JFK

S0003-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3

(SENATE AUTH	IORS: BOLI	DON, Port, Murphy and Putnam)
DATE	D-PG	OFFICIAL STATUS
01/04/2023	71	Introduction and first reading
		Referred to Elections
01/05/2023	83	Author stricken Carlson
01/25/2023	381	Chief author stricken, shown as co-author Port
	381	Chief author added Boldon
02/08/2023	708a	Comm report: To pass as amended and re-refer to Transportation
02/13/2023		Comm report: To pass and re-referred to Health and Human Services
		1 1

1.1	A bill for an act
1.2	relating to elections; modifying provisions related to voter registration; absentee
1.3	voting; requiring voting instructions, sample ballots, and election judges to be
1.4	multilingual in certain situations; regulating intimidation, deceptive practices, and
1.5	interference with voter registration and voting; campaign finance; expanding the
1.6	definition of express advocacy; providing penalties; requiring reports; amending
1.7 1.8	Minnesota Statutes 2022, sections 10A.01, subdivision 16a; 10A.27, subdivision 11; 13.607, by adding a subdivision; 201.014, by adding a subdivision; 201.054,
1.0	subdivisions 1, 2; 201.061, by adding a subdivision; 201.071, subdivision 1;
1.10	201.091, subdivision 4; 201.161; 201.162; 203B.04, subdivisions 1, 5; 203B.06,
1.11	subdivisions 1, 3; 203B.12, by adding subdivisions; 203B.121, subdivision 2;
1.12	204C.08, subdivision 1d; 204C.10; 211B.15, subdivisions 1, 7b, by adding
1.13	subdivisions; 211B.32, subdivision 1; 609.165, subdivision 1; proposing coding
1.14	for new law in Minnesota Statutes, chapters 201; 204B; 211B; 243.
1.15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.16	ARTICLE 1
1 17	STRENGTHEN THE ERFEDOM TO VOTE
1.17	STRENGTHEN THE FREEDOM TO VOTE
1.17 1.18	STRENGTHEN THE FREEDOM TO VOTE Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision
1.18	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision
1.18 1.19	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read:
1.18 1.19 1.20	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding
1.18 1.19 1.20	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding
1.18 1.19 1.20 1.21	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding applicants who are determined ineligible to register to vote is governed by section 201.161.
1.18 1.19 1.20 1.21 1.22	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding applicants who are determined ineligible to register to vote is governed by section 201.161. Sec. 2. Minnesota Statutes 2022, section 201.014, is amended by adding a subdivision to
1.18 1.19 1.20 1.21 1.22	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding applicants who are determined ineligible to register to vote is governed by section 201.161. Sec. 2. Minnesota Statutes 2022, section 201.014, is amended by adding a subdivision to
 1.18 1.19 1.20 1.21 1.22 1.23 	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding applicants who are determined ineligible to register to vote is governed by section 201.161. Sec. 2. Minnesota Statutes 2022, section 201.014, is amended by adding a subdivision to read:
 1.18 1.19 1.20 1.21 1.22 1.23 1.24 	Section 1. Minnesota Statutes 2022, section 13.607, is amended by adding a subdivision to read: <u>Subd. 9. Ineligible voter data.</u> Any data transferred to the secretary of state regarding applicants who are determined ineligible to register to vote is governed by section 201.161. Sec. 2. Minnesota Statutes 2022, section 201.014, is amended by adding a subdivision to read: <u>Subd. 2a. Felony conviction; restoration of civil right to vote.</u> An individual who is

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2.1	incarcerated fo	r the offense, the i	ndividual's civil	right to vote is lost o	nly during that period
2.2	of incarceration	<u>n.</u>			
			2	541	
2.3	Sec. 3. Minne	esota Statutes 202	22, section 201.0	54, subdivision 1, is	amended to read:
2.4	Subdivision	11. Registration.	(a) An individu	al may register to vo	te:
2.5	(1) at any ti	me before the 20th	a day preceding a	ny election as provid	ed in section 201.061,
2.6	subdivision 1;				
2.7	(2) on the d	lay of an election	as provided in so	ection 201.061, subd	ivision 3; or
2.8	(3) when su	bmitting an absent	tee ballot, by enc	losing a completed re	egistration application
2.9	as provided in	section 203B.04,	subdivision 4.		
2.10	(b) An indi	vidual who is und	er the age of 18.	but who is at least 1	6 years of age and
2.11	otherwise eligit	ole, may submit a y	voter registration	application as provid	led in section 201.061,
2.12	subdivisions 1	and 1b.			
2.13	Sec. 4. Minne	esota Statutes 202	2, section 201.0	54, subdivision 2, is	amended to read:
2.14	Subd. 2. Pr	ohibitions; pena	lty. No individu	al shall intentionally:	:
2.15	(1) cause or	r attempt to cause	the individual's	name to be registered	l in any precinct if the
2.16	individual is no	ot eligible to vote <u>.</u>	, except as perm	tted by section 201.	061, subdivision 1b;
2.17	(2) cause of	r attempt to cause	the individual's	name to be registere	d for the purpose of
2.18	voting in more	than one precinct	:;		
2.19	(3) misrepr	esent the individu	al's identity whe	n attempting to regis	ster to vote; or
2.20	(4) aid, abe	t, counsel, or proc	cure any other in	dividual to violate th	nis subdivision.
2.21	A violation	of this subdivisio	on is a felony.		
			5		
2.22	Sec. 5. Minne	esota Statutes 202	2, section 201.0	61, is amended by ac	lding a subdivision to
2.23	read:				
2.24	<u>Subd. 1b.</u>	Preregistration. A	n individual wh	o is under the age of	18, but who is at least
2.25	16 years of age	and meets all req	uirements for eli	gibility in section 20	1.014, except for age,
2.26	<u>may submit a v</u>	voter registration a	application or be	automatically regist	ered under section
2.27	201.161 at the	address in which	the voter mainta	ins residence pursua	nt to subdivision 1.
2.28	Nothing in this	s section shall be c	construed to enti	tle an individual to a	ppear on a polling
2.29	place roster or	cast a ballot at an	election if the in	ndividual does not m	eet all eligibility
2.30	requirements for	or voting, includin	ng age.		

Article 1 Sec. 5.

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3.1	Sec. 6. Minnesota Statutes 2022, section 201.071, subdivision 1, is amended to read:
3.2	Subdivision 1. Form. Both paper and electronic voter registration applications must
3.3	contain the same information unless otherwise provided by law. A voter registration
3.4	application must contain spaces for the following required information: voter's first name,
3.5	middle name, and last name; voter's previous name, if any; voter's current address; voter's
3.6	previous address, if any; voter's date of birth; voter's municipality and county of residence;
3.7	voter's telephone number, if provided by the voter; date of registration; current and valid
3.8	Minnesota driver's license number or Minnesota state identification number, or if the voter
3.9	has no current and valid Minnesota driver's license or Minnesota state identification, the
3.10	last four digits of the voter's Social Security number; a box to indicate a voter's preference
3.11	to join the permanent absentee voter list; and voter's signature. The paper registration
3.12	application may include the voter's email address, if provided by the voter. The electronic
3.13	voter registration application must include the voter's email address. The registration
3.14	application may include the voter's interest in serving as an election judge, if indicated by
3.15	the voter. The application must also contain the following certification of voter eligibility:
3.16	"I certify that I:
3.17	(1) will be at least 18 years old on election day am at least 16 years old and understand
3.18	that I must be at least 18 years old to be eligible to vote;
3.19	(2) am a citizen of the United States;
3.20	(3) will have resided in Minnesota for 20 days immediately preceding election day;
3.21	(4) maintain residence at the address given on the registration form;
3.22	(5) am not under court-ordered guardianship in which the court order revokes my right
3.23	to vote;
3.24	(6) have not been found by a court to be legally incompetent to vote;
3.25	(7) have the right to vote because, if I have been convicted of a felony, my felony sentence
3.26	has expired (been completed) or I have been discharged from my sentence am not currently
3.27	incarcerated for a conviction of a felony offense; and
3.28	(8) have read and understand the following statement: that giving false information is a
3.29	felony punishable by not more than five years imprisonment or a fine of not more than
3.30	\$10,000, or both."
3.31	The certification must include boxes for the voter to respond to the following questions:
3.32	"(1) Are you a citizen of the United States?" and

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4.1 "(2) Will you be 18 years old on or before election day Are you at least 16 years old and
4.2 will you be at least 18 years old on or before the day of the election in which you intend to
4.3 vote?"
4.4 And the instruction:

4.5 "If you checked 'no' to either of these questions, do not complete this form."

4.6 The form of the voter registration application and the certification of voter eligibility
4.7 must be as provided in this subdivision and approved by the secretary of state. Voter
4.8 registration forms authorized by the National Voter Registration Act must also be accepted
4.9 as valid. The federal postcard application form must also be accepted as valid if it is not
4.10 deficient and the voter is eligible to register in Minnesota.

4.11 An individual may use a voter registration application to apply to register to vote in
4.12 Minnesota or to change information on an existing registration.

4.13 Sec. 7. Minnesota Statutes 2022, section 201.091, subdivision 4, is amended to read:

Subd. 4. Public information lists. The county auditor shall make available for inspection 4.14 a public information list which must contain the name, address, year of birth, and voting 4.15 history of each registered voter in the county. Data on applicants submitted pursuant to 4.16 section 201.061, subdivision 1b, are not part of the public information list until the voter is 4.17 registered or has voting history. The list must not include the party choice of any voter who 4.18 voted in a presidential nomination primary. The telephone number must be included on the 4.19 list if provided by the voter. The public information list may also include information on 4.20 voting districts. The county auditor may adopt reasonable rules governing access to the list. 4.21 No individual inspecting the public information list shall tamper with or alter it in any 4.22 manner. No individual who inspects the public information list or who acquires a list of 4.23 registered voters prepared from the public information list may use any information contained 4.24 in the list for purposes unrelated to elections, political activities, or law enforcement. The 4.25 secretary of state may provide copies of the public information lists and other information 4.26 from the statewide registration system for uses related to elections, political activities, or 4.27 in response to a law enforcement inquiry from a public official concerning a failure to 4.28 comply with any criminal statute or any state or local tax statute. 4.29

4.30 Before inspecting the public information list or obtaining a list of voters or other
4.31 information from the list, the individual shall provide identification to the public official
4.32 having custody of the public information list and shall state in writing that any information
4.33 obtained from the list will not be used for purposes unrelated to elections, political activities,

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or law enforcement. Requests to examine or obtain information from the public information 5.1 lists or the statewide registration system must be made and processed in the manner provided 5.2 in the rules of the secretary of state. 5.3

Upon receipt of a statement signed by the voter that withholding the voter's name from 5.4 the public information list is required for the safety of the voter or the voter's family, the 5.5 secretary of state and county auditor must withhold from the public information list the 5.6 name of a registered voter. 5.7

Sec. 8. Minnesota Statutes 2022, section 201.161, is amended to read: 5.8

201.161 DRIVER'S LICENSE AND IDENTIFICATION CARD APPLICATIONS 5.9 AUTOMATIC VOTER REGISTRATION. 5.10

Subdivision 1. Automatic registration. (a) Except as otherwise provided in this section, 5.11

an individual must be registered to vote if the individual is eligible to vote under section 5.12

201.014 and properly completes and submits one of the following applications, if the 5.13

application includes documentation or verification of United States citizenship or records 5.14

reflect that the applicant provided proof of citizenship during a previous agency transaction: 5.15

- (1) an application for a new or renewed Minnesota driver's license, instruction permit, 5.16 5.17 or identification card;
- (2) an initial or renewal application for MinnesotaCare under chapter 256L; or 5.18
- (3) an application for benefits or services to a state agency participating under subdivision 5.19 5.
- 5.20

(b) If a registered voter supplies a different name or address as part of an application 5.21

under this subdivision from the name and address in the voter registration record, the 5.22

registrant's voter registration record must be updated to reflect the name or address 5.23

information provided. 5.24

Subd. 2. Option to decline. Upon receipt of the registration information, the county 5.25

auditor must promptly mail to the individual a notice that provides an opportunity to decline 5.26

the registration. The secretary of state may prescribe the form and content of this notice. 5.27

- An individual must not be registered if the individual declines to be registered within 20 5.28
- days of submitting the application. An otherwise eligible individual who declines to register 5.29

must be offered a new registration opportunity with each qualifying application submitted 5.30

under subdivision 1. 5.31

Subd. 3. Department of Public Safety. (a) The Department commissioner of public 6.1 safety shall, in consultation with the secretary of state, must change its the applications for 6.2 an original, duplicate, or change of address driver's license, instruction permit, or 6.3 identification card so that the forms may also serve as voter registration applications. The 6.4 forms must contain spaces for all information collected by voter registration applications 6.5 prescribed by the secretary of state. Applicants for driver's licenses or identification cards 6.6 must be asked if they want to register to vote at the same time and that information must 6.7 be transmitted at least weekly any forms where applicants may provide documentation of 6.8 United States citizenship contain spaces for all information required to register to vote, as 6.9 prescribed by the secretary of state. Unless the applicant has provided an address other than 6.10 the applicant's address of residence under section 171.12, subdivision 7, paragraph (d), the 6.11 commissioner must transmit the information daily by electronic means to the secretary of 6.12 6.13 state. Pursuant to the Help America Vote Act of 2002, Public Law 107-252, the computerized driver's license record containing the voter's name, address, date of birth, citizenship, driver's 6.14 license number or state identification number, county, town, and city or town must be made 6.15 available for access by the secretary of state and interaction with the statewide voter 6.16 registration system. The commissioner must submit data to the secretary of state identifying 6.17 the total number of individuals that completed qualifying transactions under this section 6.18 and the total number of individuals whose records were ultimately transferred for registration. 6.19 At a minimum, the commissioner must submit the data to the secretary of state on the same 6.20 day each month. The secretary of state must publish a monthly report of this data. 6.21 (b) An applicant's information must not be transmitted to the secretary of state under 6.22 this section unless the applicant provides documentation of United States citizenship or 6.23 records maintained by the Department of Public Safety indicate that the applicant provided 6.24 documentation demonstrating United States citizenship as part of a previous license or 6.25 identification card transaction. If the applicant does not provide or has not previously 6.26 6.27 provided documentation of United States citizenship, the commissioner must provide information during the transaction regarding voter registration and eligibility criteria. If the 6.28 applicant provides documentation during the transaction indicating that the applicant is not 6.29 a United States citizen, the applicant's information must not be transmitted to the secretary 6.30 of state and the applicant must not be offered a voter registration opportunity. 6.31 (c) No applicant may be registered to vote under this subdivision until: 6.32 (1) the commissioner of public safety has certified that the department's systems have 6.33

6.34 been tested and can accurately provide the required data and accurately exclude from

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7.1	transmission	data on individuals y	vho have not n	rovided documentary e	vidence of United
7.1	States citizen			lovided documentary e	vidence of Officed
1.2					
7.3	<u>. , , , , , , , , , , , , , , , , , , ,</u>	*		system for automatic re	X
7.4				erly determining wheth	ier an applicant is
7.5	eligible to sub	omit a voter registrat	tion application	<u></u>	
7.6	The departme	ent's systems must be	tested and acc	urately provide the nec	essary data no later
7.7	than Decemb	er 1, 2023.			
7.8	<u>(d)</u> For pu	rposes of this sectio	n, "driver's lice	nse" includes any instr	uction permit,
7.9	provisional li	cense, limited licens	e, restricted lic	ense, or operator's pern	nit issuable by the
7.10	commissione	r of public safety un	der chapter 171	<u>.</u>	
7.11	Subd. 4. I	Department of Hum	an Services. (a	a) The commissioner of	f human services,
7.12	in consultatio	n with the secretary	of state, must e	ensure the applications	described in
7.13	subdivision 1	, paragraph (a), claus	se (2), also serv	e as voter registration a	pplications for any
7.14	individual wh	nose name appears o	n the application	n and who has presente	ed documentary
7.15	proof of Unite	ed States citizenship.	If permitted by	the federal government	t, the commissioner
7.16	must, in const	ultation with the secr	etary of state, et	nsure an application for	medical assistance
7.17	under chapter	256B also serves as	a voter registra	ation application for an	y individual whose
7.18	name appears	on the application a	nd who has pres	sented documentary pro	oof of United States
7.19	citizenship. T	he applications mus	t contain spaces	s for all information rec	uired to register to
7.20	vote, as presc	ribed by the secretar	ry of state. The	commissioner must tra	nsmit information
7.21	daily by elect	ronic means to the s	ecretary of stat	e for an individual who	se United States
7.22	citizenship ha	as been verified. The	commissioner	must submit data to the	e secretary of state
7.23				completed qualifying tr	
7.24				vhose records were ulti	
7.25				er must submit the data	to the secretary of
7.26	state on the sa	ame day each month	<u>.</u>		
7.27	<u>(b) No ap</u>	plicant may be regis	tered to vote ur	der this subdivision un	til (1) the
7.28	commissioner	r of human services h	as certified that	the department's system	ns have been tested
7.29	and can accur	ately provide the rec	uired data and	accurately exclude from	n transmission data
7.30	on individual	s who have not prov	ided document	ary evidence of United	States citizenship,
7.31	and (2) the se	cretary of state has c	ertified that the	system for automatic re	egistration of those
7.32	applicants has	s been tested and is o	capable of prop	erly determining wheth	ner an applicant is
7.33	eligible to vot	e. The department's s	ystems must be	tested and accurately pr	ovide the necessary
7.34	data no later t	than December 1, 20	25.		

8.1	Subd. 5. Other agencies and units of government. (a) The governor must determine,
8.2	in consultation with the secretary of state, whether any other state agency must implement
8.3	automatic voter registration. A state agency must be considered if the agency collects,
8.4	processes, or stores the following information as part of providing assistance or services:
8.5	name, residential address, date of birth, and citizenship verification. A qualifying agency
8.6	must submit a report to the governor and secretary of state no later than December 1, 2024,
8.7	describing steps needed to implement automatic voter registration, barriers to implementation
8.8	and ways to mitigate them, and applicable federal and state privacy protections for voter
8.9	registration information. The final decision must be made by June 1, 2025, and is at the
8.10	governor's sole discretion.
8.11	(b) An agency may not begin verifying citizenship as part of an agency transaction for
8.12	the sole purpose of providing automatic voter registration. Once an agency has implemented
8.13	automatic voter registration, it must continue to provide automatic voter registration unless
8.14	otherwise expressly required by law.
8.15	(c) No applicant may be registered to vote under this subdivision until (1) the agency's
8.16	commissioner has certified that the necessary systems have been tested and can accurately
8.17	provide the required data and accurately exclude from transmission data on individuals who
8.18	have not provided documentary evidence of United States citizenship, and (2) the secretary
8.19	of state has certified that the system for automatic registration of those applicants has been
8.20	tested and is capable of properly determining whether an applicant is eligible to vote.
8.21	Subd. 6. Registration. (a) The secretary of state must compare all application information
8.22	submitted under this section with the information received under section 201.145 to determine
8.23	whether an applicant is eligible to vote. If an applicant appears on the list of individuals
8.24	who are ineligible to vote, the secretary of state must not process the application further
8.25	and must not share the applicant's information with the county for registration. For applicants
8.26	who do not appear to be ineligible to vote, the secretary of state must determine whether
8.27	the applicant whose information is submitted under this section is currently registered in
8.28	the statewide voter registration system.
8.29	(b) If the applicant is not currently registered in the statewide voter registration system,
8.30	the secretary of state must transmit the registration daily by electronic means to the county
8.31	auditor of the county where the voter resides.
8.32	(c) Any data regarding applicants who the secretary determines are not eligible to vote
8.33	are private data on individuals, as defined in section 13.02, subdivision 12.

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9.1	(d) The co	ounty auditor must cance	el the voter's recor	d in the statewide v	oter registration
9.2	<u> </u>	receipt of a written reque			
9.3	_	Prosecution of registra	~~~		
9.4		his section, the transfer			<u> </u>
9.5		attempt to register to vo			
9.6		such a registration is pr	-		
9.7		ote or votes, it is presum			
9.8		l is not subject to any pe			
9.9		ndividual who knowingl			
9.10		tion or who intentionall			
9.11		he individual's ineligibil	-	6	
9.12		Effective date of registi		annlicant declines i	registration the
9.12		is the date that the cour			
9.14		t the ability of a person to	•		
9.15		division 3. Any person w			
9.16		d during the 20 days bef			
9.17		vith a notice advising th		· · · · · · · · · · · · · · · · · · ·	
9.18	election day.			· C	
9.19		IVE DATE. This section	n is effective July	1 2023	
9.19			in is chective sury	1,2023.	
9.20	Sec. 9. Min	nesota Statutes 2022, se	ection 201.162, is a	amended to read:	
9.21	201.162 I	DUTIES OF STATE A	GENCIES.		
9.22	The comm	nissioner or chief admin	istrative officer of	f each state agency	or
9.23	community-b	ased public agency or no	onprofit corporation	n that contracts with	the state agency
9.24	to carry out c	bligations of the state a	gency shall provid	le voter registration	services for
9.25	employees an	d the public <u>, including, a</u>	s applicable, autor	natic voter registratic	on or information
9.26	on voter eligi	bility and registration pr	ocedures as requir	red under section 20	1.161. A person
9.27	may complet	e a voter registration ap	plication or apply	to change a voter re	egistration name
9.28	or address if t	he person has the proper	qualifications on	the date of applicati	on. Nonpartisan
9.29	voter registra	tion assistance, includin	g routinely asking	g members of the pu	iblic served by
9.30	the agency w	hether they would like t	o register to vote	and, if necessary, as	sisting them in
9.31	preparing the	registration forms must	t be part of the job	of appropriate age	ncy employees.
9.32	EFFECT	IVE DATE. This section	on is effective July	1, 2023.	

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10.1 Sec. 10. [201.276] DUTIES OF SECRETARY OF STATE; INFORMATION ABOUT 10.2 VOTING RIGHTS.

The secretary of state shall develop accurate and complete information in a single 10.3 publication about the voting rights of people who have been charged with or convicted of 10.4 a crime. The publication must include, at a minimum, information on what types of charges 10.5 and convictions affect a person's right to vote and how the right to vote is affected and where 10.6 10.7 and how to register to vote. This publication must be made available electronically to the state court administrator for distribution to judges, court personnel, probation officers, and 10.8 the commissioner of corrections for distribution to corrections officials, parole and supervised 10.9 release agents, and the public. 10.10

10.11 Sec. 11. Minnesota Statutes 2022, section 203B.04, subdivision 1, is amended to read:

10.12 Subdivision 1. Application procedures. (a) Except as otherwise allowed by subdivision 2 or by section 203B.11, subdivision 4, an application for absentee ballots for any election 10.13 may be submitted at any time not less than one day before the day of that election. The 10.14 county auditor shall prepare absentee ballot application forms in the format provided by the 10.15 secretary of state and shall furnish them to any person on request. By January 1 of each 10.16 even-numbered year, the secretary of state shall make the forms to be used available to 10.17 auditors through electronic means. An application submitted pursuant to this subdivision 10.18 10.19 shall be in writing. An application may be submitted in person, by electronic facsimile device, by electronic mail, or by mail to: 10.20

10.21 (1) the county auditor of the county where the applicant maintains residence; or

10.22 (2) the municipal clerk of the municipality, or school district if applicable, where theapplicant maintains residence.

For a federal, state, or county election, an absentee ballot application may alternatively be submitted electronically through a secure website that shall be maintained by the secretary of state for this purpose. Notwithstanding paragraph (b), the secretary of state must require applicants using the website to submit the applicant's email address and verifiable Minnesota driver's license number, Minnesota state identification card number, or the last four digits of the applicant's Social Security number.

An application submitted electronically under this paragraph may only be transmitted to
the county auditor for processing if the secretary of state has verified the application
information matches the information in a government database associated with the applicant's
driver's license number, state identification card number, or Social Security number. The

secretary of state must review all unverifiable applications for evidence of suspicious activityand must forward any such application to an appropriate law enforcement agency for

11.3 investigation.

(b) An application shall be approved if it is timely received, signed and dated by the

applicant, contains the applicant's name and residence and mailing addresses, date of birth,

11.6 and at least one of the following:

- 11.7 (1) the applicant's Minnesota driver's license number;
- 11.8 (2) Minnesota state identification card number;
- 11.9 (3) the last four digits of the applicant's Social Security number; or

11.10 (4) a statement that the applicant does not have any of these numbers.

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

(d) An applicant's full date of birth, Minnesota driver's license or state identification 11.14 number, and the last four digits of the applicant's Social Security number must not be made 11.15 available for public inspection. An application may be submitted to the county auditor or 11.16 municipal clerk by an electronic facsimile device. An application mailed or returned in 11.17 person to the county auditor or municipal clerk on behalf of a voter by a person other than 11.18 the voter must be deposited in the mail or returned in person to the county auditor or 11.19 municipal clerk within ten days after it has been dated by the voter and no later than six 11.20 days before the election. The absentee ballot applications or a list of persons applying for 11.21 an absentee ballot may not be made available for public inspection until the close of voting 11.22 on election day, except as authorized in section 203B.12, and must be available to the public 11.23 in the same manner as public information lists in section 201.091, subdivisions 4, 5, and 9. 11.24

(e) An application under this subdivision may contain an application under subdivision
5 to automatically receive an absentee ballot application.

11.27 **EFFECTIVE DATE.** This section is effective June 1, 2024.

11.28 Sec. 12. Minnesota Statutes 2022, section 203B.04, subdivision 5, is amended to read:

11.29 Subd. 5. **Permanent absentee voter status.** (a) An eligible voter may apply to a county 11.30 auditor or municipal clerk to automatically receive an absentee ballot application before 11.31 each election, other than an election by mail conducted under section 204B.45, and to have 11.32 the status as a permanent absentee voter indicated on the voter's registration record. An

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eligible voter listed as an ongoing absentee voter as of July 31, 2013, pursuant to laws in

effect on that date, shall be treated as if the voter applied for status as a permanent absenteevoter pursuant to this subdivision.

(b) A voter who applies under paragraph (a) must automatically be provided an absentee
ballot application for each eligible election. A voter's permanent absentee status ends and
automatic ballot application delivery must be terminated on:

12.7 (1) the voter's written request;

12.8 (2) the voter's death;

12.9 (3) return of an absentee ballot as undeliverable; or

(4) a change in the voter's status to "challenged" or "inactive" in the statewide voterregistration system.

12.12 (c) The secretary of state shall adopt rules governing procedures under this subdivision.

12.13 (d) This subdivision does not apply to a voter residing in a jurisdiction that conducts

12.14 elections entirely by mail under section 204B.45.

12.15 **EFFECTIVE DATE.** This section is effective June 1, 2024.

12.16 Sec. 13. Minnesota Statutes 2022, section 203B.06, subdivision 1, is amended to read:

Subdivision 1. Printing and delivery of forms. Each county auditor and municipal
clerk shall prepare and print a sufficient number of blank application forms for absentee
ballots. The county auditor or municipal clerk shall deliver a blank application form to any
voter who requests one pursuant to section 203B.04. Blank application forms must be mailed
to eligible voters who have requested an application pursuant to section 203B.04, subdivision
5, at least 60 days before:

12.23 (1) each regularly scheduled primary for federal, state, county, city, or school board
 12.24 office;

12.25 (2) each regularly scheduled general election for city or school board office for which
12.26 a primary is not held; and

12.27 (3) a special primary to fill a federal or county office vacancy or special election to fill
 12.28 a federal or county office vacancy, if a primary is not required to be held pursuant to section
 12.29 204D.03, subdivision 3, or 204D.07, subdivision 3; and

12.30 (4) any election held in conjunction with an election described in clauses (1) to (3);

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13.1	or at least 45	davs before any oth	er primary or of	her election for which	a nrimary is not
13.2	held.				
				1 0004	
13.3	EFFECI	FIVE DATE. This se	ection is effectiv	e June 1, 2024.	
13.4	Sec. 14. M	innesota Statutes 202	22, section 203B	.06, subdivision 3, is a	amended to read:
13.5	Subd. 3.	Delivery of ballots.	(a) <u>The county a</u>	uditor, municipal cler	k, school district
13.6	clerk, or full	-time clerk of any cit	y or town admin	nistering an election p	ursuant to section
13.7	203B.05, sha	all mail absentee ballo	ots to voters on t	ne permanent absentee	ballot list pursuant
13.8	to section 20	3B.04, subdivision 5	, on the following	ng timelines:	
13.9	<u>(1) at lea</u>	st 46 days before:			
13.10	(i) each r	egularly scheduled p	rimary or genera	al election for federal,	state, county, city,
13.11	or school bo	ard office; and			
13.12	(ii) excep	ot as provided by clau	ise (2), each spe	cial primary or specia	l election to fill a
13.13	federal, state	e, county, city, or sch	ool board vacan	<u>cy;</u>	
13.14	<u>(2)</u> as soc	on as practicable for	a special election	n held pursuant to sect	tion 204D.19,
13.15	subdivision 2	2 and 3; and			
13.16	(3) town	clerks administering	absentee ballots	for a town general elec	ction held in March
13.17	shall deliver	absentee ballots at le	east 30 days befo	ore the election.	
13.18	(b) The c	commissioner of corr	ections must pro	wide the secretary of s	state with a list of
13.19			-	rrectional facilities. A	
13.20		C		on the list provided by	
13.21		-		tee ballot must not be	
13.22	applicant. Th	he county auditor or	municipal clerk	must promptly transm	it a copy of the
13.23	application to	o the county attorney.	The Department	of Corrections must im	plement procedures
13.24	to ensure that	at absentee ballots iss	ued under this c	hapter are not received	d or mailed by
13.25	offenders inc	carcerated at state ad	ult correctional	facilities.	
13.26	(b) (c) If	an application for ab	sentee ballots is	accepted at a time wh	en absentee ballots
13.27	are not yet a	vailable for distributi	on, the county a	uditor, or municipal c	lerk accepting the
13.28	application s	shall file it and as soc	on as absentee ba	allots are available for	distribution shall
13.29	mail them to	the address specified	d in the applicat	ion. If an application f	for absentee ballots
13.30	is accepted v	when absentee ballots	s are available fo	or distribution, the cou	nty auditor or
13.31	municipal cl	erk accepting the app	olication shall pr	comptly:	

14.1 (1) mail the ballots to the voter whose signature appears on the application if the
14.2 application is submitted by mail and does not request commercial shipping under clause
14.3 (2);

14.4 (2) ship the ballots to the voter using a commercial shipper requested by the voter at the
14.5 voter's expense;

(3) deliver the absentee ballots directly to the voter if the application is submitted inperson; or

(4) deliver the absentee ballots in a sealed transmittal envelope to an agent who has been
designated to bring the ballots, as provided in section 203B.11, subdivision 4, to a voter
who would have difficulty getting to the polls because of incapacitating health reasons, or
who is disabled, or who is a patient in a health care facility, a resident of a facility providing
assisted living services governed by chapter 144G, a participant in a residential program
for adults licensed under section 245A.02, subdivision 14, or a resident of a shelter for
battered women as defined in section 611A.37, subdivision 4.

(e) (d) If an application does not indicate the election for which absentee ballots are
sought, the county auditor or municipal clerk shall mail or deliver only the ballots for the
next election occurring after receipt of the application. Only one set of ballots may be mailed,
shipped, or delivered to an applicant for any election, except as provided in section 203B.121,
subdivision 2, or when a replacement ballot has been requested by the voter for a ballot that
has been spoiled or lost in transit.

14.21 **EFFECTIVE DATE.** This section is effective June 1, 2024.

14.22 Sec. 15. Minnesota Statutes 2022, section 203B.12, is amended by adding a subdivision
14.23 to read:

14.24 <u>Subd. 9.</u> Names of persons; permanent absentee voters. The secretary of state must
14.25 <u>maintain a list of permanent absentee voters. The list must be available to the public in the</u>
14.26 same manner as public information lists in section 201.091, subdivisions 4, 5, and 9.

14.27 **EFFECTIVE DATE.** This section is effective June 1, 2024.

14.28 Sec. 16. Minnesota Statutes 2022, section 203B.12, is amended by adding a subdivision
14.29 to read:

14.30Subd. 10. Names of persons; absentee ballot applications. The names of voters who14.31have submitted an absentee ballot application to the county auditor or municipal clerk must

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be available to the public in the same manner as public information lists in section 201.091,
subdivisions 4, 5, and 9.

15.3 Sec. 17. Minnesota Statutes 2022, section 203B.121, subdivision 2, is amended to read:

Subd. 2. Duties of ballot board; absentee ballots. (a) The members of the ballot board 15.4 shall take possession of all signature envelopes delivered to them in accordance with section 15.5 203B.08. Upon receipt from the county auditor, municipal clerk, or school district clerk, 15.6 15.7 two or more members of the ballot board shall examine each signature envelope and shall mark it accepted or rejected in the manner provided in this subdivision. Election judges 15.8 performing the duties in this section must be of different major political parties, unless they 15.9 are exempt from that requirement under section 205.075, subdivision 4, or section 205A.10, 15.10 subdivision 2. 15.11

(b) The members of the ballot board shall mark the signature envelope "Accepted" and
initial or sign the signature envelope below the word "Accepted" if a majority of the members
of the ballot board examining the envelope are satisfied that:

(1) the voter's name and address on the signature envelope are the same as the information
provided on the absentee ballot application or voter record;

15.17 (2) the voter signed the certification on the envelope;

(3) the voter's Minnesota driver's license, state identification number, or the last four
digits of the voter's Social Security number are the same as a number on the voter's absentee
ballot application or voter record. If the number does not match, the election judges must
compare the signature provided by the applicant to determine whether the ballots were
returned by the same person to whom they were transmitted;

(4) the voter is registered and eligible to vote in the precinct or has included a properlycompleted voter registration application in the signature envelope;

(5) the certificate has been completed as prescribed in the directions for casting anabsentee ballot; and

(6) the voter has not already voted at that election, either in person or, if it is after theclose of business on the seventh day before the election, by absentee ballot.

15.29 The signature envelope from accepted ballots must be preserved and returned to the15.30 county auditor.

(c)(1) If a majority of the members of the ballot board examining a signature envelopefind that an absentee voter has failed to meet one of the requirements provided in paragraph

(b), they shall mark the signature envelope "Rejected," initial or sign it below the word
"Rejected," list the reason for the rejection on the envelope, and return it to the county
auditor. There is no other reason for rejecting an absentee ballot beyond those permitted by

this section. Failure to place the ballot within the secrecy envelope before placing it in the
outer white envelope is not a reason to reject an absentee ballot.

(2) If an envelope has been rejected at least five days before the election, the envelope
must remain sealed and the official in charge of the ballot board shall provide the voter with
a replacement absentee ballot and signature envelope in place of the rejected ballot.

(3) If an envelope is rejected within five days of the election, the envelope must remain
sealed and the official in charge of the ballot board must attempt to contact the voter by
telephone or email to notify the voter that the voter's ballot has been rejected. <u>The ballot</u>
board must contact the voter by the method or methods of communication provided by the
voter on the voter's application for an absentee ballot or voter registration. The official must
document the attempts made to contact the voter.

(d) The official in charge of the absentee ballot board must mail the voter a written notice
of absentee ballot rejection between six and ten weeks following the election. If the official
determines that the voter has otherwise cast a ballot in the election, no notice is required.
If an absentee ballot arrives after the deadline for submission provided by this chapter, the
notice must be provided between six to ten weeks after receipt of the ballot. A notice of
absentee ballot rejection must contain the following information:

(1) the date on which the absentee ballot was rejected or, if the ballot was received afterthe required deadline for submission, the date on which the ballot was received;

16.23 (2) the reason for rejection; and

(3) the name of the appropriate election official to whom the voter may direct furtherquestions, along with appropriate contact information.

(e) An absentee ballot signature envelope marked "Rejected" may not be opened or
subject to further review except in an election contest filed pursuant to chapter 209.

16.28 **EFFECTIVE DATE.** This section is effective June 1, 2024.

16.29 Sec. 18. Minnesota Statutes 2022, section 204C.08, subdivision 1d, is amended to read:

16.30 Subd. 1d. **Voter's Bill of Rights.** The county auditor shall prepare and provide to each 16.31 polling place sufficient copies of a poster setting forth the Voter's Bill of Rights as set forth 16.32 in this section. Before the hours of voting are scheduled to begin, the election judges shall

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17.1	post it in a conspicuous lo	cation or locations in the	e polling place. The	Voter's Bill of Rights		
17.2	is as follows:					
17.3		"VOTER'S BILL O	F RIGHTS			
17.4	For all persons residin	g in this state who meet	federal voting eligit	bility requirements:		
17.5	(1) You have the right t	o be absent from work f	or the purpose of vot	ing in a state, federal,		
17.6	or regularly scheduled ele	ction without reduction	to your pay, persona	al leave, or vacation		
17.7	time on election day for th	ne time necessary to app	ear at your polling p	blace, cast a ballot,		
17.8	and return to work.					
17.9	(2) If you are in line at	your polling place any	time before 8:00 p.n	n., you have the right		
17.10	to vote.					
17.11	(3) If you can provide	the required proof of re	sidence, you have th	e right to register to		
17.12	vote and to vote on election	on day.				
17.13	(4) If you are unable to	sign your name, you hav	ve the right to orally o	confirm your identity		
17.14	with an election judge and to direct another person to sign your name for you.					
17.15	(5) You have the right to request special assistance when voting.					
17.16	(6) If you need assistant	nce, you may be accom	panied into the votin	g booth by a person		
17.17	of your choice, except by	an agent of your employ	yer or union or a car	ndidate.		
17.18	(7) You have the right	to bring your minor chi	ldren into the polling	g place and into the		
17.19	voting booth with you.					
17.20	(8) If you have been co	onvicted of a felony but	your felony sentence	e has expired (been		
17.21	completed) or you have b	een discharged from you	ur sentence, You hav	ve the right to vote <u>if</u>		
17.22	you are not currently inca	rcerated for conviction	of a felony offense.			
17.23	(9) If you are under a g	guardianship, you have	the right to vote, unl	ess the court order		
17.24	revokes your right to vote					
17.25	(10) You have the righ	t to vote without anyon	e in the polling place	e trying to influence		
17.26	your vote.					
17.27	(11) If you make a mis	take or spoil your ballot	before it is submitte	ed, you have the right		
17.28	to receive a replacement b	allot and vote.				
17.29	(12) You have the righ	t to file a written compl	aint at your polling	place if you are		
17.30	dissatisfied with the way a	an election is being run.				
17.31	(13) You have the righ	t to take a sample ballo	t into the voting boo	th with you.		

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18.1 18.2	(14) You with you."	1 have the right to take	a copy of this	Voter's Bill of Rights ir	nto the voting booth	
18.3	Sec. 19. M	linnesota Statutes 2022	2, section 204	C.10, is amended to rea	ad:	
18.4	204C.10	POLLING PLACE	ROSTER; V	OTER SIGNATURE	CERTIFICATE;	
18.5	VOTER RI	ECEIPT.				
18.6	(a) An ir	ndividual seeking to vo	ote shall sign a	a polling place roster or	voter signature	
18.7	certificate w	which states that the inc	dividual <u>:</u>			
18.8	<u>(1)</u> is at 1	least 18 years of age ; ;				
18.9	(2) a citizen of the United States;					
18.10	<u>(3)</u> has r	esided in Minnesota fo	or 20 days imr	nediately preceding the	e election ;	
18.11	<u>(4)</u> main	tains residence at the a	address shown	1 <u>5;</u>		
18.12	<u>(5)</u> is not	t under a guardianship	in which the c	court order revokes the	individual's right to	
18.13	vote ;					
18.14	<u>(6)</u> has n	ot been found by a cor	urt of law to b	e legally incompetent t	to vote or ;	
18.15	<u>(7)</u> has th	he right to vote becaus	se, if the indiv	idual was convicted of	a felony, the felony	
18.16	sentence has	s expired or been comj	pleted or the in	ndividual has been disc	harged from the	
18.17	sentence, is	not currently incarcera	ated for that co	onviction;		
18.18	<u>(8)</u> is reg	gistered; and				
18.19	<u>(9)</u> has n	not already voted in the	e election.			
18.20	The rost	er must also state: "I u	nderstand that	deliberately providing	g false information	
18.21	is a felony p	unishable by not more	than five year	s imprisonment and a fi	ine of not more than	
18.22	\$10,000, or	both."				
18.23	(b) At th	e presidential nominat	tion primary, t	he polling place roster	must also state: "I	
18.24	am in gener	al agreement with the	principles of t	he party for whose can	didate I intend to	
18.25	vote." This s	statement must appear	separately from	m the statements requir	red in paragraph (a).	
18.26	The felony j	penalty provided for in	n paragraph (a) does not apply to this	paragraph.	
18.27	(c) A juc	lge may, before the ap	plicant signs t	he roster or voter signa	ture certificate,	
18.28	confirm the	applicant's name, addı	ress, and date	of birth.		
18.29	(d) After	the applicant signs the	e roster or vote	er signature certificate,	the judge shall give	
18.30	the applican	it a voter's receipt. The	e voter shall de	eliver the voter's receip	t to the judge in	

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charge of ballots as proof of the voter's right to vote, and thereupon the judge shall hand to
the voter the ballot. The voters' receipts must be maintained during the time for notice of
filing an election contest.

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

19.7 Sec. 20. [243.205] NOTICE OF RESTORATION OF RIGHT TO VOTE.

19.8 Subdivision 1. Correctional facilities; designation of official. The chief executive

19.9 officer of each state and local correctional facility shall designate an official within the

19.10 <u>facility to provide the notice and application required under this section to a person to whom</u>

19.11 the civil right to vote is restored by reason of the person's release from actual incarceration.

19.12 The official shall maintain an adequate supply of voter registration applications and

19.13 informational materials for this purpose.

19.14 <u>Subd. 2.</u> Notice requirement. A notice of restoration of the civil right to vote and a
19.15 voter registration application must be provided as follows:

19.16 (1) the chief executive officer of each state and local correctional facility shall provide

19.17 the notice and application to a person being released from the facility following incarceration

19.18 for a felony-level offense; and

19.19 (2) a probation officer or supervised release agent shall provide the notice and application
 19.20 to all individuals under correctional supervision for a felony-level offense.

19.21 Subd. 3. Form of notice. The notice required by subdivision 2 must appear substantially
19.22 as follows:

19.23 **<u>"NOTICE OF RESTORATION OF YOUR RIGHT TO VOTE.</u>**

19.24 Your receipt of this notice today means that your right to vote in Minnesota has been

19.25 restored. Before you can vote on election day, you still need to register to vote. To register,

19.26 you may complete a voter registration application online or complete a paper application

and return it to the Office of the Minnesota Secretary of State or to your county auditor.

19.28 You may also register to vote in your polling place on election day. You will not be permitted

19.29 to cast a ballot until you register to vote. The first time you appear at your polling place to

19.30 cast a ballot, you may be required to provide proof of your current residence."

19.31 Subd. 4. Failure to provide notice. A failure to provide proper notice as required by
19.32 this section does not prevent the restoration of the person's civil right to vote.

20.1	Sec. 21. Minnesota Statutes 2022, section 609.165, subdivision 1, is amended to read:
20.2	Subdivision 1. Restoration. When a person has been deprived of civil rights by reason
20.3	of conviction of a crime and is thereafter discharged, such discharge shall restore the person
20.4	to all civil rights and to full citizenship, with full right to vote and hold office, the same as
20.5	if such conviction had not taken place, and the order of discharge shall so provide.
20.6	Sec. 22. APPROPRIATION; SECRETARY OF STATE.
20.7	\$14,000 in fiscal year 2023 is appropriated from the general fund to the secretary of
20.8	state to implement the sections relating to restoring the civil right to vote to individuals who
20.9	have been convicted of a felony.
20.10	EFFECTIVE DATE. This section is effective the day following final enactment.
20.11	ARTICLE 2
20.12	PROTECT VOTERS AND OUR ELECTIONS SYSTEM
20.13	Section 1. [204B.295] VOTING INSTRUCTIONS AND SAMPLE BALLOTS IN
20.14	LANGUAGES OTHER THAN ENGLISH; MULTILINGUAL ELECTION JUDGES.
20.15	Subdivision 1. Duty. The secretary of state or county auditor must contract with a
20.16	translator certified by the American Translators Association to develop voting instructions
20.17	and sample ballots in languages other than English, to be made available in polling places
20.18	during elections as required by this section. At a minimum, voting instructions and sample
20.19	ballots must be prepared and made available in print, electronic, and audio-visual formats
20.20	in the three most commonly spoken non-English languages in the state as determined by
20.21	the state demographer for the previous calendar year.
20.22	Subd. 2. Designation of language minority districts. No later than 90 days before an
20.23	election, the secretary of state or county auditor, in consultation with the state demographer,
20.24	must determine the percentage of residents in each census tract who are members of a
20.25	language minority and who lack sufficient skills in English to vote without assistance.
20.26	Language minority districts will be designated if three percent or more of the population in
20.27	a corresponding census tract speak English "less than very well" according to the most
20.28	recent census data.
20.29	Subd. 3. Translation required; interpreter required. (a) If the number of residents
20.30	determined under subdivision 2 equals three percent or more of a census tract, or if interested
20.31	citizens or organizations provide information that gives the secretary of state or county
20.32	auditor sufficient reason to believe a need exists, at least two copies of the translated voting

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21.1	instruction	is and sample ballot mi	ust be provided 1	o each precinct in tha	t district during any
21.2		special state or local el	•	•	
21.3	(b) If th	ne number of residents	determined und	er subdivision 2 equal	s 20 percent or more
21.5	<u> </u>	ulation of a census trac		•	•
21.4		on that gives the secreta		-	
21.5		s, at least four copies of			
21.0		ed to each precinct in th			
21.8		onducted in that district			
21.9		int at least one interpre		· · · · · · · · · · · · · · · · · · ·	•
21.10	· · · ·	a specified language in	•		
21.11		etive services for that 1		•	•
21.12	least 30 da	sys prior to the date of the	he election. This	interpreter must wear	a name tag or other
21.13	badge indi	cating the interpreter's	language certifi	cation. For purposes	of section 204C.06
21.14	and any ot	her applicable law, an	interpreter appo	inted under this section	on is considered an
21.15	election of	fficial and may be prese	ent in a polling p	place for the purpose of	of conducting duties
21.16	assigned b	y the county auditor or	municipal cler	<u>c.</u>	
21.17	Subd. 4	4. Use of materials; no	otice required.	The translated voting	instructions and
21.18	sample bal	lots required by this sec	tion must be mad	le available for use by	voters as a reference
21.19	when com	pleting and casting an o	official ballot. In	addition to the numbe	r of copies required,
21.20	at least one	e sample ballot and set	of instructions	n each applicable lan	guage, along with a
21.21	notice writ	tten in that language ind	dicating the avai	lability of those mater	rials, must be posted
21.22	in a conspi	icuous location in each	polling place.		
01.00	S 2. [2	11D 0751 INTERIDA		TEDFEDENCE W/	τη της νοτινό
21.23 21.24		211B.075] INTIMIDA S; PENALTIES.	AIIUN AND IN	IERFERENCE WI	In The VOTING
21.24	INCLO	5, I ENALTIES.			
21.25	Subdiv	rision 1. Intimidation.	(a) A person ma	y not directly or indir	ectly use or threaten
21.26	force, coer	ccion, violence, restrain	nt, damage, harn	n, or loss, including lo	oss of employment
21.27	or econom	iic reprisal against:			
21.28	<u>(1) a pe</u>	erson with the intent to	compel a person	n to register or abstair	n from registering to
21.29	vote, vote	or abstain from voting	, or vote for or a	gainst a candidate or	ballot question; or
21.30	<u>(2) any</u>	person with the intent	to impede that	person's efforts to enc	ourage another to
21.31	cast a balle	ot or assist another in r	egistering to vot	e, traveling to a polli	ng place, casting a
21.32	ballot, or r	participating in any othe	er aspect of the	election process.	

21.32 <u>ballot, or participating in any other aspect of the election process.</u>

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22.1	(b) Notwithstanding	g paragraph (a)), in a civil a	ction brought to preve	ent and restrain
22.2	violations of this subdiv	vision or to rec	quire the pay	ment of civil penaltie	s, the moving party
22.3	may show that the action	on or attempted	d action wou	ıld cause a reasonable	person to feel
22.4	intimidated. The movin	ng party does r	not need to s	how that the actor into	ended to cause the
22.5	victim to feel intimidat	ed.			
22.6	Subd. 2. Deceptive	practices. (a)	No person 1	nay, within 60 days o	f an election, cause
22.7	information to be transp	mitted by any	means that t	he person:	
22.8	(1) intends to imped	le or prevent a	nother perso	on from exercising the	e right to vote; and
22.9	(2) knows to be mat	terially false.			
22.10	(b) The prohibition i	n this subdivis	ion includes	but is not limited to in	formation regarding
22.11	the time, place, or man	ner of holding	an election;	the qualifications for	or restrictions on
22.12	voter eligibility at an ele	ection; and thre	eats to physi	cal safety associated w	with casting a ballot.
22.13	Subd. 3. Interferen	ce with regist	ration or vo	<mark>ting.</mark> No person may i	ntentionally hinder,
22.14	interfere with, or preven	nt another pers	son from vot	ing, registering to vot	e, or aiding another
22.15	person in casting a ball	ot or registerir	ng to vote.		
22.16	Subd. 4. Vicarious	liability; cons	s piracy. A p	erson may be held vic	ariously liable for
22.17	any damages resulting	from the viola	tion of this s	ection and may be ide	entified in an order
22.18	restraining violations o	f this section i	f that persor	<u>.:</u>	
22.19	(1) intentionally aids	s, advises, hire	s, counsels, a	bets, incites, compels,	, or coerces a person
22.20	to violate any provision	n of this section	n or attempts	s to aid, advise, hire, c	ounsel, abet, incite,
22.21	compel, or coerce a per	son to violate	any provisio	on of this section; or	
22.22	(2) conspires, comb	ines, agrees, o	or arranges v	vith another to either c	commit a violation
22.23	of this section or aid, a	dvise, hire, cou	unsel, abet, i	ncite, compel, or coer	ce a third person to
22.24	violate any provision o	f this section.			
22.25	Subd. 5. Criminal	penalties; civi	l remedies.	(a) A person who vio	lates this section is
22.26	guilty of a gross misder	meanor.			
22.27	(b) The attorney gen	neral or an ele	ction officia	l may bring a civil act	ion to prevent or
22.28	restrain a violation of th	his section if th	nere is a reas	onable basis to believ	e that an individual
22.29	or entity is committing	or intends to c	commit a pro	phibited act.	
22.30	(c) The attorney ger	neral, or an ele	ection officia	l injured by an act pro	phibited by this
22.31	section, may bring a civ	vil action pursu	ant to section	on 8.31 to recover dam	nages, together with
22.32	costs of investigation a	nd reasonable	attorney fee	s, and receive other ed	quitable relief as

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23.1	determined by	the court. An actio	n brought by a	n election official und	er section 8.31,	
23.2				on to all other damage		
23.3	impose a civil	penalty of up to \$1	,000 for each v	iolation.		
23.4	(d) Civil re	medies allowable u	under this section	on are cumulative and	do not restrict any	
23.5	other right or r	remedy otherwise a	vailable. An ac	tion for a penalty or re	emedy under this	
23.6	section must be	e brought within two	years of the da	te the violation is alleg	ged to have occurred.	
23.7	The complaint	process provided in	sections 211B	.31 to 211B.36 does no	ot apply to violations	
23.8	of this section.	<u>.</u>				
23.9	Sec. 3. Minn	esota Statutes 2022	, section 211B.	32, subdivision 1, is a	mended to read:	
23.10	Subdivision	n 1. Administrative	e remedy; exha	ustion. (a) Except as p	rovided in paragraph	
23.11	paragraphs (b)	and (c), a complain	nt alleging a vio	olation of chapter 211.	A or 211B must be	
23.12	filed with the o	office. The complai	nt must be fina	lly disposed of by the	office before the	
23.13	alleged violation may be prosecuted by a county attorney.					
23.14	(b) Complaints arising under those sections and related to those individuals and					
23.15	associations specified in section 10A.022, subdivision 3, must be filed with the Campaign					
23.16	Finance and Public Disclosure Board.					
23.17	(c) Violatic	ons of section 211B	.075 may be en	forced as provided in	that section.	
23.18			ARTICL	E 3		
23.19 23.20	MODERNIZ			FEM TO EMPOWE F SECRET SPENDI		
23.21	Section 1. M	innesota Statutes 20)22, section 10/	A.01, subdivision 16a,	is amended to read:	
23.22	Subd. 16a.	Expressly advocat	ing. "Expressly	advocating" means th	at a communication:	
23.23	(1) clearly i	dentifies a candidat	e or a local cano	lidate and uses words o	or phrases of express	
23.24	advocacy <u>; or</u>					
23.25	(2) when ta	iken as a whole and	with limited re	eference to external ev	vents, such as the	
23.26	proximity to th	ne election, could or	nly be interpret	ed by a reasonable pe	rson as containing	
23.27	advocacy of th	e election or defeat	of one or more	e clearly identified car	ndidates because:	
23.28	(i) the elect	toral portion of the	communication	ı is unmistakable, una	mbiguous, and	
23.29	suggestive of o	only one meaning; a	and			
23.29	suggestive of o	only one meaning; a	and			

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24.1	(ii) reas	onable minds could no	ot differ as to wh	nether the communica	tion encourages
24.2	actions to e	lect or defeat one or mo	ore clearly identi	ified candidates or enc	courages some other
24.3	kind of acti	on.			
24.4	Sec. 2. M	innesota Statutes 2022	2, section 10A.2	7, subdivision 11, is a	mended to read:
24.5	Subd. 1	1. Contributions from	n certain types o	of contributors. <u>(a)</u> A	candidate must not
24.6	permit the c	candidate's principal car	mpaign committ	ee to accept a contribu	tion from a political
24.7	committee,	political fund, lobbyis	st, or association	not registered with the	he board if the
24.8	contributio	n will cause the aggreg	gate contribution	is from those types of	contributors during
24.9	an election	cycle segment to exce	ed an amount ed	qual to 20 percent of t	he election cycle
24.10	segment ex	penditure limits for the	e office sought b	by the candidate, prov	rided that the 20
24.11	percent lim	it must be rounded to	the nearest \$100).	
24.12	<u>(b)</u> A ca	indidate must not perm	it the candidate'	s principal campaign o	committee to accept
24.13	a contributi	ion that is prohibited b	y section 211B.	15.	
24.14	EFFEC	CTIVE DATE. This see	ction is effective	July 1, 2023, and appl	ies to contributions,
24.15	expenditure	es, and other applicable	e activities occu	rring on or after that o	date.
24.16	Sec. 3. M	innesota Statutes 2022	2, section 211B.	15, subdivision 1, is a	mended to read:
24.17	Subdivi	sion 1. Definitions. <u>(a</u>) For purposes of	of this section, the terr	ns defined in this
24.18	subdivisior	have the meanings given the meanings given the meanings given a second	ven. Unless othe	erwise provided, the d	efinitions in section
24.19	10A.01 also	o apply to this section.			
24.20	(b) "Ch	ief executive officer" r	neans the higher	st-ranking officer or d	lecision-making
24.21	individual	with authority over a c	orporation's affa	airs.	
24.22	(c) "Co	rporation" means:			
24.23	(1) a co	rporation organized fo	r profit that doe	s business in this state	2:
24.24		nprofit corporation the	-		
24.25		nited liability company		chapter 322C, or unde	er similar laws of
24.26	another stat	te, that does business i	n this state.		
24.27	<u>(d)</u> "For	reign-influenced corpo	ration" means a	corporation as define	ed in paragraph (c),
24.28	clause (1) c	or (3), for which at leas	st one of the foll	owing conditions is n	net:
24.29	<u>(1)</u> a sir	ngle foreign investor h	olds, owns, cont	rols, or otherwise has	direct or indirect
24.30	beneficial o	ownership of one perce	ent or more of th	ne total equity, outstan	ding voting shares,
24.31	membershi	p units, or other applic	able ownership	interests of the corpo	ration;

25.1	(2) two or more foreign in	vestors in aggregate	hold own control	or otherwise have
	ect or indirect beneficial ow			
	ing shares, membership un			
25.4 <u>or</u>				
25.5	(3) a foreign investor part	cipates directly or in	directly in the corpo	oration's
25.6 <u>dec</u>	vision-making process with			
25.7 <u>Sta</u>	tes.			
25.8	(e) "Foreign investor" me	ans a person or entity	<u>that:</u>	
25.9	(1) holds, owns, controls,	or otherwise has dire	ect or indirect benefi	cial ownership of
25.10 <u>equ</u>	ity, outstanding voting sha	res, membership uni	ts, or otherwise app	licable ownership
25.11 <u>inte</u>	erests of a corporation; and	<u>.</u>		
25.12	(2) is any of the following	<u>:</u>		
25.13	(i) a government of a fore	gn country;		
25.14	(ii) a political party organ	zed in a foreign cour	ntry;	
25.15	(iii) a partnership, associat	on, corporation, orga	nization, or other con	mbination of persons
25.16 <u>org</u>	anized under the laws of o	r having its principal	place of business in	n a foreign country;
25.17	(iv) an individual outside	of the United States	who is not a citizen	or national of the
25.18 <u>Un</u>	ited States and who is not la	wfully admitted for p	permanent residence	in the United States;
25.19 <u>or</u>				
25.20	(v) a corporation in which	a foreign investor as	s defined in this para	agraph holds, owns,
25.21 <u>cor</u>	trols, or otherwise has dire	ectly or indirectly acc	quired beneficial ow	nership of equity or
25.22 <u>vot</u>	ing shares in an amount th	at is equal to or great	ter than 50 percent c	of the total equity or
25.23 <u>out</u>	standing voting shares.			
25.24	EFFECTIVE DATE. Thi	s section is effective J	July 1, 2023, and app	blies to contributions,
25.25 <u>exp</u>	penditures, and other applie	cable activities occur	ring on or after that	date.
25.26 S	ec. 4. Minnesota Statutes 2	022, section 211B.1;	5, is amended by add	ding a subdivision to
25.27 rea	d:			
25.28	Subd. 4a. Foreign-influer	ced corporations. (a) Notwithstanding	subdivisions 3 and
25.29 <u>4, a</u>	foreign-influenced corpo			
25.30	(1) make an expenditure, o	or offer or agree to m	ake an expenditure,	to promote or defeat
25.31 <u>the</u>	candidacy of an individua	l for nomination, ele	ction, or appointmen	nt to a public office;

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26.1	(2) ma	ake contributions or exp	enditures to pror	note or defeat a ballo	ot question, or to
26.2	<u> </u>	question for placement			
26.3	(3) m	ake a contribution to a c	andidate for non	nination election or	appointment to a
26.4	<u> </u>	fice or to a candidate's p			
	<u>.</u>				
26.5	<u>(4) ma</u>	ake a contribution to a p	olitical committe	ee, political fund, or	political party unit.
26.6	<u>(b)</u> A	foreign-influenced corp	oration must not	make a contribution	or donation to any
26.7	other pers	son with the express or i	mplied condition	n that the contribution	n or any part of it be
26.8	used for a	any of the purposes proh	nibited by this su	bdivision.	
26.9	EFFE	CTIVE DATE. This se	ction is effective	July 1, 2023, and app	lies to contributions,
26.10	expenditu	ares, and other applicabl	e activities occu	rring on or after that	date.
26.11		Minnesota Statutes 2022	2, section 211B.1	5, is amended by add	ling a subdivision to
26.12	read:				
26.13	Subd.	4b. Certification of co	mpliance with s	ubdivision 4a. A con	rporation as defined
26.14	in subdiv	ision 1, paragraph (c), c	lause (1) or (3),	that makes a contribu	tion or expenditure
26.15	authorize	d by subdivision 3 or 4	must submit a ce	ertification to the Can	npaign Finance and
26.16	Public Di	sclosure Board that it w	as not a foreign-	influenced corporation	on as of the date the
26.17	<u>contributi</u>	ion or expenditure was n	made. The certifi	cation must be subm	itted within seven
26.18	business	days after the contribution	on or expenditur	e is made and must b	e signed by the
26.19	corporation	on's chief executive offi	cer after reasona	ble inquiry, under pe	nalty of perjury. If
26.20	the activity	ty requiring certificatior	n was a contribut	ion to an independen	t expenditure
26.21	committe	e, the corporation must	additionally prov	vide a copy of the cer	tification to that
26.22	committe	e. For purposes of this c	certification, the	corporation shall asc	ertain beneficial
26.23	ownershi	p in a manner consistent	t with chapter 30	2A or, if it is register	ed on a national
26.24	securities	exchange, as set forth in	n Code of Federa	Regulations, title 17	, sections 240.13d-3
26.25	and 240.1	3d-5. The corporation s	hall provide a co	py of the statement of	f certification to any
26.26	candidate	e or committee to which	it contributes, an	nd upon request of th	e recipient, to any
26.27	other pers	son to which it contribut	tes.		
26.28	EFFE	CCTIVE DATE. This se	ction is effective	July 1, 2023, and app	lies to contributions,
26.29	expenditu	ares, and other applicabl	e activities occu	rring on or after that	date.
26.30	Sec. 6.]	Minnesota Statutes 2022	2, section 211B.	5, subdivision 7b, is	amended to read:
26.31	Subd.	7b. Knowing violation	s. An individual	or a corporation kno	wingly violates this
		, at the time of a transac		-	
				*	
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27.1	(1) that the transaction causing the violation constituted a contribution under chapter				
27.2	10A, 211A, or	383B; and			
27.3	(2) that the contributor was a corporation subject to the prohibitions of subdivision 2 or 				
27.4	<u>4a</u> .				
27.5	EFFECTI	VE DATE. This sec	tion is effective	July 1, 2023, and applie	s to contributions,
27.6	expenditures, and other applicable activities occurring on or after that date.				