county
15	if the polls are:
16	(1) either:
17	(A) not more than five (5) miles from the closest boundary of
18	the precinct for which it is the polls; or
19	(B) located in the same township as the precinct that does not
20	have an accessible facility available; and
21	(2) located in an accessible facility.
22	(d) If the county election board, by a unanimous vote of its entire
23	membership, determines that an accessible facility is not available
23 24	under subsection (c), the board may locate the polls in the most
25	convenient available accessible facility in the county.
26	(e) If the county election board, by unanimous vote of its entire
27	membership, determines that:
28	(1) an accessible facility is not available under subsection (c) or
29	(d); and
30	(2) the most convenient accessible facility is located in an
31	adjoining county;
32	the board may locate the polls in the facility described in subdivision
33	(2) with the unanimous consent of the entire membership of the county
34	election board of the county in which the facility is located.
35	(f) If a precinct election officer administers more than one (1)
36	precinct under this section, the precinct election officer is not
37	entitled to additional compensation for administering more than
38	one (1) precinct.
39	SECTION 91. IC 3-11-8-10.3, AS AMENDED BY P.L.76-2014,
10	SECTION 36, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11 12	UPON PASSAGE]: Sec. 10.3. (a) A reference to an electronic poll list
12	in a vote center plan adopted under IC 3-11-18.1 before July 1, 2014,



1	is considered to be a reference to an electronic poll book (as defined by
2	IC 3-5-2-20.5), unless otherwise expressly provided in the vote center
3	plan.
4	(b) An electronic poll book must satisfy all of the following:
5	(1) An electronic poll book must be programmed so that the
6	coordinated action of two (2) election officers who are not
7	members of the same political party is necessary to access the
8	electronic poll book.
9	(2) An electronic poll book may not be connected to a voting
10	system. However, the electronic poll book may be used in
11	conjunction with a voting system if both of the following apply:
12	(A) The electronic poll book contains a device that must be
13	physically removed from the electronic poll book by a person
14	and the device is inserted into the voting system, with no
15	hardware or software connection existing between the
16	electronic poll book and the voting system.
17	(B) All ballot related data on the device is erased when the
18	device is removed from the voting system and before the
19	device is reinserted into an electronic poll book.
20	(3) An electronic poll book may not permit access to voter
21	information other than:
22	(A) information provided on the certified list of voters
23	prepared under IC 3-7-29-1; or
24	(B) information concerning any of the following received or
25	issued after the electronic poll list has been downloaded by the
26	county election board under IC 3-7-29-6:
27	(i) The county's receipt of an absentee ballot from the voter.
28	(ii) The county's receipt of additional documentation
29	provided by the voter to the county voter registration office.
30	(iii) The county's issuance of a certificate of error.
31	(4) The information contained on an electronic poll book must be
32	secure and placed on a dedicated, private server to secure
33	connectivity between a precinct polling place or satellite absentee
34	office and the county election board. The electronic poll book
35	must have the capability of:
36	(A) storing (in external or internal memory) a the current
37	local version of the electronic poll list; and
38	(B) producing a list of audit records that reflect all of the
39	idiosyncrasies of the system, including in-process audit
40	records that set forth all transactions.
41	(5) The electronic poll book must permit a poll clerk to enter
42	information regarding an individual who has appeared to vote to



1	verify whether the individual is eligible to vote, and if so, whether
2	the voter has:
3	(A) already cast received a ballot at the election;
4	(B) returned an absentee ballot; or
5	(C) submitted any additional documentation required under
6	IC 3-7-33-4.5.
7	(6) After the voter has been provided with a ballot, the electronic
8	poll book must permit a poll clerk to enter information indicating
9	that the voter has voted at the election. received a ballot.
10	(7) The electronic poll book must transmit the information in
11	subdivision (6) to the county election board server so that:
12	(A) the board server may transmit the information
13	immediately to every other polling place or satellite absentee
14	office in the county; or
15	(B) the server makes the information immediately
16	available to every other polling place or satellite office in
17	the county.
18	(8) The electronic poll book must permit reports to be:
19	(A) generated by a county election board for a watcher
20	appointed under IC 3-6-8 at any time during election day; and
21	(B) electronically transmitted by the county election board to
22	a political party or independent candidate who has appointed
23	a watcher under IC 3-6-8.
24	(9) On each day after absentee ballots are cast before an absentee
25	voter board in the circuit court clerk's office, a satellite office, or
26	a vote center, and after election day, the electronic poll book must
27	permit voter history to be quickly and accurately uploaded into
28	the computerized list (as defined in IC 3-7-26.3-2).
29	(10) The electronic poll book must be able to display an electronic
30	image of the signature of a voter taken from the voter's
31	registration application, if available.
32	(11) The electronic poll book must be used with a signature pad,
33	tablet, or other signature capturing device that permits the voter
34	to make an electronic signature for comparison with the signature
35	displayed under subdivision (10). An image of the electronic
36	signature made by the voter on the signature pad, tablet, or other
37	signature capturing device must be retained and identified as the
38	signature of the voter for the period required for retention under
39	IC 3-10-1-31.1.
40	(12) The electronic poll book must include a bar code reader or
41	tablet capturing device that:
42	(A) permits a voter who presents an Indiana driver's license or



1	a state identification card issued under IC 9-24-16 to scan the
2	license or card through the bar code reader or tablet; and
3	(B) has the capability to display the voter's registration record
4	upon processing the information contained within the bar code
5	on the license or card.
6	(13) A printer separate from the electronic poll book used in a
7	vote center county may be programmed to print on the back of a
8	ballot card, immediately before the ballot card is delivered to the
9	voter, the printed initials of the poll clerks captured through the
10	electronic signature pad or tablet at the time the poll clerks log
11	into the electronic poll book system.
12	(14) The electronic poll book must be compatible with:
13	(A) any hardware attached to the electronic poll book, such as
14	signature pads, capturing devices, bar code scanners,
15	capturing devices, and network cards;
16	(B) the statewide voter registration system; and
17	(C) any software system used to prepare voter information to
18	be included on the electronic poll book.
19	(15) The electronic poll book must have the ability to be used in
20	conformity with this title for:
21	(A) any type of election conducted in Indiana; or
22	(B) any combination of elections held concurrently with a
23	general election, municipal election, primary election, or
24	special election.
25	(16) The procedures for setting up, using, and shutting down an
26	electronic poll book must
27	(A) be reasonably easy for a precinct election officer to learn,
28	understand, and perform. and
29	(B) not require a significant amount of training in addition to
30	the training required by IC 3-6-6-40.
31	After December 31, 2015, a vendor shall provide sufficient
32	training to election officials and poll workers to completely
33	familiarize them with the operations essential for carrying out
34	election activities. A vendor shall provide an assessment of
35	learning goals achieved by the training in consultation with
36	VSTOP (as described in IC 3-11-18.1-12).
37	(17) The electronic poll book must enable a precinct election
38	officer to verify that the electronic poll book:
39	(A) has been set up correctly;
40	(B) is working correctly so as to verify the eligibility of the
41	voter;
42	(C) is correctly recording that a voter has voted; received a



1	ballot; and
2	(D) has been shut down correctly.
3	(18) The electronic poll book must include the following
4	documentation:
5	(A) Plainly worded, complete, and detailed instructions
6	sufficient for a precinct election officer to set up, use, and shut
7	down the electronic poll book.
8	(B) Training materials that:
9	(i) may be in written or video form; and
10	(ii) must be in a format suitable for use at a polling place,
11	such as simple "how to" guides.
12	(C) Failsafe data recovery procedures for information included
13	in the electronic poll book.
14	(D) Usability tests:
15	(i) that are conducted by the manufacturer of the electronic
16	poll list book or an independent testing facility using
17	individuals who are representative of the general public;
18	(ii) that include the setting up, using, and shutting down of
19	the electronic poll book; and
20	(iii) that report their results using the ANSI/INCITS -354
21	Common Industry Format (CIF) for Usability Test Reports
22	approved by the American National Standards Institute
23	(ANSI) on December 12, 2001. industry standard
24	reporting formats.
25	(E) A clear model of the electronic poll book system
26	architecture and the following documentation:
27	(i) End user documentation.
28	(ii) System-level and administrator level documentation.
29	(iii) Developer documentation.
30	(F) Detailed information concerning:
31	(i) electronic poll book consumables; and
32	(ii) the vendor's supply chain for those consumables.
33	(G) Vendor internal quality assurance procedures and any
34	internal or external test data and reports available to the
35	vendor concerning the electronic poll book.
36	(H) Repair and maintenance policies for the electronic poll
37	book.
38	(I) As of the date of the vendor's application for approval of
39	the electronic poll book by the secretary of state as required by
40	IC 3-11-18.1-12, the following:
41	(i) A list of customers who are using or have previously used
42	the vendor's electronic poll book.



1	(ii) A description of any known anomalies involving the
2	functioning of the electronic poll book, including how those
3	anomalies were resolved.
4 5	(19) The electronic poll book and any hardware attached to the
	electronic poll book must be designed to prevent injury or damage
6	to any individual or the hardware, including fire and electrical
7	hazards.
8 9	(20) The electronic poll book must demonstrate that it correctly
	processes all activity regarding each voter registration record,
l0 l1	including the use, alteration, storage, receipt , and transmittal of information that is part of the record. Compliance with this
12	• • •
13	subdivision requires the mapping of the data life cycle of the voter registration record as processed by the electronic poll book.
14	(21) The electronic poll book must successfully perform in
15	accordance with all representations concerning functionality,
16	usability, security, accessibility, and sustainability made in the
17	vendor's application for approval of the electronic poll book by
18	the secretary of state as required by IC 3-11-18.1-12.
19	(22) The electronic poll book must have the capacity to transmit
20	all information generated by the voter or poll clerk as part of the
21	process of casting a ballot, including the time and date stamp
	indicating when the voter signed the electronic poll book, and the
23	electronic signature of the voter, for retention on the dedicated
24	private server maintained by the county election board for the
25	period required by Indiana and federal law.
22 23 24 25 26	(23) The electronic poll book must:
27	(A) permit a voter to check-in and sign the electronic poll
28	book even when there is a temporary interruption in
29	connectivity to the Internet; and
30	(B) provide for the uploading of each signature and its
31	assignment so that the signature may be assigned to the
32	voter's registration record.
33	SECTION 92. IC 3-11-8-11, AS AMENDED BY P.L.221-2005,
34	SECTION 66, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JULY 1, 2015]: Sec. 11. (a) When the hour for closing the polls occurs,
36	the precinct election board shall permit all voters who:
37	(1) have passed the challengers and who are waiting to announce
38	their names to the poll clerks for the purpose of signing the poll
39	list;
10	(2) have signed the poll list but who have not voted; or
1 1	(3) are in the act of voting;
12	to vote. In addition, the inspector shall require all voters who have not



1	yet passed the challengers to line up in single file within the chute. The
2	poll clerks shall record the names of the voters in the chute, and these
3	voters may vote unless otherwise prevented according to law.
4	(b) At the time described in subsection (a), an individual
5	designated by the circuit court clerk shall:
6	(1) determine the end of the line of voters who are waiting to
7	vote, but have not yet passed the challengers; and
8	(2) use one (1) of the following methods to identify the voters
9	in the line who may vote if otherwise qualified to vote
10	according to law:
11	(A) Write down the name of each voter.
12	(B) Stamp each voter's hand.
13	(C) Stand, or designate another individual to stand,
14	immediately behind the last voter who may vote.
15	(b) (c) This subsection applies if a court order (or other order) has
16	been issued to extend the hours that the polls are open under section 8
17	of this chapter. As provided in 42 U.S.C. 15482, 52 U.S.C. 21082, the
18	inspector shall identify the voters who would not otherwise be eligible
19	to vote after the closing of the polls under subsection (a) and shall
20	provide a provisional ballot to the voters in accordance with IC 3-11.7.
21	SECTION 93. IC 3-11-8-17.5 IS ADDED TO THE INDIANA
22	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2015]: Sec. 17.5. (a) Voters may use cellular
24	telephones or other electronic devices in the polls as long as
25	electioneering or loud or disruptive conversations do not occur.
26	(b) A voter may not do the following:
27	(1) Take a digital image or photograph of the voter's ballot
28	while the voter is in a polling place, an office of the circuit
29	court clerk (under IC 3-11-10-26), a satellite office established
30	under IC 3-11-10-26.3, or a vote center established under
31	IC 3-11-18.1-4, except to document and report to a precinct
32	election officer, the county election board, or the election
33	division a problem with the functioning of the voting system.
34	(2) Distribute or share the image described in subdivision (1)
35	using social media or by any other means.
36	SECTION 94. IC 3-11-8-18 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 18. A voter or person
38	offering to vote may not converse or communicate with a person other
39	than a member of the precinct election board in a loud or disruptive
40	manner while at the polls.
41	SECTION 95. IC 3-11-8-18.5 IS ADDED TO THE INDIANA

CODE AS A NEW SECTION TO READ AS FOLLOWS



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1	[EFFECTIVE JULY 1, 2015]: Sec. 18.5. A voter may bring into the
2	polling place a list of candidates and public questions for the
3	voter's use in voting, including a list stored on a cellular telephone
4	or similar electronic device, as long as electioneering does not
5	occur.
6	SECTION 96. IC 3-11-8-25.7, AS AMENDED BY P.L.271-2013,
7	SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2015]: Sec. 25.7. (a) This section applies only to a voter who
9	is a member of the military or public safety officer.
10	(b) Notwithstanding section 25.5 of this chapter, if a voter signs the
11	voter's name and either:
12	(1) writes the voter's address; or

- (1) writes the voter's address; or
- (2) checks the "Address Unchanged" box; on the poll list or provides the information for entry by the poll clerk into the electronic poll list under section 25.1 of this chapter and then leaves the polls without casting a ballot or after casting a provisional ballot, the voter may reenter the polls to cast a ballot at the election as provided in this section.
- (c) A voter who leaves the polls to respond to an emergency in the voter's capacity as a member of the military or public safety officer must notify a precinct election officer that the voter is leaving the polls to respond to an emergency in the voter's capacity as a member of the military or public safety officer.
- (d) A poll clerk or assistant poll clerk shall make a notation on the poll list with the voter's name indicating that the voter has left the polls as permitted by this section and the time the voter left the polls.
- (e) If the voter returns to the polls, the voter shall be permitted to vote if the voter executes an affidavit stating all of the following:
 - (1) The name of the voter.
 - (2) That the voter is a member of the military or public safety officer.
 - (3) The military or public safety position the voter holds.
 - (4) That after the voter signed the poll list, but before the voter voted, the voter was called to respond to an emergency in the voter's capacity as a member of the military or public safety
 - (5) A brief description of the emergency to which the voter responded.
 - (6) The time at which the voter returned to the polls.
- (f) The commission election division shall prescribe the form of the affidavit required by this section.
 - SECTION 97. IC 3-11-9-2, AS AMENDED BY P.L.221-2005,



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1	SECTION 67, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2015]: Sec. 2. (a) A voter who:
3	(1) is a voter with disabilities; or
4	(2) is unable to read or write English;
5	may request assistance in voting before entering the voting booth and
6	designate a person (other than the voter's employer, an officer of the
7	voter's union, or an agent of the voter's employer or union) to assist the
8	voter in voting at an election, as required by 42 U.S.C. 1973aa-6. 52
9	U.S.C. 10508.
10	(b) This subsection does not apply to a person designated by a voter
11	described by subsection (a) who is voting absentee before two (2)
12	members of the absentee voter board. The person designated must
13	execute a sworn affidavit on a form provided by the absentee voter
14	board or the precinct election board stating that, to the best of the
15	designated person's knowledge, the voter:
16	(1) is a voter with disabilities or is unable to read or write English;
17	and
18	(2) has requested the designated person to assist the voter in
19	voting under this section.
20	(c) The person designated may then accompany the voter into the
21	voting booth and assist the voter in marking the voter's paper ballot or
22	ballot card or in registering the voter's vote on the electronic voting
23	system.
24	SECTION 98. IC 3-11-10-8.5 IS ADDED TO THE INDIANA
25	CODE AS A NEW SECTION TO READ AS FOLLOWS
26	[EFFECTIVE JULY 1, 2015]: Sec. 8.5. (a) This section does not
27	apply to an application for an absentee ballot from a voter
28	participating in the address confidentiality program under
29	IC 5-26.5-2.
30	(b) Before a voter's application for an absentee ballot is
31	attached to the ballot envelope under section 5, 6, or 8 of this
32	chapter, the application must be scanned or otherwise copied for
33	public inspection.
34	SECTION 99. IC 3-11-10-24, AS AMENDED BY P.L.225-2011,
35	SECTION 61, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2015]: Sec. 24. (a) Except as provided in subsection (b), a
37	voter who satisfies any of the following is entitled to vote by mail:
38	(1) The voter has a specific, reasonable expectation of being
39	absent from the county on election day during the entire twelve



41 42 (12) hours that the polls are open.

residence on election day because of service as:

(2) The voter will be absent from the precinct of the voter's

1	(A) a precinct election officer under IC 3-6-6;
2	(B) a watcher under IC 3-6-8, IC 3-6-9, or IC 3-6-10;
3	(C) a challenger or pollbook holder under IC 3-6-7; or
4	(D) a person employed by an election board to administer the
5	election for which the absentee ballot is requested.
6	(3) The voter will be confined on election day to the voter's
7	residence, to a health care facility, or to a hospital because of an
8	illness or injury during the entire twelve (12) hours that the polls
9	are open.
10	(4) The voter is a voter with disabilities.
11	(5) The voter is an elderly voter.
12	(6) The voter is prevented from voting due to the voter's care of
13	an individual confined to a private residence because of illness or
14	injury during the entire twelve (12) hours that the polls are open.
15	(7) The voter is scheduled to work at the person's regular place of
16	employment during the entire twelve (12) hours that the polls are
17	open.
18	(8) The voter is eligible to vote under IC 3-10-11 or IC 3-10-12.
19	(9) The voter is prevented from voting due to observance of a
20	religious discipline or religious holiday during the entire twelve
21	(12) hours that the polls are open.
22	(10) The voter is an address confidentiality program participant
23	(as defined in IC 5-26.5-1-6).
24	(11) The voter is a member of the military or public safety officer.
25	(b) A voter with disabilities who:
26	(1) is unable to make a voting mark on the ballot or sign the
27	absentee ballot secrecy envelope; and
28	(2) requests that the absentee ballot be delivered to an address
29	within Indiana;
30	must vote before an absentee voter board under section 25(b) of this
31	chapter.
32	(c) If a voter receives an absentee ballot by mail, the voter shall
33	personally mark the ballot in secret and seal the marked ballot inside
34	the envelope provided by the county election board for that purpose.
35	The voter shall:
36	(1) deposit the sealed envelope in the United States mail for
37	delivery to the county election board; or
38	(2) authorize a member of the voter's household or the individual
39	designated as the voter's attorney in fact to:
40	(A) deposit the sealed envelope in the United States mail; or
41	(B) deliver the sealed envelope in person to the county
42	election board.



78
(d) If a member of the voter's household or the voter's attorney in
fact delivers the sealed envelope containing a voter's absentee ballot to
the county election board, the individual delivering the ballot shall
complete an affidavit in a form prescribed by the commission. election
division. The affidavit must contain the following information:
(1) The name and residence address of the voter whose absentee
ballot is being delivered.
(2) A statement of the full name, residence and mailing address,
and daytime and evening telephone numbers (if any) of the
individual delivering the absentee ballot.

- (3) A statement indicating whether the individual delivering the absentee ballot is a member of the voter's household or is the attorney in fact for the voter. If the individual is the attorney in fact for the voter, the individual must attach a copy of the power of attorney for the voter, unless a copy of this document has already been filed with the county election board.
- (4) The date and location at which the absentee ballot was delivered by the voter to the individual delivering the ballot to the county election board.
- (5) A statement that the individual delivering the absentee ballot has complied with Indiana laws governing absentee ballots.
- (6) A statement that the individual delivering the absentee ballot is executing the affidavit under the penalties of perjury.
- (7) A statement setting forth the penalties for perjury.
- (e) The county election board shall record the date and time that the affidavit under subsection (d) was filed with the board.
- (f) After a voter has mailed or delivered an absentee ballot to the office of the circuit court clerk, the voter may not recast a ballot, except as provided in section 1.5 of this chapter.

SECTION 100. IC 3-11-10-26, AS AMENDED BY P.L.258-2013, SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 26. (a) This subsection applies to all counties, except for a county to which IC 3-6-5.2 applies. As an alternative to voting by mail, a voter is entitled to cast an absentee ballot before an absentee voter board at any of the following:

- (1) One (1) location of the office of the circuit court clerk designated by the circuit court clerk.
- (2) A satellite office established under section 26.3 of this chapter.
- (b) This subsection applies to a county to which IC 3-6-5.2 applies. As an alternative to voting by mail, a voter is entitled to cast an absentee ballot before an absentee voter board at any of the following:



- (1) The office of the board of elections and registration.
- (2) A satellite office established under section 26.3 of this chapter.
- (c) Except for a location designated under subsection (a)(1), a location of the office of the circuit court clerk must be established as a satellite office under section 26.3 of this chapter in order to be used as a location at which a voter is entitled to cast an absentee ballot before an absentee voter board under this section.
 - (d) The voter must:

- (1) sign an application on the form prescribed by the commission **election division** under IC 3-11-4-5.1; and
- (2) provide proof of identification; before being permitted to vote. The application must be received by the circuit court clerk not later than the time prescribed by IC 3-11-4-3.
- (e) The voter may vote before the board not more than twenty-eight (28) days nor later than noon on the day before election day. If the close of a voter registration period is transferred under IC 3-5-4-1.5 from twenty-nine (29) days to a later date due to the Columbus Day holiday, the voter may vote before the board on the first day following the day on which the voter registration period closes.
- (f) An absent uniformed services voter who is eligible to vote by absentee ballot in the circuit court clerk's office under IC 3-7-36-14 may vote before the board not earlier than twenty-eight (28) days before the election and not later than noon on election day. If the close of a voter registration period is transferred under IC 3-5-4-1.5 from twenty-nine (29) days to a later date due to the Columbus Day holiday, the voter may vote before the board on the first day following the day on which the voter registration period closes. If a voter described by this subsection wishes to cast an absentee ballot during the period beginning at noon on the day before election day and ending at noon on election day, the county election board or absentee voter board may receive and process the ballot at a location designated by resolution of the county election board.
- (g) The absentee voter board in the office of the circuit court clerk must permit voters to cast absentee ballots under this section for at least seven (7) hours on each of the two (2) Saturdays preceding election day.
- (h) Notwithstanding subsection (g), in a county with a population of less than twenty thousand (20,000), the absentee voter board in the office of the circuit court clerk, with the approval of the county election board, may reduce the number of hours available to cast absentee ballots under this section to a minimum of four (4) hours on each of the



1	two (2) Saturdays preceding election day.
2	(i) As provided by 42 U.S.C. 15481, 52 U.S.C. 21081, a voter
3	casting an absentee ballot under this section must be:
4	(1) permitted to verify in a private and independent manner the
5	votes selected by the voter before the ballot is cast and counted;
6	(2) provided with the opportunity to change the ballot or correct
7	any error in a private and independent manner before the ballot is
8	cast and counted, including the opportunity to receive a
9	replacement ballot if the voter is otherwise unable to change or
10	correct the ballot; and
11	(3) notified before the ballot is cast regarding the effect of casting
12	multiple votes for the office and provided an opportunity to
13	correct the ballot before the ballot is cast and counted.
14	(j) As provided by 42 U.S.C. 15481, 52 U.S.C. 21081, when an
15	absentee ballot is provided under this section, the board must also
16	provide the voter with:
17	(1) information concerning the effect of casting multiple votes for
18	an office; and
19	(2) instructions on how to correct the ballot before the ballot is
20	cast and counted, including the issuance of replacement ballots.
21	(k) If:
22	(1) the voter is unable or declines to present the proof of
23	identification; or
24	(2) a member of the board determines that the proof of
25	identification provided by the voter does not qualify as proof of
26	identification under IC 3-5-2-40.5;
27	the voter shall be permitted to cast an absentee ballot and the voter's
28	absentee ballot shall be treated as a provisional ballot.
29	(l) A voter casting an absentee ballot under this section is entitled
30	to cast the voter's ballot in accordance with IC 3-11-9.
31	SECTION 101. IC 3-11-10-27, AS AMENDED BY P.L.55-2014,
32	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2015]: Sec. 27. (a) This section does not apply to a ballot
34	mailed to a voter under this chapter.
35	(b) Subject to IC 3-5-4-9, before a ballot is voted under section 25
36	of this chapter before an absentee voter board, it must bear the circuit
37	court clerk's official seal and signature or facsimile signature and be
38	initialed by the absentee voter board visiting the voter under section
39	25(b) of this chapter (except in a county subject to subsection (d)).
40	(c) Subject to IC 3-5-4-9, before a ballot is:
41	(1) voted under section 26 of this chapter; or
42	(2) placed in a secrecy envelope if it has been marked using a



1	marking device for an optical scan banot;
2	the ballot must bear the circuit court clerk's official seal and signature
3	or facsimile signature and be initialed by the county election board or
4	the board's designated representatives under IC 3-11-4-19.
5	(d) A county election board may adopt a resolution providing that
6	the absentee ballots to be voted before an absentee voter board visiting
7	the voter under section 25(b) of this chapter must be initialed by the
8	county election board or the board's representatives under IC 3-11-4-19
9	and not by the absentee voter board visiting the voter. A resolution
10	adopted under this subsection remains in effect until rescinded by the
11	county election board. The election board may not rescind the
12	resolution during the final sixty (60) days before an election.
13	(e) The initials must be:
14	(1) in ink on the back of the ballot, in the person's ordinary
15	handwriting or printing, and without a distinguishing mark of any
16	kind; or
17	(2) in a vote center county using an electronic poll list:
18	(A) printed on the back of the ballot by a printer separate from
19	the electronic poll list, immediately before the ballot is
20	delivered to the voter; and
21	(B) the initials of the county election board or the board's
22	representatives captured through the electronic signature pad
23	or tablet at the time the county election board or the board's
24	representatives log into the electronic poll book system.
25	(f) A resolution adopted under subsection (d) may also provide
26	that a precinct designation is not required to be preprinted on
27	absentee ballots printed immediately before the ballot is delivered
28	to a voter, but may be added in the same manner as the initials of
29	the county election board or the board's representatives under
30	IC 3-11-4-19 are added under subsection (e).
31	(f) (g) No other initialing of the absentee ballot is necessary.
32	SECTION 102. IC 3-11-10-31, AS AMENDED BY P.L.194-2013,
33	SECTION 65, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2015]: Sec. 31. (a) If a voter has not returned an absentee
35	ballot, then the voter may vote in person.
36	(b) However, if the voter has received an absentee ballot, before the
37	voter may vote, the voter must return the ballot to the inspector. The
38	absentee ballot shall be marked "cancelled" and preserved with other
39	defective ballots.
40	(c) If the voter has requested but not received an absentee
41	ballot, the voter may vote if the voter executes an affidavit

affirming that the voter has not received an absentee ballot.



SECTION 103. IC 3-11-13-19, AS AMENDED BY P.L.55-2014,

2	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]: Sec. 19. (a) Except as provided in subsection
4	subsections (b) and (c), each circuit court clerk shall print or stamp the
5	precinct number or designation and a line for each poll clerk's initials
6	on both a ballot card and the ballot card's secrecy envelope before the
7	election.
8	(b) In a vote center county using an electronic poll list, the circuit
9	court clerk shall not print or stamp the information poll clerk's initials
10	required by subsection (a) if the precinct number or designation and the
11	printed initials of the poll clerks captured through the electronic
12	signature pad or tablet at the time the poll clerks log into the electronic
13	poll book system are printed by a printer separate from the electronic
14	poll list on the back of each ballot card immediately before the ballot
15	card is delivered to the voter.
16	(c) In a vote center county using an electronic poll list, the
17	circuit court clerk may print or stamp the precinct number or
18	designation:
19	(1) before the election as provided by subsection (a); or
20	(2) at the time the ballot card is printed immediately before
21	the ballot card is delivered to a voter as provided by
22	subsection (b).
23	SECTION 104. IC 3-11-13-22 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 22. (a) This
25	section applies to:
26	(1) a ballot card voting system; and
27	(2) a voting system that includes features of a ballot card
28	voting system and a direct record electronic voting system.
29	(a) (b) At least fourteen (14) days before election day, the county
30	election board of each county planning to use automatic tabulating
31	machines at the next election shall have the automatic tabulating
32	machines tested to ascertain that the machines will correctly count the
33	votes cast for all candidates and on all public questions. Not later than
34	seven (7) days after conducting the test under this subsection, the
35	county election board shall certify to the election division that the test
36	has been conducted in conformity with this subsection.
37	(b) (c) Public notice of the time and place shall be given at least
38	forty-eight (48) hours before the test. The notice shall be published
39	once in accordance with IC 5-3-1-4.
40	(d) If a county election board determines that:
41	(1) a ballot:

(A) must be reprinted or corrected as provided by



1	IC 3-11-2-16 because of the omission of a candidate
2	political party, or public question from the ballot; or
3	(B) is an absentee ballot that a voter is entitled to recast
4	under IC 3-11-10-1.5 because the absentee ballot includes
5	a candidate for election to office who:
6	(i) ceased to be a candidate; and
7	(ii) has been succeeded by a candidate selected under
8	IC 3-13-1 or IC 3-13-2; and
9	(2) ballots used in the test conducted under this section were
10	not reprinted or corrected to remove the omission of a
11	candidate, political party, or public question, or indicate the
12	name of the successor candidate;
13	the county election board shall conduct an additional public test
14	described in subsection (b) using the reprinted or corrected ballots.
15	Notice of the time and place of the additional test shall be given in
16	accordance with IC 5-14-1.5, but publication of the notice in
17	accordance with IC 5-3-1-4 is not required.
18	SECTION 105. IC 3-11-13-24, AS AMENDED BY P.L.221-2005,
19	SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20	UPON PASSAGE]: Sec. 24. (a) This subsection applies to a ballot
21	card voting system. The test required by section 22 of this chapter
22	must:
23	(1) be conducted by processing a preaudited group of ballot cards
23 24	marked so as to record a predetermined number of valid votes for
25	each candidate and on each public question; and
26	(2) include for each office one (1) or more ballot cards that have
27	votes in excess of the number allowed by law in order to test the
28	ability of the automatic tabulating machines to reject the votes.
29	(b) This subsection applies to a voting system that includes
30	features of a ballot card voting system and a direct record
31	electronic voting system. The test required by section 22 of this
32	chapter must:
33	(1) be conducted by the entry of:
34	(A) a preaudited group of ballots; and
35	(B) at least ten (10) ballots cast by using the headphone or
36	a sip/puff device;
37	so as to record a predetermined number of valid votes for
38	each candidate and on each public question; and
39	(2) include at least one (1) ballot for each office and public
40	question that has votes in excess of the number allowed by law
41	in order to test the ability of the voting system to reject the



overvotes.

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SECTION 106. IC 3-11-13-40 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 40. The county election
board shall certify the results of an audit under section 37 of this
chapter not later than noon twelve (12) days after the election. The
certification must be on the form prescribed by the commission.
election division. One (1) copy shall be filed with the election returns,
and one (1) copy must be delivered to the election division.
SECTION 107. IC 3-11-14.5-1, AS ADDED BY P.L.221-2005,
SECTION 91, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
UPON PASSAGE]: Sec. 1. At least fourteen (14) days before election
day, (a) The county election board of each county planning to use an
electronic voting system at the next election shall randomly select at

(b) The testing under subsection (a) must begin before absentee voting starts.

least three (3) precincts within the county and test the voting system

units to be used at those precincts on election day. Each voting system

shall be tested to ascertain that the system will correctly count the votes

cast for all candidates and on all public questions in that precinct.

- (c) If a county election board determines that:
 - (1) a ballot provided by an electronic voting system:
 - (A) must be corrected as provided by IC 3-11-2-16 because of the omission of a candidate, political party, or public question from the ballot; or
 - (B) is an absentee ballot that a voter is entitled to recast under IC 3-11-10-1.5 because the absentee ballot includes a candidate for election to office who:
 - (i) ceased to be a candidate; and
 - (ii) has been succeeded by a candidate selected under IC 3-13-1 or IC 3-13-2; and
 - (2) voting system units used in the test conducted under this section did not contain a ballot that was reprinted or corrected to remove the omission of a candidate, political party, or public question, or indicate the name of the successor candidate;

the county election board shall conduct an additional public test described in subsection (a) using the voting system units previously tested and containing the reprinted or corrected ballots.

SECTION 108. IC 3-11-14.5-2, AS ADDED BY P.L.221-2005, SECTION 91, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) Except as provided by subsection (b), public notice of the time and place shall be given at least forty-eight (48) hours before the test. The notice shall be published once in



1	accordance with IC 5-3-1-4.
2	(b) This subsection applies to an additional public test
3	conducted under section 1(c) of this chapter. Notice of the time and
4	place of the additional test shall be given in accordance with
5	IC 5-14-1.5, but publication of the notice in accordance with
6	IC 5-3-1-4 is not required.
7	SECTION 109. IC 3-11-15-7 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) Each application
9	must be in writing, sworn to or affirmed by the applicant, under the
10	penalties of perjury, on a form prescribed by the commission, election
11	division, and must satisfy the following requirements:
12	(1) Provide the name and address of the vendor submitting the
13	application.
14	(2) Provide the telephone number of the vendor.
15	(3) Provide the name, address, and telephone number of the
16	individual representing the vendor regarding the application.
17	(4) Provide the model name and number of the submitted voting
18	system, stating the hardware, firmware, and software version
19	numbers of the system.
20	(5) State whether the voting system is a direct record electronic
21	voting system or an optical scan ballot card voting system.
22	(6) Provide a description of the voting system and its capabilities,
23	including the following:
24	(A) Photographs.
25	(B) Engineering drawings.
26	(C) Technical documentation.
27	(D) Fail-safe and emergency backup information.
28	(E) Environmental requirements for storage, transportation,
29	and operation.
30	(7) Include an agreement to pay for the total costs of the
31	examination.
32	(8) Provide documentation of the escrow of the voting system's
33	software, firmware, source codes, and executable images with an
34	escrow agent approved by the election division.
35	(9) Provide a functional description of any software components.
36	(10) Provide schematics or flowcharts identifying software and
37	data file relationships.
38	(11) Describe the type of maintenance offered by the vendor.
39	(12) Provide the names, addresses, and telephone numbers of the
40	vendor's maintenance providers.
41	(13) Provide a description of the training courses offered by the
42	vendor for the voting system.



- (14) Provide user manuals, operator and system manuals, and problem solving manuals.
 - (15) Provide a statement of the current and future interchangeability of all subcomponents of the voting system.
 - (16) Provide documentation from all independent testing authorities that have examined the system.
 - (17) Provide documentation from all election jurisdictions that have previously approved the system.
 - (18) Pay the application fee required under section 4 of this chapter.
 - (b) If an application does not include any of the applicable requirements listed in subsection (a), those requirements must be filed with the election division before the application may be considered by the commission.

SECTION 110. IC 3-11-15-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 12. Each application under this chapter must be in writing on a form prescribed by the commission election division and must comply with the requirements of this chapter.

SECTION 111. IC 3-11-18.1-14, AS ADDED BY P.L.1-2011, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. (a) The precinct election board administering an election at a vote center shall keep the ballots cast in each precinct separate from the ballots cast in any other precinct whose election is administered at the vote center, so that the votes cast for each candidate and on each public question in each of the precincts administered by the board may be determined and included on the statement required by IC 3-12-4-9.

(b) This subsection applies to a county described under section 12 of this chapter on and after the date absentee ballots are first transmitted to voters. A person that receives a certification for an electronic poll book shall file not later than forty-eight (48) hours after the discovery of an anomaly or problem with the poll book a written report describing the anomaly or problem with the secretary of state.

SECTION 112. IC 3-11.5-3-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1. The following apply for the purposes of IC 3-6-8, IC 3-6-9, and IC 3-6-10:

- (1) A central location for counting absentee ballots shall be treated the same as a precinct poll.
- (2) An absentee ballot counter shall be treated the same as a precinct election official.



1 2	(3) A major political party of a county is entitled to appoint the number of watchers equal to the number of teams of
3	absentee ballot counters.
4	SECTION 113. IC 3-11.5-4-18, AS AMENDED BY P.L.194-2013,
5	SECTION 74, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	UPON PASSAGE]: Sec. 18. (a) If a voter has not returned an absentee
7	ballot, the voter may vote in person.
8	(b) However, if the voter has received an absentee ballot, before the
9	voter may vote, the voter must return the ballot to the eounty election
10	board. inspector. The absentee ballot shall be marked "canceled" and
11	preserved with the rejected ballots.
12	(c) If the voter has requested but not received an absentee
13	ballot, the voter may vote if the voter executes an affidavit
14	affirming that the voter has not received an absentee ballot.
15	SECTION 114. IC 3-11.5-4-21.5 IS ADDED TO THE INDIANA
16	CODE AS A NEW SECTION TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2015]: Sec. 21.5. Rejected absentee ballots
18	may not be opened, except on order of a court or the state recount
19	commission.
20	SECTION 115. IC 3-11.7-1-6 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6. (a) All provisional
22	ballots shall be prepared and printed under the direction of each county
23	election board.
24	(b) After completing the estimate required by section 4 of this
25	chapter, the county election board shall immediately prepare the ballots
26	and have the ballots printed.
27	(c) Except as provided in subsection (e), ballots prepared by the
28	county election board under this section must provide space for the
29	voter to cast a write-in ballot.
30	(d) The provisional ballots that are prepared and printed under this
31	section shall be delivered to the circuit court clerk not later than
32	(1) forty-five (45) fifty (50) days before a general, primary,
33	special, or municipal election. or
34	(2) thirty-two (32) days before a special election.
35	(e) Space for write-in voting for an office is not required if there are
36	no declared write-in candidates for that office. However, procedures
37	must be implemented to permit write-in voting for candidates for
38	federal offices.
39	(f) This subsection applies to the printing of provisional ballots for
40	a general election in which the names of the nominees for President
41	and Vice President of the United States are to be printed on the ballot.

The provisional ballots that are prepared and printed under this section



1	must be delivered to the circuit court clerk or the clerk's authorized
2	deputy not later than thirty-eight (38) days before the general election.
3	SECTION 116. IC 3-11.7-5-2.5, AS AMENDED BY P.L.225-2011,
4	SECTION 76, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2015]: Sec. 2.5. (a) A voter who:
6	(1) was challenged under IC 3-10-1, IC 3-11-8, or IC 3-11-10-26
7	as a result of the voter's inability or declination to provide proof
8	of identification; and
9	(2) cast a provisional ballot;
10	may personally appear before the circuit court clerk or the county
11	election board not later than noon ten (10) days following the election.
12	(b) Except as provided in subsection (c) or (e), if the voter:
13	(1) provides proof of identification to the circuit court clerk or
14	county election board; and
15	(2) executes an affidavit before the clerk or board, in the form
16	prescribed by the commission, election division, affirming under
17	the penalties of perjury that the voter is the same individual who:
18	(A) personally appeared before the precinct election board;
19	and
20	(B) cast the provisional ballot on election day;
21	the county election board shall find that the voter's provisional ballot
22	is valid and direct that the provisional ballot be opened under section
23	4 of this chapter and processed in accordance with this chapter.
24	(c) If the voter executes an affidavit before the circuit court clerk or
25	county election board, in the form prescribed by the commission,
26	election division, affirming under the penalties of perjury that:
27	(1) the voter is the same individual who:
28	(A) personally appeared before the precinct election board;
29	and
30	(B) cast the provisional ballot on election day; and
31	(2) the voter:
32	(A) is:
33	(i) indigent; and
34	(ii) unable to obtain proof of identification without the
35	payment of a fee; or
36	(B) has a religious objection to being photographed;
37	the county election board shall determine whether the voter has been
38	challenged for any reason other than the voter's inability or declination
39	to present proof of identification to the precinct election board.
40	(d) If the county election board determines that the voter described
41	in subsection (c) has been challenged solely for the inability or
42	declination of the voter to provide proof of identification, the county



1	election board shall:
2	(1) find that the voter's provisional ballot is valid; and
3	(2) direct that the provisional ballot be:
4	(A) opened under section 4 of this chapter; and
5	(B) processed in accordance with this chapter.
6	(e) If the county election board determines that a voter described in
7	subsection (b) or (c) has been challenged for a cause other than the
8	voter's inability or declination to provide proof of identification, the
9	board shall:
10	(1) note on the envelope containing the provisional ballot that the
11	voter has complied with the proof of identification requirement;
12	and
13	(2) proceed to determine the validity of the remaining challenges
14	set forth in the challenge affidavit before ruling on the validity of
15	the voter's provisional ballot.
16	(f) If a voter described by subsection (a) fails by the deadline for
17	counting provisional ballots referenced in subsection (a) to:
18	(1) appear before the county election board; and
19	(2) execute an affidavit in the manner prescribed by subsection
20	(b) or (c);
21	the county election board shall find that the voter's provisional ballot
22	is invalid.
23	SECTION 117. IC 3-12-3.5-8, AS ADDED BY P.L.76-2014,
24	SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2015]: Sec. 8. (a) After each electronic voting system has
26	been secured and the paper vote total printouts obtained, the inspector
27	shall announce the total number of votes cast on all electronic voting
28	systems located within the polling place, precinct, including any
29	absentee ballots cast, to determine if the total number of votes cast on
30	the electronic voting systems differs from the number of voters shown
31	to have received a ballot at the polls or returned an absentee ballot,
32	according to the poll lists.
33	(b) If the number of ballots received at the polls and returned as
34	absentee ballots differs from the total number of voters shown on the
35	poll lists, the inspector and judge of the opposite party shall report this
36	fact in writing to the county election board together with the reasons for
37	the discrepancy, if known, at the time that the inspector and judge
38	return the precinct poll list to the board.
39	(c) If:
40	(1) the total number of votes cast, as determined under subsection
41	(a); and

(2) the number of voters who received a ballot at the polls or



1	returned an absentee ballot according to the poll lists;
2	differs by five (5) or more, then the county election board shall order
3	an audit of the votes cast in that precinct under this section. Before
4	ordering an audit, the county election board shall recheck the
5	computations reported by the inspector and judge under
6	subsection (b).
7	(d) The county election board shall confirm that the votes cast in an
8	election:
9	(1) for each candidate and each public question; and
10	(2) on a direct record electronic voting system in the precinct;
11	were correctly counted.
12	(e) The county election board shall conduct an audit by means of
13	tests and procedures that are approved by the commission and
14	independent of the provider of the direct record electronic voting
15	system being audited.
16	(f) The county election board shall certify the results of the audit not
17	later than noon twelve (12) thirteen (13) days after the election. The
18	certification must be on the form prescribed by the commission.
19	election division. One (1) copy shall be filed with the election returns,
20	and one (1) copy must be delivered to the election division.
21	(g) Public notice of the time and place of an audit shall be given at
22	least forty-eight (48) hours before the audit. The notice shall be
23	published once in accordance with IC 5-3-1-4. However, if publication
24	in accordance with IC 5-3-1-4 will not allow the county election board
25	to certify the results of the audit within twelve (12) thirteen (13) days
26	after the election, notice shall be given by posting at or near the office
27	of the county election board.
28	SECTION 118. IC 3-12-10-4 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) The state recount
30	commission shall conduct recount proceedings under IC 3-12-11
31	resulting from:
32	(1) a presidential primary election;
33	(2) the nomination of a candidate to a federal, state, or legislative
34	office in a primary election; or
35	(3) an election for a federal, state, or legislative office.
36	(b) The state recount commission shall conduct recount
37	proceedings under IC 3-12-12 resulting from a public question
38	voted on by the electorate of the entire state.
39	(b) (c) The state recount commission shall conduct contest
40	proceedings under IC 3-12-11 resulting from:
41	(1) a presidential primary election;

(2) the nomination of a candidate to a federal, state, or legislative



1	office in a primary election; or
2	(3) an election for a federal, state, or legislative office.
3	SECTION 119. IC 3-12-12-23 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 23. (a) This section
5	applies to a recount of:
6	(1) a public question concerning the ratification of a state
7	constitutional amendment or the retention of a justice of the
8	Indiana supreme court or judge of the Indiana court of appeals; or
9	(2) another public question voted on by the electorate of the entire
10	state.
11	(b) A circuit court clerk The state recount commission shall
12	conduct a recount proceeding under this section and shall
13	immediately transmit a certificate prepared under section 22 of this
14	chapter to the election division showing for each precinct in which
15	a recount was conducted the total vote for and against the public
16	question.
17	(c) Upon tabulation of the returns under this section by the election
18	division, the secretary of state shall issue a certificate declaring the
19	public question approved or rejected.
20	(d) The election division shall provide to the office the results of the
21	recount in each precinct in which a recount was conducted.
22	SECTION 120. IC 3-13-1-9, AS AMENDED BY P.L.225-2011,
23	SECTION 80, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2015]: Sec. 9. The call for a meeting under section 7 of this
25	chapter must:
26	(1) be in writing on a form prescribed by the commission;
27	election division;
28	(2) state the name of the chairman of the meeting;
29	(3) state the purpose of the meeting;
30	(4) state the date, time, and place of the meeting;
31	(5) be sent by first class mail, at least ten (10) days before the
32	meeting, to all persons eligible to participate in the meeting; and
33	(6) be filed not later than noon ten (10) days before the meeting
34	with the official who is required to receive a certificate of
35	candidate selection following the caucus under section 15 of this
36	chapter.
37	SECTION 121. IC 3-13-1-10.5, AS AMENDED BY P.L.76-2014,
38	SECTION 62, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2015]: Sec. 10.5. (a) A person who wishes to be a candidate
40	for appointment to fill a candidate vacancy under this chapter must file
41	a declaration of candidacy on a form prescribed by the commission



election division with:

1	(1) the chairman of the caucus or committee conducting a meeting
2	under this chapter; and
3 4	(2) the official who is required to receive a certificate of candidate selection following the caucus under section 15 of this chapter;
5	at least seventy-two (72) hours before the time fixed for the caucus or
6	committee meeting.
7	(b) A candidate's declaration of candidacy must include a statement
8	that the candidate requests the name on the candidate's voter
9	registration record be the same as the name the candidate uses on the
10	declaration of candidacy. If there is a difference between the name on
11	the candidate's declaration of candidacy and the name on the
12	candidate's voter registration record, the officer with whom the
13	declaration of candidacy is filed shall forward the information to the
14	voter registration officer of the appropriate county as required by
15	IC 3-5-7-6(e). The voter registration officer of the appropriate county
16	shall change the name on the candidate's voter registration record to be
17	the same as the name on the candidate's declaration of candidacy.
18	(c) A candidate's declaration of candidacy must contain the
19	following statements:
20	(1) This subdivision applies to a candidate filing a declaration
21	of candidacy for a state office, legislative office, local office of
22	judge of a circuit, superior, probate, county, or small claims
23	court, or local office of prosecuting attorney of a judicial
24	circuit. A statement that the candidate has attached either of the
25	following to the declaration:
26	(A) A copy of a statement of economic interests, file stamped
27	by the office required to receive the statement of economic
28	interests.
29	(B) A receipt or photocopy of a receipt showing that a
30	statement of economic interests has been filed.
31	This requirement does not apply to a candidate for a federal
32	office.
33	(2) This subdivision applies to a candidate filing a declaration
34	of candidacy for a local office not described in subdivision (1)
35	or school board office. A statement that the candidate
36	understands that if the candidate is selected to fill the
37	candidate vacancy, the candidate is required to file a
38	statement of economic interests under IC 3-8-9-5.
39	(2) (3) A statement that the candidate understands that if the
40	candidate is elected to the office, the candidate may be required
41	to obtain and file an individual surety bond before serving in the
42	office. This requirement does not apply to a candidate for a



1	federal office or legislative office.
2	(3) (4) A statement that the candidate understands that if the
3	candidate is elected to the office, the candidate may be required
4	to successfully complete training or have attained certification
5	related to service in an elected office. This requirement does not
6	apply to a candidate for a federal office, state office, or legislative
7	office.
8	(4) (5) A statement that the candidate:
9	(A) is aware of the provisions of IC 3-9 regarding campaign
10	finance and the reporting of campaign contributions and
11	expenditures; and
12	(B) agrees to comply with the provisions of IC 3-9.
13	This requirement does not apply to a candidate for a federal
14	office.
15	The candidate must separately initial each of the statements required
16	by this subsection.
17	SECTION 122. IC 3-13-1-14 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 14. The selection of a
19	person as a candidate under this chapter is not effective unless:
20	(1) the person's written consent is obtained and filed:
21	(A) in the office in which certificates and petitions of
22	nomination must be filed; and
23	(B) not later than when the certificate is filed; and
24	(2) the candidate has complied with any requirement under
25	IC 3-8-1-33 or IC 3-8-9-5 to file a statement of economic
26	interests.
27	SECTION 123. IC 3-13-1-15, AS AMENDED BY P.L.225-2011,
28	SECTION 83, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2015]: Sec. 15. (a) A county chairman filling a candidate
30	vacancy under section 6(a)(2) of this chapter or the chairman of a
31	meeting filling a candidate vacancy under this chapter shall file a
32	written certificate of candidate selection on a form prescribed by the
33	commission election division stating the following information for
34	each candidate selected:
35	(1) The name of each candidate as:
36	(A) the candidate wants the candidate's name to appear on the
37	ballot; and
38	(B) the candidate's name is permitted to appear on the ballot
39	under IC 3-5-7.
40	(2) The residence address of each candidate.
41	(b) The certificate shall be filed with:
42	(1) the election division for:



1	(A) a committee acting under section 3, 4, 5, or 6(b) of this
2	chapter; or
3	(B) a committee acting under section 6(a) of this chapter to fill
4	a candidate vacancy in the office of judge of a circuit, superior,
5	probate, county, or small claims court or prosecuting attorney;
6	or
7	(2) the circuit court clerk, for a committee acting under section
8	6(a) of this chapter to fill a candidate vacancy for a local office
9	not described in subdivision (1).
10	(c) This subsection applies to a candidate vacancy resulting from a
11	vacancy on the primary election ballot as described in section 2 of this
12	chapter. The certificate required by subsection (a) shall be filed not
13	later than noon July 3 before election day.
14	(d) This subsection applies to all candidate vacancies not described
15	by subsection (c). The certificate required by subsection (a) shall be
16	filed not later than noon three (3) days (excluding Saturdays and
17	Sundays) after selection of the candidates.
18	(e) A certificate filed under this section is not effective unless the
19	candidate selected to fill the candidate vacancy has filed a
20	statement of economic interests under IC 3-8-9-5.
21 22 23	SECTION 124. IC 3-13-2-8, AS AMENDED BY P.L.2-2005,
22	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2015]: Sec. 8. (a) The chairman or chairmen filling a
24	candidate vacancy under this chapter shall immediately file a written
25	certificate of candidate selection on a form prescribed by the
26	commission election division stating the following information for
27	each candidate selected:
28	(1) The name of each candidate as:
29	(A) the candidate wants the candidate's name to appear on the
30	ballot; and
31	(B) the candidate's name is permitted to appear on the ballot
32	under IC 3-5-7.
33	(2) The residence address of each candidate.
34	(b) The certificate shall be filed with:
35	(1) the election division for:
36	(A) one (1) or more chairmen acting under section 2, 3, 4, or
37	5(b) of this chapter; or
38	(B) a committee acting under section 5(b) of this chapter to fill
39	a candidate vacancy for the office of judge of a circuit,
40	superior, probate, county, or small claims court or prosecuting
41	attorney; or
42	(2) the circuit court clerk of the county in which the greatest



1	percentage of the population of the election district is located, for
2	a chairman acting under section 5(a) of this chapter to fill a
3	candidate vacancy for a local office not described in subdivision
4	(1).
5	(c) The certificate required by subsection (a) shall be filed not more
6	than three (3) days (excluding Saturdays and Sundays) after selection
7	of the candidate.
8	(d) A certificate filed under this section is not effective unless the
9	candidate selected to fill the candidate vacancy has filed a
10	statement of economic interests under IC 3-8-9-5.
11	SECTION 125. IC 3-14-1-17, AS AMENDED BY P.L.168-2014,
12	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2015]: Sec. 17. (a) As used in this section, "government
14	employee" refers to any of the following:
15	(1) An employee of the state.
16	(2) An employee of a political subdivision.
17	(3) A special state appointee (as defined in IC 4-2-6-1).
18	(4) An employee of a charter school (as defined in IC 20-24-1-4).
19	(b) As used in this section, "government employer" refers to the
20	state or a political subdivision.
21	(c) As used in this section, "property" refers only to the following:
22	(1) Equipment, goods, and materials, including mail and
23 24	messaging systems.
24	(2) Money.
25	(d) A government employee may not knowingly or intentionally use
26	the property of the employee's government employer to do any of the
27	following:
28	(1) Solicit a contribution.
29	(2) Advocate the election or defeat of a candidate.
30	(3) Advocate the approval or defeat of a public question.
31	(e) A government employee may not knowingly or intentionally
32	distribute or display campaign materials advocating:
33	(1) the election or defeat of a candidate; or
34	(2) the approval or defeat of a public question;
35	on the government employer's real property during regular working
36	hours.
37	(f) A government employee may not knowingly or intentionally
38	wear or display an article of clothing or button that states the name
39	of any political party or includes the name, picture, photograph, or
10	other likeness of a candidate or currently elected federal, state,
11 12	county, or local official on the government employee's property
12	during regular working hours.



1	(f) (g) This section does not prohibit the following:
2	(1) Activities permitted under IC 6-1.1-20.
3	(2) A government employee from carrying out administrative
4	duties under the direction of an elected official who is the
5	government employee's supervisor.
6	(g) (h) A government employee who knowingly or intentionally
7	performs several actions described in subsection (d), or (e), or (f) in a
8	connected series that are closely related in time, place, and
9	circumstance may be charged with only one (1) violation of this section
10	for that connected series of actions.
11	(h) (i) A government employee who violates this section commits
12	a Class A misdemeanor. However, the offense is a Level 6 felony if the
13	person has a prior unrelated conviction under this section.
14	SECTION 126. IC 3-14-2-11, AS AMENDED BY P.L.168-2014,
15	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2015]: Sec. 11. (a) A person who knowingly votes or offers to
17	vote in a precinct except the one in which the person is registered and
18	resides commits a Level 6 felony, except when permitted under
19	IC 3-10-10, IC 3-10-11, or IC 3-10-12.
20	(b) A person who knowingly makes a false statement concerning the
	name, address, or voter identification number of the person by:
22	(1) signing a person's signature on a poll list to affirm false
21 22 23 24 25	information concerning a voter printed on the poll list; or
24	(2) making a written or oral affirmation under IC 3-7-39-7,
2.5	IC 3-10-1-24, IC 3-10-10-4 , IC 3-10-11-4 , IC 3-10-12-4 , or
26	IC 3-11-8-25.1 to provide false information concerning a voter in
27	addition to the information concerning the voter printed on the
28	poll list;
29	commits a Level 6 felony.
30	SECTION 127. IC 3-14-3-14, AS AMENDED BY P.L.158-2013,
31	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2015]: Sec. 14. A printer of the ballots for an election, or
33	person employed in printing the ballots, who knowingly:
34	(1) delivers a ballot to a person other than a county election board
35	for which the ballots are being printed;
36	(2) prints a ballot in any form other than the one prescribed by
37	law; or
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	arrangements other than as authorized by the commission election
40 4.1	division or a county election board;
41 42	commits a Level 6 felony.
12	SECTION 128. IC 6-1.1-20-3.6, AS AMENDED BY P.L.219-2013,



SECTION 73, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3.6. (a) Except as provided in sections 3.7 and 3.8 of this chapter, this section applies only to a controlled project described in section 3.5(a) of this chapter.

- (b) If a sufficient petition requesting the application of the local public question process has been filed as set forth in section 3.5 of this chapter, a political subdivision may not impose property taxes to pay debt service on bonds or lease rentals on a lease for a controlled project unless the political subdivision's proposed debt service or lease rental is approved in an election on a local public question held under this section.
- (c) Except as provided in subsection (k), the following question shall be submitted to the eligible voters at the election conducted under this section:

"Shall	(insert t	the name of the politication	al subdivision)
issue bonds o	r enter into a	a lease to finance	(insert
a brief descrip	ption of the	controlled project), whi	ch is estimated
to cost not mo	re than	(insert the total cos	t of the project)
and is estimat	ed to increas	se the property tax rate f	for debt service
by	(insert ir	ncrease in tax rate as det	ermined by the
department of	f local gover	nment finance)?".	

The public question must appear on the ballot in the form approved by the county election board. If the political subdivision proposing to issue bonds or enter into a lease is located in more than one (1) county, the county election board of each county shall jointly approve the form of the public question that will appear on the ballot in each county. The form approved by the county election board may differ from the language certified to the county election board by the county auditor. If the county election board approves the language of a public question under this subsection, the county election board shall submit the language to the department of local government finance for review.

(d) The department of local government finance shall review the language of the public question to evaluate whether the description of the controlled project is accurate and is not biased against either a vote in favor of the controlled project or a vote against the controlled project. The department of local government finance may either approve the ballot language as submitted or recommend that the ballot language be modified as necessary to ensure that the description of the controlled project is accurate and is not biased. The department of local government finance shall certify its approval or recommendations to the county auditor and the county election board not more than ten (10) days after the language of the public question is submitted to the



department for review. If the department of local government finance recommends a modification to the ballot language, the county election board shall, after reviewing the recommendations of the department of local government finance, submit modified ballot language to the department for the department's approval or recommendation of any additional modifications. The public question may not be certified by the county auditor under subsection (e) unless the department of local government finance has first certified the department's final approval of the ballot language for the public question.

- (e) The county auditor shall certify the finally approved public question under IC 3-10-9-3 to the county election board of each county in which the political subdivision is located. The certification must occur not later than noon:
 - (1) seventy-four (74) days before a primary election if the public question is to be placed on the primary or municipal primary election ballot; or
 - (2) August 1 if the public question is to be placed on the general or municipal election ballot.

Subject to the certification requirements and deadlines under this subsection and except as provided in subsection (k), the public question shall be placed on the ballot at the next primary election, general election, or municipal election in which all voters of the political subdivision are entitled to vote. However, if a primary election, general election, or municipal election will not be held during the first year in which the public question is eligible to be placed on the ballot under this section and if the political subdivision requests the public question to be placed on the ballot at a special election, the public question shall be placed on the ballot at a special election to be held on the first Tuesday after the first Monday in May or November of the year. The certification must occur not later than noon seventy-four (74) days before a special election to be held in May (if the special election is to be held in May) or noon on August 1 (if the special election is to be held in November). The fiscal body of the political subdivision that requests the special election shall pay the costs of holding the special election. The county election board shall give notice under IC 5-3-1 of a special election conducted under this subsection. A special election conducted under this subsection is under the direction of the county election board. The county election board shall take all steps necessary to carry out the special election.

- (f) The circuit court clerk shall certify the results of the public question to the following:
 - (1) The county auditor of each county in which the political



subdivision is located.

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- (2) The department of local government finance.
- (g) Subject to the requirements of IC 6-1.1-18.5-8, the political subdivision may issue the proposed bonds or enter into the proposed lease rental if a majority of the eligible voters voting on the public question vote in favor of the public question.
- (h) If a majority of the eligible voters voting on the public question vote in opposition to the public question, both of the following apply:
 - (1) The political subdivision may not issue the proposed bonds or enter into the proposed lease rental.
 - (2) Another public question under this section on the same or a substantially similar project may not be submitted to the voters earlier than one (1) year three hundred fifty (350) days after the date of the election.
- (i) IC 3, to the extent not inconsistent with this section, applies to an election held under this section.
- (j) A political subdivision may not artificially divide a capital project into multiple capital projects in order to avoid the requirements of this section and section 3.5 of this chapter.
- (k) This subsection applies to a political subdivision for which a petition requesting a public question has been submitted under section 3.5 of this chapter. The legislative body (as defined in IC 36-1-2-9) of the political subdivision may adopt a resolution to withdraw a controlled project from consideration in a public question. If the legislative body provides a certified copy of the resolution to the county auditor and the county election board not later than sixty-three (63) days before the election at which the public question would be on the ballot, the public question on the controlled project shall not be placed on the ballot and the public question on the controlled project shall not be held, regardless of whether the county auditor has certified the public question to the county election board. If the withdrawal of a public question under this subsection requires the county election board to reprint ballots, the political subdivision withdrawing the public question shall pay the costs of reprinting the ballots. If a political subdivision withdraws a public question under this subsection that would have been held at a special election and the county election board has printed the ballots before the legislative body of the political subdivision provides a certified copy of the withdrawal resolution to the county auditor and the county election board, the political subdivision withdrawing the public question shall pay the costs incurred by the county in printing the ballots. If a public question on a controlled project is withdrawn under this subsection, a public question



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1	under this section on the same controlled project or a substantially
2	similar controlled project may not be submitted to the voters earlier
3	than one (1) year three hundred fifty (350) days after the date the
4	resolution withdrawing the public question is adopted.
5	(l) If a public question regarding a controlled project is placed on
6	the ballot to be voted on at a public question under this section, the
7	political subdivision shall submit to the department of local
8	government finance, at least thirty (30) days before the election, the
9	following information regarding the proposed controlled project for
10	posting on the department's Internet web site:
11	(1) The cost per square foot of any buildings being constructed as
12	part of the controlled project.
13	(2) The effect that approval of the controlled project would have
14	on the political subdivision's property tax rate.
15	(3) The maximum term of the bonds or lease.
16	(4) The maximum principal amount of the bonds or the maximum
17	lease rental for the lease.
18	(5) The estimated interest rates that will be paid and the total
19	interest costs associated with the bonds or lease.
20	(6) The purpose of the bonds or lease.
21	(7) In the case of a controlled project proposed by a school
22	corporation:
23	(A) the current and proposed square footage of school building
24	space per student;
25	(B) enrollment patterns within the school corporation; and
26	(C) the age and condition of the current school facilities.

SECTION 129. IC 9-24-2.5-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. (a) As required under 42 U.S.C. 15483, 52 U.S.C. 21083, the commission shall enter into an agreement with the Commissioner of Social Security under 42 U.S.C. 405(r)(8)(A) to verify information set forth on voter registration applications.

- (b) The information subject to verification under this section is the following:
 - (1) Whether the name (including the first name and any family forename or surname), date of birth (including month, day, and year), and Social Security number of an individual provided to the Commissioner of Social Security match the information contained in the Commissioner's records.
 - (2) Whether the individual is shown in the records of the Commissioner of Social Security as deceased.
 - (c) The agreement under subsection (b) must comply with 42 U.S.C.



15481 52 U.S.C. 21081	and IC 3-7-26.3.
(d) If an individual	shown in the record

(d) If an individual shown in the records of the Commissioner of Social Security is deceased, the county voter registration office shall cancel the individual's registration under IC 3-7-45-4, unless the county voter registration office determines that additional information is necessary to sufficiently document the individual's death.

SECTION 130. IC 33-33-2-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 8. (a) The Allen superior court consists of nine (9) judges as follows:

- (1) Two (2) judges serve in the family relations division.
- (2) Three (3) judges serve in the criminal division.
- (3) Four (4) judges serve in the civil division.

A newly elected or appointed judge assumes the division assignment of the judge whom the judge replaces.

- (b) If in the opinion of a majority of the judges there is an undue disparity in the number of cases in any division, the chief judge may assign specific cases normally assigned to that division to a judge in another division as directed by a majority of the judges.
- (c) Not later than December 31 of the year immediately preceding a year in which the office of judge of the Allen superior court will be on the ballot, the clerk of the circuit court shall file with the election division a list containing the name, the division assignment, and the court number assigned by the roster of judicial officers maintained by the Supreme Court of Indiana, Division of State Court Administration, for each judge of the Allen superior court.
- (e) (d) During the period under IC 3-8-2-4 in which a declaration of candidacy may be filed for a primary election, any person desiring to become a candidate for one (1) of the Allen superior court judgeships must file with the election division a declaration of candidacy adapted from the form prescribed under IC 3-8-2 that:
 - (1) is signed by the candidate; and
 - (2) designates the division and the name of the incumbent judge court number of the judgeship that the candidate seeks.
- (d) (e) A petition without the designation required under subsection (c) shall be rejected by the election division (or by the Indiana election commission under IC 3-8-1-2).
- (e) (f) If an individual who files a declaration under subsection (c) ceases to be a candidate after the final date for filing a declaration under subsection (c), the election division may accept the filing of additional declarations of candidacy for that seat not later than noon on



August 1.

SECTION 131. IC 33-33-53-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2.5. Not later than December 31 of the year immediately preceding a year in which the office of judge of the Monroe circuit court will be on the ballot, the clerk of the circuit court shall file with the election division a list containing the name and seat designation for each judge of the Monroe circuit court.

SECTION 132. IC 33-33-82-31, AS AMENDED BY P.L.58-2005, SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 31. (a) The judge of the Vanderburgh circuit court and each of the seven (7) judges of the Vanderburgh superior court shall be elected in nonpartisan elections every six (6) years.

- (b) Not later than December 31 of the year immediately preceding a year in which the office of judge of the Vanderburgh superior court will be on the ballot, the clerk of the circuit court shall file with the election division a list containing the name and the court number assigned by the roster of judicial officers maintained by the Supreme Court of Indiana, Division of State Court Administration, for each judge of the Vanderburgh superior court.
- (b) (c) During the period under IC 3-8-2-4 in which a declaration of candidacy may be filed for a primary election, any person desiring to become a candidate for any one (1) of the eight (8) judgeships affected by this chapter shall file with the election division a declaration of candidacy adapted from the form prescribed under IC 3-8-2, signed by the candidate and designated which designating by court number the judgeship the candidate seeks. Any petition without the designation shall be rejected by the election division (or by the Indiana election commission under IC 3-8-1-2). To be eligible for election, a candidate must be:
 - (1) domiciled in the county of Vanderburgh;
 - (2) a citizen of the United States; and
 - (3) admitted to the practice of law in Indiana.
- (c) If an individual who files a declaration under subsection (b) (c) ceases to be a candidate after the final date for filing a declaration under subsection (b), (c), the election division may accept the filing of additional declarations of candidacy for that judgeship not later than noon August 1.
- (d) All candidates for each respective judgeship shall be listed on the general election ballot in the form prescribed by IC 3-11, without



1	party designation. The candidate receiving the highest number of votes
2	for each judgeship shall be elected to that office.
3	(e) IC 3, where not inconsistent with this chapter, applies to
4	elections under this chapter.
5	SECTION 133. IC 36-1-3-9 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 9. (a) The area inside
7	the boundaries of a county comprises its territorial jurisdiction.
8	However, a municipality has exclusive jurisdiction over bridges
9	(subject to IC 8-16-3-1), streets, alleys, sidewalks, watercourses,
10	sewers, drains, and public grounds inside its corporate boundaries,
11	unless a statute provides otherwise.
12	(b) The area inside the corporate boundaries of a municipality
13	comprises its territorial jurisdiction, except to the extent that a statute
14	expressly authorizes the municipality to exercise a power in areas
15	outside its corporate boundaries.
16	(c) Whenever a statute authorizes a municipality to exercise a power
17	in areas outside its corporate boundaries, the power may be exercised:
18	(1) inside the corporate boundaries of another municipality, only
19	if both municipalities, by ordinance, enter into an agreement
20	under IC 36-1-7; or
21	(2) in a county other than the county in which the municipal hall
22	is located, but not inside the corporate boundaries of another
23	municipality, only if both the municipality and the other county,
24	by ordinance, enter into an agreement under IC 36-1-7.
25	(d) If the two (2) units involved under subsection (c) cannot reach
26	an agreement, either unit may petition the circuit or superior court of
27	the county to hear and determine the matters at issue. The clerk of the
28	court shall issue notice to the other unit as in other civil actions, and the
29	court shall hold the hearing without a jury. There may be a change of
30	venue from the judge but not from the county. The petitioning unit
31	shall pay the costs of the action.
32	(e) If a political subdivision permits or authorizes the placement
33	or display of materials:
34	(1) advocating the election or defeat of a candidate or public
35	question; or
36	(2) supporting or opposing a political party;

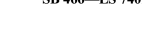
on the real or personal property of the political subdivision, the political subdivision must permit the placement or display of these

materials from any person on that real or personal property

FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 10. (a) This section

SECTION 134. IC 36-1-6-10 IS AMENDED TO READ AS

subject to the same time, place, and manner restrictions.



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1	applies to:
2	(1) an ordinance adopted by a unit; or
3	(2) an order adopted by a county redistricting commission
4	under IC 36-2-2 or IC 36-2-3;
5	to establish executive, fiscal, or legislative body election districts
6	within the unit.
7	(b) Except as otherwise provided in the ordinance or order, the
8	ordinance or order takes effect immediately upon passage. However,
9	a previously adopted ordinance or order establishing election districts
10	remains in effect for the purpose of filling a vacancy in the executive,
11	fiscal, or legislative body until the expiration of the term of that office.
12	(c) A reference in the ordinance or order to the boundary of a
13	political subdivision, a precinct boundary, or an election district
14	boundary refers to the precinct or boundary as the precinct or boundary
15	existed on the date of adoption of the ordinance or order. A change in
16	the boundary of a political subdivision, precinct, or election district
17	following the date of adoption of the ordinance or order does not alter
18	the boundaries of the election districts established by the ordinance or
19	order.
20	(d) The adoption of an ordinance or order does not affect the
21	right of an individual serving as a member of the executive, fiscal,
22	or legislative body of the unit to continue to serve in office until the
23	expiration of the member's current term specified under state law.
24	SECTION 135. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Elections, to which was referred Senate Bill No. 466, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Replace the effective date in SECTION 2 with "[EFFECTIVE UPON PASSAGE]".

Replace the effective date in SECTION 5 with "[EFFECTIVE UPON PASSAGE]".

Replace the effective date in SECTION 25 with "[EFFECTIVE UPON PASSAGE]".

Page 3, line 41, after "Sec. 7." insert "(a)".

Page 4, between lines 6 and 7, begin a new paragraph and insert:

- "(b) The following apply to a student attending a postsecondary educational institution in Indiana:
 - (1) A student who applies to register to vote shall state the address of the student's residence.
 - (2) A student may have only one (1) residence under Indiana law.
 - (3) A student's residence may be either of the following, depending on the facts of the student's situation and the student's intentions:
 - (A) The address that the student traveled from to attend a postsecondary educational institution.
 - (B) The address in the community in which the student is attending a postsecondary educational institution, if the student has no intention of returning to the address described in clause (A).
 - (4) There is no rule on legal residence that applies to all students attending postsecondary educational institutions. Each case and each student is different."

Page 4, line 9, strike "commission" and insert "**election division**". Page 6, line 14, delete "may not serve at the same time" and insert "**is not entitled to receive credentials**".

Page 6, line 26, delete "has" and insert "is entitled to:

- (1) enter, leave, and reenter the satellite office at any time the office is open;
- (2) inspect the voting systems before absentee ballots are received at the satellite office each day;
- (3) inspect the work being done by any elected official, absentee board member, or county employee at the satellite office; and



(4) witness any proceeding of the county election board or an absentee voting board at the satellite office.".

Page 6, delete line 27.

Page 19, between lines 18 and 19, begin a new line block indented and insert:

"(7) Information received from the election division under section 16(b) of this chapter.".

Page 21, line 11, strike "Not later than August 1, 2013,".

Page 21, line 11, delete "the" and insert "The".

Page 64, line 16, after "52 U.S.C. 20302(b)" delete "," and insert "and with the name of the precinct completed by the county election board,".

Page 64, line 19, strike "(1) The name of the precinct and township (or".

Page 64, line 19, delete "council".

Page 64, line 20, delete "district".

Page 64, line 20, strike "and city or town).".

Page 64, line 21, strike "(2)" and insert "(1)".

Page 64, line 25, strike "(3)" and insert "(2)".

Page 64, line 27, strike "(4)" and insert "(3)".

Page 64, line 29, strike "(5)" and insert "(4)".

Page 65, line 5, strike "(6)" and insert "(5)".

Page 74, line 1, after "IC 3-11-18.1-4" delete "." and insert ", except to document and report to a precinct election officer, the county election board, or the election division a problem with the functioning of the voting system."

Page 74, between lines 3 and 4, begin a new paragraph and insert: "SECTION 94. IC 3-11-8-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 18. A voter or person offering to vote may not converse or communicate with a person other than a member of the precinct election board in a loud or disruptive manner while at the polls."

Page 74, line 8, after "voting" insert ", including a list stored on a cellular telephone or similar electronic device,".

Page 75, line 29, after "Sec. 8.5." insert "(a) This section does not apply to an application for an absentee ballot from a voter participating in the address confidentiality program under IC 5-26.5-2.

(b)".

Page 81, line 42, after "IC 3-11-2-16" delete ";" and insert "because of the omission of a candidate, political party, or public question from the ballot;".



Page 82, line 8, delete "error or".

Page 82, line 8, after "omission" delete "," and insert "of a candidate, political party, or public question,".

Page 83, line 18, after "IC 3-11-2-16" delete ";" and insert "because of the omission of a candidate, political party, or public question from the ballot;".

Page 83, line 27, delete "error or".

Page 83, line 27, after "omission" delete "," and insert "of a candidate, political party, or public question,".

Page 85, line 37, delete "county" and insert "major".

Page 85, line 37, after "party" insert "of a county".

Page 94, line 7, delete "(a) As used in this section, "campaign".

Page 94, delete lines 8 through 9.

Page 94, line 10, reset in roman "(a)".

Page 94, line 10, delete "(b)".

Page 94, run in lines 7 through 10.

Page 94, line 16, reset in roman "(b)".

Page 94, line 16, delete "(c)".

Page 94, line 18, reset in roman "(c)".

Page 94, line 18, delete "(d)".

Page 94, line 23, reset in roman "(d)".

Page 94, line 23, delete "(e)".

Page 94, line 29, reset in roman "(e)".

Page 94, line 29, delete "(f)".

Page 94, between lines 34 and 35, begin a new paragraph and insert:

"(f) A government employee may not knowingly or intentionally wear or display an article of clothing or button that states the name of any political party or includes the name, picture, photograph, or other likeness of a candidate or currently elected federal, state, county, or local official on the government employee's property during regular working hours."

Page 94, line 41, reset in roman "(d)".

Page 94, line 41, after "(d)" delete "(e)" and insert ",".

Page 94, line 41, strike "or".

Page 94, line 41, reset in roman "(e)".

Page 94, line 41, after "or (e)" insert ", or".

Page 99, line 38, delete "may" and insert "shall".

Page 100, line 16, delete "seat designation" and insert "court number assigned by the roster of judicial officers maintained by the Supreme Court of Indiana, Division of State Court Administration,".

Page 100, line 24, strike "name of the incumbent judge" and insert



"court number".

Page 100, between lines 41 and 42, begin a new paragraph and insert:

"SECTION 132. IC 33-33-82-31, AS AMENDED BY P.L.58-2005, SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 31. (a) The judge of the Vanderburgh circuit court and each of the seven (7) judges of the Vanderburgh superior court shall be elected in nonpartisan elections every six (6) years.

- (b) Not later than December 31 of the year immediately preceding a year in which the office of judge of the Vanderburgh superior court will be on the ballot, the clerk of the circuit court shall file with the election division a list containing the name and the court number assigned by the roster of judicial officers maintained by the Supreme Court of Indiana, Division of State Court Administration, for each judge of the Vanderburgh superior court.
- (b) (c) During the period under IC 3-8-2-4 in which a declaration of candidacy may be filed for a primary election, any person desiring to become a candidate for any one (1) of the eight (8) judgeships affected by this chapter shall file with the election division a declaration of candidacy adapted from the form prescribed under IC 3-8-2, signed by the candidate and designated which designating by court number the judgeship the candidate seeks. Any petition without the designation shall be rejected by the election division (or by the Indiana election commission under IC 3-8-1-2). To be eligible for election, a candidate must be:
 - (1) domiciled in the county of Vanderburgh;
 - (2) a citizen of the United States; and
 - (3) admitted to the practice of law in Indiana.
- (c) If an individual who files a declaration under subsection (b) (c) ceases to be a candidate after the final date for filing a declaration under subsection (b), (c), the election division may accept the filing of additional declarations of candidacy for that judgeship not later than noon August 1.
- (d) All candidates for each respective judgeship shall be listed on the general election ballot in the form prescribed by IC 3-11, without party designation. The candidate receiving the highest number of votes for each judgeship shall be elected to that office.
- (e) IC 3, where not inconsistent with this chapter, applies to elections under this chapter.".

Page 101, line 27, after "placement" insert "or display of materials:

(1) advocating the election or defeat of a candidate or public



question; or

(2) supporting or opposing a political party;".

Page 101, line 28, delete "of election related communications".

Page 101, line 28, beginning with "on" begin a new line blocked left.

Page 101, line 30, delete "communications" and insert "the placement or display of these materials".

Page 101, line 30, delete "to be placed".

Page 101, line 30, after "on" delete "the".

Page 101, line 31, delete "political subdivision's" and insert "that real or personal".

Page 101, line 32, delete "that apply to election related communications." and insert ".".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 466 as introduced.)

WALKER, Chairperson

Committee Vote: Yeas 7, Nays 3.

