## SENATE BILL No. 560

### DIGEST OF INTRODUCED BILL

Citations Affected: IC 3-5; IC 3-6; IC 3-7; IC 3-8; IC 3-10; IC 3-11; IC 3-11.5; IC 3-11.7; IC 3-12; IC 3-13-1; IC 3-14-2-1; IC 5-8-6-3; IC 7.1-3-20-16.1; IC 13-11-2-74; IC 20-23; IC 20-24-2.3-2; IC 20-46-1-14; IC 33-35-1-1; IC 35-52-36-1.5; IC 36-1; IC 36-2; IC 36-5-1-20; IC 36-6-6-2; IC 36-9-13-2; IC 36-9-27-5.

**Synopsis:** Various election law matters. Removes provisions relating to candidates for President of the United States filing ballot placement requests with the secretary of state. Provides that a candidate for President of the United States may pay a filing fee of \$20,000 instead of obtaining signatures on a petition for placement on the primary election ballot. Provides that a voter may not change the political party primary ballot that the voter has requested. Establishes a procedure for completing a voter's ballot if the voter does not complete the procedures for casting the voter's ballot. Provides that an electronic poll book may not be used at an election if the poll book is delivered to the county election board less than 60 days before the election unless the voting system technical oversight program (VSTOP) has previously authorized in writing to the contrary. Provides that a precinct may not be established if any precinct would have less than 600 active voters (Continued next page)

**Effective:** Upon passage; July 1, 2019.

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January 14, 2019, read first time and referred to Committee on Elections.



## Digest Continued

except in certain circumstances. Requires a county election board to take certain actions regarding a provisional ballot that is cast by an individual who is registered to vote in an Indiana county other than the county in which the provisional ballot was cast. Requires all counties to count absentee ballots at a central location. Establishes standards for issuance of an order by an Indiana court or administrative agency to extend the hour for closing of the polls. Establishes standards for determining a vote for President of the United States or governor of a voter who casts a federal write-in absentee ballot. Provides that an early candidate vacancy is to be filled by a process determined by a political party's state party rules. Provides that any voter of a school corporation may challenge a candidate for election to the governing body of the school corporation if there is no candidate who is entitled to contest the election of the candidate. Makes various technical changes in election law relating to: (1) ballots; (2) election administration; (3) voter registration; (4) candidates; (5) public questions; (6) polling places; (7) initialing ballots; (8) payment of expenses of the state recount commission; and (9) certification of public questions relating to certain school corporation tax levies. Updates dates and other references in the election law. Repeals a provision relating to preservation of certain documents relating to elections in small towns. Repeals several provisions relating to filling early candidate vacancies. Repeals statutes authorizing establishment of a single county executive. Removes obsolete application provisions and other references.



### First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

# **SENATE BILL No. 560**

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 3-5-2-22, AS AMENDED BY P.L.77-2014
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 22. "Executive" means the <b>following:</b>
4	(1) <b>The</b> board of county commissioners, for a county that
5	(A) does not have a consolidated city. and
6	(B) is not subject to IC 36-2-2.5;
7	(2) single county executive elected under IC 3-10-2-13, for a
8	<del>county</del> that:
9	(A) does not have a consolidated city; and
0	(B) is subject to IC 36-2-2.5;
11	(3) (2) The mayor of the consolidated city, for a county having a
12	consolidated city.
13	(4) (3) <b>The</b> mayor, for a city.
14	(5) (4) The president of the town council, for a town. or
15	(6) (5) The trustee, for a township.



1	SECTION 2. IC 3-5-4-1.3 IS ADDED TO THE INDIANA CODE
2	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1,2019]: Sec. 1.3. (a) Not later than the close of one (1) business day
4	after a person files a declaration of candidacy, a request for
5	placement on the presidential primary ballot, a certificate of
6	nomination by a convention, a certificate of nomination by petition,
7	a certification of candidate selection to fill a ballot vacancy, or a
8	declaration of intent to be a write-in candidate in the office of the
9	election division or circuit court clerk, the election division or
10	circuit court clerk shall send a statement to the candidate by:
11	(1) hand delivery;
12	(2) first class United States mail; or
13	(3) electronic mail, if an electronic mail address has been
14	provided by the person;
15	to the mailing address or electronic mail address set forth in the
16	document filed with the office.
17	(b) The statement must set forth the following:
18	(1) That the candidate has filed the document described in
19	subsection (a).
20	(2) The name of the candidate.
21	(3) The office for which the individual is a candidate.
22	(4) The date on which the document was filed.
23	(5) That acceptance of the document for filing does not
24	prevent the filing from being challenged in the manner set
25	forth in this title.
26	SECTION 3. IC 3-5-7-5 IS AMENDED TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2019]: Sec. 5. (a) A candidate may use on the
28	ballot any combination of designations permitted by this section.
29	(b) A candidate may not use on the ballot a designation other than
30	a designation permitted by this section.
31	(c) Subject to subsections (d) and (e), a candidate may use
32	designations on the ballot as follows:
33	(1) The first designation that a candidate uses on the ballot may
34	be one (1) of the following:
35	(A) The candidate's legal given name.
36	(B) The initial of the candidate's legal given name.
37	(C) The candidate's legal middle name.
38	(D) The initial of the candidate's legal middle name.
39	(E) The candidate's nickname.
40	(2) After the designation used under subdivision (1), a candidate
41	may use any of the following designations if not used under
42	subdivision (1):



1	(A) The candidate's legal middle name.
2	(B) The initial of the candidate's legal middle name.
3	(C) The candidate's nickname.
4	(D) The candidate's legal surname.
5	(3) After a designation used under subdivision (2), a candidate
6	may use the following if not used under subdivision (1) or (2):
7	(A) The candidate's nickname.
8	(B) The candidate's legal surname.
9	(4) After a designation used under subdivision (3), a candidate
10	may use the candidate's legal surname on the ballot if not used
11	under subdivision (2) or (3).
12	(5) After a candidate's legal surname, a candidate may use any of
13	the following designations:
14	(A) Sr.
15	(B) Jr.
16	(C) A numerical designation such as "II" or "III".
17	(d) A candidate may use a nickname on the ballot only if the
18	nickname satisfies the following:
19	(1) The nickname is a name by which the candidate is commonly
20	known.
21	(2) The nickname does not exceed twenty (20) characters.
22	(3) The nickname complies with subsection (e).
23	(4) Unless the candidate uses the nickname as the first
24	designation under subsection (c)(1), notwithstanding any other
25	method of designation used by a candidate or in a document
26	declaring or consenting to the individual's candidacy, the any
26 27	
27 28	declaring or consenting to the individual's candidacy, the any
27 28 29	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:
27 28 29 30	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or
27 28 29 30 31	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.
27 28 29 30 31 32	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS
27 28 29 30 31 32 33	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.
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27 28 29 30 31 32 33 34 35	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. Not later than thirty (30) twenty-nine (29) days before a primary, general, or municipal election, the secretary of state shall request Indiana news media to include a
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27 28 29 30 31 32 33 34 35 36 37 38	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. Not later than thirty (30) twenty-nine (29) days before a primary, general, or municipal election, the secretary of state shall request Indiana news media to include a copy of the voter's bill of rights as part of election coverage or in public service announcements.  SECTION 5. IC 3-6-2-10.5, AS ADDED BY P.L.205-2013,
27 28 29 30 31 32 33 34 35 36 37 38 39	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. Not later than thirty (30) twenty-nine (29) days before a primary, general, or municipal election, the secretary of state shall request Indiana news media to include a copy of the voter's bill of rights as part of election coverage or in public service announcements.  SECTION 5. IC 3-6-2-10.5, AS ADDED BY P.L.205-2013, SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 28 29 30 31 32 33 34 35 36 37 38 39 40	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. Not later than thirty (30) twenty-nine (29) days before a primary, general, or municipal election, the secretary of state shall request Indiana news media to include a copy of the voter's bill of rights as part of election coverage or in public service announcements.  SECTION 5. IC 3-6-2-10.5, AS ADDED BY P.L.205-2013, SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 10.5. (a) This section applies to all counties after
27 28 29 30 31 32 33 34 35 36 37 38 39	declaring or consenting to the individual's candidacy, the any nickname permitted under this section must appear in be set forth on the ballot within parentheses.  (e) A candidate may not use a:  (1) title or degree as a designation; or  (2) designation that implies a title or degree.  SECTION 4. IC 3-5-8-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. Not later than thirty (30) twenty-nine (29) days before a primary, general, or municipal election, the secretary of state shall request Indiana news media to include a copy of the voter's bill of rights as part of election coverage or in public service announcements.  SECTION 5. IC 3-6-2-10.5, AS ADDED BY P.L.205-2013, SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



request of a person who is serving in an elected office (as defined in IC 3-5-2-17), provide to that person the name and address of the precinct committeeman and vice committeeman of that party for each precinct in the county.

SECTION 6. IC 3-6-4.2-3.2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.2. A co-director serves a term of four (4) years, beginning January 1, <del>1999, 2019, and continuing until the co-director's successor has been appointed and qualified.</del>

SECTION 7. IC 3-6-5-13, AS AMENDED BY P.L.116-2018, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 13. (a) Each county election board shall keep minutes of all meetings of the board, including a written record of the aye and nay vote of each member on all questions coming before the board.

- (b) The circuit court clerk shall permanently retain the board minutes.
- (c) After ballots are printed by the county for each primary, general, municipal, or special election, the clerk shall retain one (1) regular official ballot from each township in the county and one (1) provisional ballot from any precinct in the county as part of the minutes.

SECTION 8. IC 3-6-12-2, AS ADDED BY P.L.186-2013, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. As used in this chapter, "petition carrier" refers to an individual who circulates a petition that is required to place a candidate or a public question on the ballot. The term includes a candidate circulating a petition for the candidate's placement on the ballot.

SECTION 9. IC 3-7-26.3-23 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 23. (a) The computerized list must include absentee ballot management features that do the following:

- (1) Manage absentee ballots based on the type, eligibility, and status of the absentee voter.
- (2) Permit the printing of absentee labels by group or date, or by individual for use by a voter voting in person at the county election board office.
- (3) Permit the documentation of the date on which each absentee ballot is issued and returned.
- (4) Permit the printing of absentee ballot applications with voter registration information for the absentee ballot applicant.



1	(b) The computerized list must require that a report containing
2	information concerning absentee applications and voting by
3	specified individuals be generated in CSV format with dashes.
4	SECTION 10. IC 3-7-26.3-34, AS ADDED BY P.L.216-2015,
5	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	UPON PASSAGE]: Sec. 34. Beginning not later than January 7, 2016,
7	The secretary of state and the co-directors of the election division shall
8	provide the information regarding:
9	(1) the location of polling places and vote center locations; and
10	(2) the:
l 1	(A) names of candidates who; and
12	(B) public questions that;
13	will appear on ballots in an election;
14	necessary for Indiana to participate in the Voting Information Project
15	sponsored by The Pew Charitable Trusts. Democracy Works, Inc.
16	SECTION 11. IC 3-7-26.7-4, AS ADDED BY P.L.120-2009,
17	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2019]: Sec. 4. After June 30, 2010, An individual described
19	in section 1 of this chapter may submit a voter registration application
20	to a county voter registration office using the procedures set forth in
21	this chapter.
22	SECTION 12. IC 3-7-33-5, AS AMENDED BY P.L.169-2015,
23	SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2019]: Sec. 5. (a) When the county voter registration office
25	receives an application for a new registration or an application with
26	information that revises or adds information to the applicant's current
27	voter registration record, the county voter registration office shall
28	determine if the applicant appears to be eligible to register to vote
29	based on the information in the application.
30	(b) This subsection does not apply to a voter who indicates:
31	(1) under IC 3-7-39-7 or on an absentee application submitted
32	under IC 3-11-4 that the voter has changed the voter's residence
33	to an address within the same precinct where the voter's former
34	address was located; or
35	(2) under IC 3-7-41 or an absentee application submitted under
36	IC 3-11-4 that the voter has changed the voter's name.
37	As required under 52 U.S.C. 20507(a)(2), the county voter registration
38	office shall send a notice to each person from whom the county voter
39	registration office receives a voter registration application. The county
10	voter registration office shall send a notice to the applicant at the
<b>1</b> 1	mailing address provided in the application.
12	(c) The notice required by subsection (b) must set forth the



1	fall arrivery
1	following:  (1) A statement that the application has been received.
2 3	(1) A statement that the application has been received.
	(2) The disposition of the application by the county votes
4	registration office.
5	(3) If the county voter registration office determines that the
6	applicant appears to be eligible, the notice must state the
7	following:
8	(A) Except as provided under subsection (g), the applicant is
9	registered to vote under the residence address when the
10	applicant receives the notice. An applicant is presumed to
11	have received the notice unless the notice is returned by the
12	United States Postal Service due to an unknown or insufficien
13	address and received by the county voter registration office no
14	later than seven (7) days after the notice is mailed to the
15	applicant.
16	(B) The name of the precinct in which the voter is registered
17	(C) The address of the polling place for the precinct in which
18	the voter is registered.
19	(4) In accordance with 52 U.S.C. 20302(d), if the county votes
20	registration office has denied the application, the notice mus
21	include the reasons for the denial.
22	(d) The notice required by subsection (b) may not include a voter
23	identification number.
24	(e) The notice required by subsection (b) may include a voter
25	registration card.
26	(f) If the notice is returned by the United States Postal Service due
27	to an unknown or insufficient address, the county voter registration
28	office shall determine that the applicant is ineligible and deny the
29	application.
30	(g) During the seven (7) days following the mailing of the notice to
31	the voter under this section, the county voter registration office shall
32	indicate in the computerized list maintained under IC 3-7-26.3 that the
33	application is pending. If the notice:
34	(1) is not returned by the United States Postal Service and
35	received by the county voter registration office at; or
36	(2) is received by the applicant by United States Postal Service
37	delivery and presented in person by the applicant to the county
38	voter registration office before;
39	the expiration of the seven (7) day period under subsection (c), the
40	county voter registration office shall indicate in the computerized lis
41	that the applicant is a registered voter at the address set forth by the
42	applicant as the applicant's current address.



(1) the application for a new registration or an applic with information that revises or adds information to applicant's current registration record states that applicant formerly resided or was registered at an ad outside the precinct where the address set forth in application is located; and (2) the application is denied by the county voter registration office under subsection (f); the county voter registration office shall cancel any registr record of the voter at the address which the applicant stated longer the legal residence of the applicant. If a registration ris canceled under this subsection, the voter may nonetheless a regular official ballot at the previous address if the voter n an oral or written affirmation under IC 3-7-48-5(b) that the continues to reside at the previous address.  (h) (i) This subsection applies if the notice is mailed by the c voter registration office after the certified list is prepared in IC 3-7-29. If:  (1) the seven (7) day period under subsection (c) expires be election day; (2) the applicant has not presented the notice mailed subsection (b) to the county voter registration office as prounder subsection (g); and (3) the applicant would otherwise have been included of certified list; the county voter registration office shall prepare a certificate of under IC 3-7-48 to note the addition of the voter to the certified (f) (j) This subsection applies if the notice is mailed by the cover registration office after the certified list is prepared in IC 3-7-29. If:  (1) the seven (7) day period has not expired before election and (2) the applicant has not presented the notice mailed subsection (b) to the county voter registration office as prounder subsection (g); the county voter registration office shall notify the county election board. The county election board shall certify to the inspector of precinct where the applicant resides that the applicant's registration application is pending, and that the voter, subject fulfilling the requirements of IC 3-11.7, is entitled to cast	1	(h) If:
with information that revises or adds information to applicant's current registration record states that applicant formerly resided or was registered at an ad outside the precinct where the address set forth in application is located; and (2) the application is denied by the county voter registration office under subsection (f); the county voter registration office shall cancel any registr record of the voter at the address which the applicant stated longer the legal residence of the applicant. If a registration record is canceled under this subsection, the voter may nonetheless a regular official ballot at the previous address if the voter nan oral or written affirmation under IC 3-7-48-5(b) that the continues to reside at the previous address.  (h) (i) This subsection applies if the notice is mailed by the continues to reside at the previous address.  (h) (i) This subsection applies if the notice is mailed by the continues to registration office after the certified list is prepared a subsection (b) to the county voter registration office as prounder subsection (b) to the county voter registration office as prounder subsection (b) to the county voter registration office shall prepare a certificate of under IC 3-7-48 to note the addition of the voter to the certified (f) (j) This subsection applies if the notice is mailed by the counter registration office after the certified list is prepared in IC 3-7-29. If:  (1) the seven (7) day period has not expired before election and (2) the applicant has not presented the notice mailed subsection (b) to the county voter registration office as prounder subsection (g);  the county voter registration office shall notify the county election board. The county election board shall certify to the inspector of precinct where the applicant resides that the applicant's registration application is pending, and that the voter, subjection fulfilling the requirements of IC 3-11.7, is entitled to cast a provisitual fulfilling the requirements of IC 3-11.7, is entitled to cast a provi		
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1	SECTION 13. IC 3-7-38.2-10.1, AS ADDED BY P.L.201-2017,
2	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 16.1. (a) This section applies only after December
4	<del>31, 2018.</del>
5	(b) During each odd-numbered year, the NVRA official shall
6	conduct a residency confirmation and outreach procedure under this
7	chapter. The NVRA official (or a contractor acting on behalf of the
8	NVRA official) shall send a nonforwardable mailing by U.S. mail,
9	postage prepaid, to each active voter (as defined in IC 3-11-18.1-2) in
10	Indiana at the voter's mailing address.
l 1	SECTION 14. IC 3-8-1-21, AS AMENDED BY P.L.77-2014,
12	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 21. (a) A candidate for the office of county
14	commissioner must:
15	(1) have resided in the county for at least one (1) year before the
16	election, as provided in Article 6, Section 4 of the Constitution of
17	the State of Indiana; and
18	(2) have resided in the district in which seeking election, if
19	applicable, for at least six (6) months before the election.
20	(b) This subsection applies only to elections in a county in which a
21	single county executive under IC 36-2-2.5 is elected under
22	IC 3-10-2-13. A candidate for the office of single county executive
23	must have resided in the county for at least one (1) year before the
24	election, as provided in Article 6, Section 4 of the Constitution of the
25	State of Indiana.
26	SECTION 15. IC 3-8-2-12 IS REPEALED [EFFECTIVE JULY 1,
27	2019]. Sec: 12. (a) Not later than the close of one (1) business day after
28	a person files a declaration of candidacy in the office of the election
29	division or circuit court clerk, the election division or circuit court clerk
30	shall send a statement to the candidate by:
31	(1) hand delivery;
32	(2) first class United States mail; or
33	(3) electronic mail.
34	(b) The election division or circuit court clerk shall send the
35	statement (or a scanned copy of the statement, if the statement is sent
36	by electronic mail) to the mailing address or electronic mail address set
37	forth in the declaration of candidacy.
38	(c) The statement must show the following:
39	(1) That the candidate has filed a declaration.

(2) The name of the candidate.

(3) The office for which the individual is a candidate.

(4) The date on which the declaration was filed.



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SECTION 16. IC 3-8-3-1 IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2019]: Sec. 1. (a) This section applies to
candidates affiliated with a major political party of the state.

- (b) A candidate of a major political party for nomination for the office of President of the United States during the period under IC 3-8-2-4 in which a declaration of candidacy may be filed for the primary election held in the year in which a President is to be elected, shall file with the election division a request that the candidate's name be placed upon the ballot under the label of the political party whose nomination the candidate is seeking.
- (c) A candidate described under subsection (b) may, in the alternative, file the request with the secretary of state. If the secretary of state receives a request under this subsection, the secretary shall immediately forward the request to the election division.
- (d) Notwithstanding subsection (b), a request filed on the final day permitted under subsection (b) must be filed with the secretary of state. For all other purposes under this title, a request filed with the secretary of state is subject to the same procedures and requirements as a request filed with the election division.

SECTION 17. IC 3-8-3-2, AS AMENDED BY P.L.169-2015, SECTION 57, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. (a) **Except as provided in section 5.5 of this chapter**, 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 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	(1) beginning on the date that a congressional district plan has
2	been adopted under IC 3-3; and
3	(2) ending on the date that the part of the act or order issued under
4	IC 3-3-2 establishing the previous congressional district plan is
5	repealed or superseded.
6	The petition must be signed by at least four thousand five hundred
7	(4,500) voters of Indiana, including at least five hundred (500) voters
8	from each congressional district created by the most recent
9	congressional district plan adopted under IC 3-3.
10	SECTION 18. IC 3-8-3-5.5 IS ADDED TO THE INDIANA CODE
11	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2019]: Sec. 5.5. (a) Instead of filing a petition as provided in this
13	chapter, a candidate may file the request for placement on the
14	presidential primary ballot if the candidate submits a filing fee
15	under this section.
16	(b) The presidential primary filing fee is twenty thousand
17	dollars (\$20,000). The fee must be paid by a certified check made
18	out to the State of Indiana. The funds from this fee shall be
19	deposited in the campaign finance enforcement account established
20	by IC 3-6-4.1-24.
21	(c) A request for placement on the presidential ballot submitted
22	with a filing fee prescribed under this section must be filed with the
23	election division not later than noon, seven (7) days after the first
24	day that a declaration of candidacy for other primary candidates
25	may be filed under IC 3-8-2-4.
26	SECTION 19. IC 3-8-3-7.5 IS ADDED TO THE INDIANA CODE
27	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
28	1, 2019]: Sec. 7.5. (a) A person who files a request for ballot
29	placement under this chapter may file a statement prescribed
30	under IC 3-5-4-8 stating that the person does not wish the person's
31	name to appear on the presidential primary ballot as a candidate.
32	(b) A statement filed under this section must be filed with the
33	election division not later than noon seventy-five (75) days before
34	the date set for holding the primary election.
35	SECTION 20. IC 3-8-5-2, AS AMENDED BY P.L.74-2017,
36	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	UPON PASSAGE]: Sec. 2. (a) A candidate for a town office may be
38	nominated by a major political party using any of the following
39	methods:
40	(1) By convention conducted under this chapter.
41	(2) By a primary election, if the town legislative body adopts an
42	ordinance under subsection (d).



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1	(b) The state chairman and state secretary of the political party
2	holding the state convention shall certify each candidate nominated at
3	the convention to the secretary of state not later than noon July 15
4	before the general election.
5	(c) The certificate must be in writing and state the following:
6	(1) The name of each candidate nominated as:
7	(A) the candidate wants the candidate's name to appear on the
8	ballot; and
9	(B) the candidate's name is permitted to appear on the ballot
10	under IC 3-5-7.
11	(2) Each candidate's residence address.
12	(3) Whether each candidate nominated by the convention has
13 14	complied with IC 3-9-1-5 by filing a campaign finance statement
14 15	of organization.
	(4) The following statements:
16 17	(A) A statement that the candidate has attached either of the
17 18	following to the certificate:  (i) A copy of a statement of accommissint areasts. file stamped
19	(i) A copy of a statement of economic interests, file stamped
	by the office required to receive the statement of economic interests.
20	
21	(ii) A receipt, or photocopy of a receipt, or electronic mail from the office of the inspector general or judicial
22	qualifications commission, showing that a statement of
23 24 25	economic interests has been filed.
24	This requirement does not apply to a candidate for a federal
26	office.
20 27	(B) A statement that the candidate understands that if the
28	candidate is elected to the office, the candidate may be
29	required to obtain and file an individual surety bond before
30	serving in the office. This requirement does not apply to a
31	candidate for a federal office or legislative office.
32	(C) A statement that the candidate understands that if the
33	candidate is elected to the office, the candidate may be
34	required to successfully complete training or have attained
35	certification related to service in an elected office. This
36	requirement does not apply to a candidate for a federal office,
37	state office, or legislative office.
38	(D) A statement that the candidate:
39	(i) is aware of the provisions of IC 3-9 regarding campaign
40	finance and the reporting of campaign contributions and
41	expenditures; and
42	(ii) agrees to comply with the provisions of IC 3-9.
-	(ii) agrees to compily with the provisions of 10 3 %.



This requirement does not apply to a candidate for a federal office. The candidate must separately initial each of the statements required by this subdivision. (d) The election division shall prescribe the form of the certificate of nomination for the offices. The election division shall provide that the form of the certificate of nomination include 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. (e) A certificate of nomination must include a statement that the 

- (e) A certificate of nomination 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 certificate of nomination. If there is a difference between the name on the candidate's certificate of nomination and the name on the candidate's voter registration record, the officer with whom the certificate of nomination 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 certificate of nomination.
- (f) The certificate of nomination must be signed by the state chairman and state secretary of the political party holding the convention, and set forth the name and residence of the chairman and secretary. The chairman and secretary shall acknowledge the certificate before an individual authorized to administer oaths under IC 33-42-9. The signed acknowledgment must be included in the certificate of nomination executed under this section.

SECTION 23. IC 3-8-9-1, AS ADDED BY P.L.90-2012, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. This chapter applies only to candidates for local or school board offices. elected after December 31, 2012.

SECTION 24. IC 3-10-1-4.5, AS AMENDED BY P.L.216-2015, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 4.5. (a) Except as provided in section 4.6 of this chapter, precinct committeemen shall be elected on the first Tuesday after the first Monday in May 2018 2022 and every four (4) years thereafter.

(b) The rules of a political party may specify whether a precinct committeeman elected under subsection (a) continues to serve as a precinct committeeman after the boundaries of the precinct are



1 2	changed by a precinct establishment order issued under IC 3-11-1.5. SECTION 25. IC 3-10-1-19, AS AMENDED BY P.L.21-2016,
3	SECTION 25. IC 5-10-1-19, AS AMENDED BY F.L.21-2010, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2019]: Sec. 19. (a) The ballot for a primary election shall be
5	printed in substantially the form described in this section for all the
	*
6	offices for which candidates have qualified under IC 3-8.
7	(b) The following shall be printed as the heading for the ballot for
8	a political party:
9	"OFFICIAL PRIMARY BALLOT
0	Party (insert the name of the political party)".
1	(c) The following shall be printed immediately below the heading
2	required by subsection (b) or be posted in each voting booth as
3	provided in IC 3-11-2-8(b):
4	(1) For paper ballots, print: To vote for a person, make a voting
5	mark $(X \text{ or } \checkmark)$ on or in the box before the person's name in the
6	proper column.
7	(2) For optical scan ballots, print: To vote for a person, darken or
8	shade in the circle, oval, or square (or draw a line to connect the
9	arrow) that precedes the person's name in the proper column.
20	(3) For optical scan ballots that do not contain a candidate's name,
21	print: To vote for a person, darken or shade in the oval that
22	precedes the number assigned to the person's name in the proper
22 23 24 25 26	column.
24	(4) For electronic voting systems, print: To vote for a person,
25	touch the screen (or press the button) in the location indicated.
	(d) Local public questions shall be placed on the primary election
27	ballot after the heading and the voting instructions described in
28	subsection (c) (if the instructions are printed on the ballot) and before
.9	the offices described in subsection (g).
0	(e) The local public questions described in subsection (d) shall be
1	placed as follows:
52	(1) In a separate column on the ballot if voting is by paper ballot.
3	(2) After the heading and the voting instructions described in
4	subsection (c) (if the instructions are printed on the ballot) and
5	before the offices described in subsection (g), in the form
6	specified in IC 3-11-13-11 if voting is by ballot card.
7	(3) As provided by either of the following if voting is by an
8	electronic voting system:
9	(A) On a separate screen for a public question.
-0	(B) After the heading and the voting instructions described in
-1	subsection (c) (if the instructions are printed on the ballot) and
-2	before the offices described in subsection (g), in the form



1	specified in IC 3-11-14-3.5.
2	(f) A public question shall be placed on the primary election ballot
3	in the following form:
4	(The explanatory text for the public question,
5	if required by law.)
6	"Shall (insert public question)?"
7	[] YES
8	[] NO
9	(g) The offices with candidates for nomination shall be placed on
10	the primary election ballot in the following order:
11	(1) Federal and state offices:
12	(A) President of the United States.
13	(B) United States Senator.
14	(C) Governor.
15	(D) United States Representative.
16	(2) Legislative offices:
17	(A) State senator.
18	(B) State representative.
19	(3) Circuit offices and county judicial offices:
20	(A) Judge of the circuit court, and unless otherwise specified
21	under IC 33, with each division separate if there is more than
22 23 24	one (1) judge of the circuit court.
23	(B) Judge of the superior court, and unless otherwise specified
24	under IC 33, with each division separate if there is more than
25	one (1) judge of the superior court.
26	(C) Judge of the probate court.
27	(D) Prosecuting attorney.
28	(E) Circuit court clerk.
29	(4) County offices:
30	(A) County auditor.
31	(B) County recorder.
32	(C) County treasurer.
33	(D) County sheriff.
34	(E) County coroner.
35	(F) County surveyor.
36	(G) County assessor.
37	(H) County commissioner. This clause applies only to a county
38	that is not subject to IC 36-2-2.5.
39	(I) Single county executive. This clause applies only to a
40	county that is subject to IC 36-2-2.5.
41	(J) (I) County council member.
42	(5) Township offices:



1	(A) Township assessor (only in a township referred to in
2	IC 36-6-5-1(d)).
3	(B) Township trustee.
4	(C) Township board member.
5	(D) Judge of the small claims court.
6	(E) Constable of the small claims court.
7	(6) City offices:
8	(A) Mayor.
9	(B) Clerk or clerk-treasurer.
10	(C) Judge of the city court.
11	(D) City-county council member or common council member.
12	(7) Town offices:
13	(A) Clerk-treasurer.
14	(B) Judge of the town court.
15	(C) Town council member.
16	(h) The political party offices with candidates for election shall be
17	placed on the primary election ballot in the following order after the
18	offices described in subsection (g):
19	(1) Precinct committeeman.
20	(2) State convention delegate.
21	(i) The local offices to be elected at the primary election shall be
22	placed on the primary election ballot after the offices described in
23	subsection (h).
24	(j) The offices described in subsection (i) shall be placed as follows:
25	(1) In a separate column on the ballot if voting is by paper ballot;
26	(2) After the offices described in subsection (h) in the form
27	specified in IC 3-11-13-11 if voting is by ballot card.
28	(3) Either:
29	(A) on a separate screen for each office or public question; or
30	(B) after the offices described in subsection (h) in the form
31	specified in IC 3-11-14-3.5;
32	if voting is by an electronic voting system.
33	SECTION 26. IC 3-10-1-24, AS AMENDED BY P.L.76-2014,
34	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	UPON PASSAGE]: Sec. 24. (a) A voter who desires to vote must give
36	the voter's name and political party to the poll clerks of the precinct on
37	primary election day. In a vote center county using an electronic poll
38	book, two (2) election officers who are not members of the same
39	political party must be present when a voter signs in on the electronic
40	poll book. The poll clerks shall require the voter to write the following

on the poll list or to provide the following information for entry into the



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electronic poll book:

1	(1) The voter's name.
2	(2) Except as provided in subsection (d), the voter's current
3	residence address.
4	(3) The name of the voter's party. <b>After:</b>
5	(A) the voter writes the voter's party on the poll list; or
6	(B) the voter's party is entered into the electronic poll
7	book;
8	the voter may not change the choice of the voter's party.
9	(b) The poll clerks shall:
10	(1) ask the voter to provide or update the voter's voter
11	identification number;
12	(2) tell the voter the number the voter may use as a voter
13	identification number; and
14	(3) explain to the voter that the voter is not required to provide a
15	voter identification number at the polls.
16	(c) If the voter is unable to sign the voter's name, the voter must sign
17	the poll list by mark, which must be witnessed by one (1) of the poll
18	clerks or assistant poll clerks acting under IC 3-6-6, who shall place the
19	poll clerk's or assistant poll clerk's initials after or under the mark.
20	(d) The poll list (or each line on a poll list sheet provided to take a
21	voter's current residence address) must include a box under the heading
22 23 24 25	"Address Unchanged" so that the voter may check the box instead of
23	writing the voter's current address on the poll list, or if an electronic
24	poll book is used, the poll clerk may check the box after stating to the
25	voter the address shown on the electronic poll book and receiving an
26	oral affirmation from the voter that the voter's residence address shown
27	on the poll list is the voter's current residence address instead of writing
28	the voter's current residence address on the poll list or reentering the
29	address in the electronic poll book.
30	(e) If the voter makes:
31	(1) a written affirmation on the poll list (or if an electronic poll
32	book is used, a written affirmation in the manner described in
33	IC 3-7-39-7) that the voter resides at an address within the
34	precinct but not at the address shown on the poll list for the
35	precinct; or
36	(2) an oral affirmation of a change of address under IC 3-7-39-7;
37	the county election board shall direct the county voter registration
38	office to transfer the individual's voter registration record to the address
39	within the precinct indicated by the voter.
10	SECTION 27. IC 3-10-2-4, AS AMENDED BY P.L.74-2017,
11 12	SECTION 36, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2019]: Sec. 4. United States Senators shall be elected at a



1	general election held in accordance with 2 U.S.C. 1 and as follows:
2	(1) One (1) in <del>2018</del> <b>2022</b> and every six (6) years thereafter.
3	(2) One (1) in <del>2022</del> <b>2024</b> and every six (6) years thereafter.
4	SECTION 28. IC 3-10-2-7, AS AMENDED BY P.L.216-2015.
5	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2019]: Sec. 7. The following public officials shall be elected
7	in 2018 2022 and every four (4) years thereafter:
8	(1) Secretary of state.
9	(2) Auditor of state.
10	(3) Treasurer of state.
11	SECTION 29. IC 3-10-2-12, AS AMENDED BY P.L.216-2015
12	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 12. A prosecuting attorney shall be elected in each
14	judicial circuit in 2018 2022 and every four (4) years thereafter in
15	accordance with Article 7, Section 16 of the Constitution of the State
16	of Indiana.
17	SECTION 30. IC 3-10-2-13, AS AMENDED BY P.L.77-2014
18	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2019]: Sec. 13. The following public officials shall be elected
20	at the general election before their terms of office expire and every four
21	(4) years thereafter:
22	(1) Clerk of the circuit court.
23	(2) County auditor.
24 25	(3) County recorder.
	(4) County treasurer.
26	(5) County sheriff.
27	(6) County coroner.
28	(7) County surveyor.
29	(8) County assessor.
30	(9) County commissioner. This subdivision applies only to a
31	county that is not subject to IC 36-2-2.5.
32	(10) Single county executive. This subdivision applies only to a
33	county that is subject to IC 36-2-2.5.
34	(11) (10) County council member.
35	(12) (11) Township trustee.
36	(13) (12) Township board member.
37	(14) (13) Township assessor (only in a township referred to in
38	IC 36-6-5-1(d)).
39	(15) (14) Judge of a small claims court.
40	(16) (15) Constable of a small claims court.
41	SECTION 31. IC 3-10-6-3, AS AMENDED BY P.L.74-2017
12	CECTION 20 IC AMENDED TO DEAD ACEOU LOWCIEEECTIVE



- JULY 1, 2019]: Sec. 3. (a) Notwithstanding section 2 of this chapter, in a town that adopted an ordinance under IC 18-3-1-16(b) (before its repeal on September 1, 1981), P.L.13-1982, SECTION 3 (before its expiration on January 1, 1988), or section 2.5 of this chapter each political party shall, at the primary election in:
  - (1) May 2018 2022 and every four (4) years thereafter; and
- (2) May 2019 and every four (4) years thereafter; nominate candidates for the election to be held under section 6(a) of this chapter, unless a primary election is not required under section 4 of this chapter. The primary election shall be conducted under this chapter.
- (b) Notwithstanding section 2 of this chapter, in a town that adopted an ordinance under section 2.6 of this chapter each political party shall, at the primary election in:
  - (1) May 2018 2022 and every four (4) years thereafter; and
- (2) May 2020 and every four (4) years thereafter; nominate candidates for the election to be held under section 6(b) of this chapter, unless a primary election is not required under section 4 of this chapter. The primary election shall be conducted under this chapter.
- (c) Notwithstanding section 2 of this chapter, in a town that adopted an ordinance under section 2.6 of this chapter each political party shall, at the primary election in May  $\frac{2016}{2020}$  and every four (4) years thereafter, nominate candidates for the election to be held under section 6(c) of this chapter, unless a primary election is not required under section 4 of this chapter. The primary election shall be held under this chapter.
- SECTION 32. IC 3-10-6-6, AS AMENDED BY P.L.216-2015, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 6. (a) Notwithstanding section 5 of this chapter, a town that adopted an ordinance under IC 18-3-1-16(b) (before its repeal on September 1, 1981), P.L.13-1982, SECTION 3 (before its expiration on January 1, 1988), or section 2.5 of this chapter shall:
  - (1) at the general election in November 2018 2022 and every four
  - (4) years thereafter; and
  - (2) at the municipal election in November 2019 and every four (4) years thereafter;
- elect town council members for terms of four (4) years to those offices whose terms expire at noon January 1 following the election, as provided in IC 36-5-2-3. The election shall be conducted under this chapter.
  - (b) Notwithstanding section 5 of this chapter, a town that adopted



(1) at the general election in November 2016 2020 and every four

an ordinance under section 2.6 of this chapter shall:

3	(4) years thereafter; and
4	(2) at the general election in November 2018 2022 and every four
5	(4) years thereafter;
6	elect town council members for terms of four (4) years to those offices
7	whose terms expire at noon January 1 of the following year. The
8	election shall be conducted under this chapter.
9	(c) Notwithstanding section 5 of this chapter, a town that adopted
0	an ordinance under section 2.6 of this chapter shall, at the general
1	election in November 2016 2020 and every four (4) years thereafter,
2	elect a town clerk-treasurer and town court judge (if a town court has
3	been established under IC 33-35-1-1) to those offices whose terms
4	expire at noon January 1 of the following year. The election shall be
5	conducted under this chapter.
6	SECTION 33. IC 3-10-7-5.7 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 2019]: Sec. 5.7. (a) A town located wholly or partially within a
9	county designated as a vote center county under IC 3-11-18.1 may
20	adopt a resolution to establish a town election board under this
21	section.
22	(b) Notwithstanding IC 3-11-18.1, if the town adopts a
23 24	resolution under this section, voters within the town are not subject
	to the requirements of the county voter center plan until the
2.5	resolution adopted under this section expires.
26	SECTION 34. IC 3-10-8-7.5, AS ADDED BY P.L.219-2013,
27	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JULY 1, 2019]: Sec. 7.5. (a) This section applies to a special election
29	to fill one (1) or more vacancies in the office of United States
0	Representative under 2 U.S.C. 8(b).
1	(b) A special election conducted under this section shall be
3	governed by other provisions of this title as far as applicable.
4	(c) A political party entitled to fill a candidate vacancy under IC 3-13-2 shall nominate a candidate for election to the office under
5	IC 3-13-2-3.
6	(d) A candidate who does not intend to affiliate with a political party
57	described by subsection (c) shall:
8	(1) be nominated as an independent or a candidate of a political
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.0	narry by netition in accordance with II '3-X-6' or
	party by petition in accordance with IC 3-8-6; or (2) file a declaration of intent to be a write-in candidate under
	(2) file a declaration of intent to be a write-in candidate under
1.2	* · · · · · · · · · · · · · · · · · · ·



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1	of nomination, or a declaration of intent to be a write-in candidate must
2	be filed with the election division not later than noon thirty-five (35)
3	days before the special election is to be conducted.
4	(f) A candidate shall file a notice of withdrawal with the election
5	division not later than noon thirty-three (33) days before the special
6	election is to be conducted.
7	(g) As required under 2 U.S.C. 8(b)(5)(B), and notwithstanding
8	IC 3-11-10-14, a county election board shall accept an absentee ballot
9	cast by an absent uniformed services voter or an overseas voter for up
10	to forty-five (45) days after the absentee ballot is transmitted to the
11	voter.

(h) Notwithstanding IC 3-12-5-8(a), if a ballot accepted under subsection (g) is determined by the county election board to be otherwise valid, the circuit court clerk shall file an amendment to the certified statement previously filed under IC 3-12-5-6 with the election division not later than noon seven (7) days following the determination of the validity of the ballot. Notwithstanding IC 3-12-5-9, the election division, the secretary of state, and the governor shall prepare, execute, and transmit a replacement certificate of election if the amendment filed under this subsection results in a different candidate receiving the highest number of votes for the office.

SECTION 35. IC 3-10-9-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. This chapter applies to voting on all local public questions and to any public question under section 4(b) of this chapter.

SECTION 36. IC 3-10-9-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 4. The public question shall be placed on the ballot in substantially the following form:

(The explanatory text for the public question, if required by law): "Shall (insert public question)?"

[] YES

[] NO

(b) A public question printed on a ballot shall be set forth without any quotation marks preceding or following the text of the public question.

SECTION 37. IC 3-11-1.5-3.1 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.1. (a) Except as provided in subsection (b), after June 30, 2019, a county may not establish a precinct under this chapter so that any precinct has less than six hundred (600) active voters.

(b) A county may establish a precinct having less than six



1	hundred (600) active voters if either of the following apply:
2	(1) The precinct to be established would consist of an entire:
3	(A) county commissioner district;
4	(B) county council district;
5	(C) township;
6	(D) city;
7	(E) town;
8	(F) city common council district; or
9	(G) town council district.
10	(2) Establishing the precinct is required so that a boundary of
11	a governmental entity or election district described in section
12	4 of this chapter is not crossed.
13	SECTION 38. IC 3-11-2-10, AS AMENDED BY P.L.245-2017,
14	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2019]: Sec. 10. (a) Public questions shall be placed on the
16	general election ballot in the following order after the statement
17	described in section 7 of this chapter, and the instructions described in
18	subsections (d) and (e) and section 8 of this chapter, if instructions are
19	printed on the ballot:
20	(1) Ratification of a state constitutional amendment.
21	(2) Local public questions.
22	Subject to section 10.1 of this chapter, each public question shall be
23	placed in a separate column on the ballot.
24	(b) The name or title of the political party or independent ticket
25	described in section 6 of this chapter shall be placed on the general
26	election ballot after the public questions described in subsection (a).
27	The device of the political party or independent ticket shall be placed
28	immediately under the name of the political party or independent ticket.
29	The instructions for voting a straight party ticket shall be placed to the
30	right of the device, if instructions are printed on the ballot.
31	(c) The instructions for voting a straight party ticket must conform
32	as nearly as possible to the following:
33	"(1) To vote a straight (insert political party name) ticket for all
34	(insert political party name) candidates on this ballot, except for
35	candidates described in (2) below, make a voting mark on or in
36	this circle and do not make any other marks on this ballot.
37	(2) To vote for any candidate for an at-large office (insert county
38	council, city common council, town council, or township board if
39	those offices appear on this ballot) to which more than one
40	person may be elected, you must make another voting mark for
41	each candidate you wish to vote for. Your straight party vote will

not count as a vote for any candidate for that office.



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1	(3) If you wish to vote for a candidate seeking a nonpartisan office
2	or on a public question, you must make another voting mark on
3	the appropriate place on this ballot.".
4	(d) Except as permitted under section 8(b) of this chapter, if the
5	ballot contains an independent ticket described in section 6 of this
6	chapter and at least one (1) other independent candidate, the ballot
7	must also contain a statement that reads substantially as follows: "A
8	vote cast for an independent ticket will only be counted for the
9	candidates for President and Vice President or governor and lieutenant
10	governor comprising that independent ticket. This vote will NOT be
11	counted for any OTHER independent candidate appearing on the
12	ballot.".
13	(e) Except as permitted under section 8(b) of this chapter, the ballot
14	must also contain a statement that reads substantially as follows: "A
15	write-in vote will NOT be counted unless the vote is for a DECLARED
16	write-in candidate. To vote for a write-in candidate, you must make a
17	voting mark on or in the square to the left of the name you have written
18	in or your vote will not be counted.".
19	(f) Subject to section 10.1 of this chapter, the list of candidates of
20	the political party shall be placed immediately under the instructions
21	for voting a straight party ticket. The names of the candidates shall be
22	placed three-fourths (3/4) of an inch apart from center to center of the
23	name. The name of each candidate must have, immediately on its left,
24	a square three-eighths (3/8) of an inch on each side.
25	(g) The circuit court clerk may authorize the printing of ballots
26	containing a ballot variation code to ensure that the proper version of
27	a ballot is used within a precinct.
28	SECTION 39. IC 3-11-2-12, AS AMENDED BY P.L.219-2017,
29	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2019]: Sec. 12. The following offices shall be placed on the
31	general election ballot in the following order after the public questions
32	described in section 10(a) of this chapter:
33	(1) Federal and state offices:
34	(A) President and Vice President of the United States.
35	(B) United States Senator.
36	(C) Governor and lieutenant governor.
37	(D) Secretary of state.
38	(E) Auditor of state.
39	(F) Treasurer of state.
40	(G) Attorney general.
41	(H) Superintendent of public instruction. This clause does not

apply after December 31, 2020.



1	(I) United States Representative.
2	(2) Legislative offices:
3	(A) State senator.
4	(B) State representative.
5	(3) Circuit offices and county judicial offices:
6	(A) Judge of the circuit court, and unless otherwise specified
7	under IC 33, with each division separate if there is more than
8	one (1) judge of the circuit court.
9	(B) Judge of the superior court, and unless otherwise specified
10	under IC 33, with each division separate if there is more than
11	one (1) judge of the superior court.
12	(C) Judge of the probate court.
13	(D) Prosecuting attorney.
14	(E) Clerk of the circuit court.
15	(4) County offices:
16	(A) County auditor.
17	(B) County recorder.
18	(C) County treasurer.
19	(D) County sheriff.
20	(E) County coroner.
21	(F) County surveyor.
22	(G) County assessor.
23	(H) County commissioner. This clause applies only to a county
24	that is not subject to IC 36-2-2.5.
25	(I) Single county executive. This clause applies only to a
26	county that is subject to IC 36-2-2.5.
27	(J) (I) County council member, except as provided in section
28	12.4 of this chapter.
29	(5) Township offices:
30	(A) Township assessor (only in a township referred to in
31	IC 36-6-5-1(d)).
32	(B) Township trustee.
33	(C) Township board member, except as provided in section
34	12.4 of this chapter.
35	(D) Judge of the small claims court.
36	(E) Constable of the small claims court.
37	(6) City offices:
38	(A) Mayor.
39	(B) Clerk or clerk-treasurer.
40	(C) Judge of the city court.
41	(D) City-county council member or common council member,
42	except as provided in section 12.4 of this chapter



1	(7) Town offices:
2	(A) Clerk-treasurer.
3	(B) Judge of the town court.
4	(C) Town council member, except as provided in section 12.4
5	of this chapter.
6	SECTION 40. IC 3-11-2-16, AS AMENDED BY P.L.194-2013
7	SECTION 45, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2019]: Sec. 16. (a) If an election board determines that a
9	ballot printed under the authority of the election board does not comply
10	with a requirement imposed by this title or contains any other error or
11	omission that might result in confusion or mistakes by voters, the board
12	shall:
13	(1) reprint or correct the ballot; or
14	(2) conduct a public hearing concerning the defective ballots.
15	(b) The board may conduct the hearing after informing each
16	political party, ticket, or candidate that the board determines may have
17	an interest in the matter.
18	(c) At the hearing, the board shall hear any testimony offered by a
19	person concerning the defective ballots and shall make findings of fac
20	concerning the following:
21	(1) The number of ballots, if any, containing the error or omission
22	that have already been cast.
23	(2) The cost of correcting the error through the use of reprinted
24	ballots or any other suitable method.
25	(3) Whether the error or omission would be likely to cause
26	confusion or mistakes by voters.
27	(4) Whether any voter objects to the use of the ballots
28	notwithstanding the error or omission.
29	(d) If:
30	(1) a voter does not file a written objection to the use of the
31	ballots with the board before the board concludes the hearing; and
32	(2) the board determines that the use of the ballots would not be
33	likely to cause confusion or mistakes by voters;
34	the board shall authorize the use of the defective ballots
35	notwithstanding the error or omission.
36	(e) If:
37	(1) a voter files a written objection to the use of the ballots with
38	the board before the board concludes the hearing; or
39	(2) the board determines that the use of the ballots would be likely
40	to cause confusion or mistakes by voters;
41	the board shall order the ballots to be reprinted or altered to conform
42	with the requirements of this title.
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(f) If the board acts under subsection (a) or (e), a voter who has
already voted a defective ballot by absentee ballot is entitled to recast
the voter's ballot in accordance with IC 3-11-10-1.5 or IC 3-11.5-4-2
Notwithstanding the issuance of an order under subsection (e), a
defective ballot shall be counted if the intent of the voter can be
determined and the ballot would otherwise be counted under IC 3-12-1
SECTION 41. IC 3-11-3-29.3, AS AMENDED BY P.L.169-2015
SECTION 93, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 29.3. (a) This section applies to a candidate 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 <del>IC</del> 3-11-10-1.5. **IC** 3-11.5-4-2.
- (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 42. IC 3-11-3-29.4, AS AMENDED BY P.L.169-2015, SECTION 94, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: 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 candidate on the primary ballot.



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1	(c) However, if the county election board has already printed ballots
2	containing the name of the deceased candidate, the county may provide
3	those ballots to voters and shall not reprint the ballot to remove the
4	name of the deceased candidate.
5	(d) A voter who has cast a ballot containing the name of a deceased
6	candidate is entitled to request a replacement absentee ballot under
7	<del>IC 3-11-10-1.5.</del> <b>IC 3-11.5-4-2.</b>
8	(e) If a deceased candidate receives the most votes in a primary
9	election, a candidate vacancy occurs that the candidate's party may fill
10	under IC 3-13.
11	SECTION 43. IC 3-11-4-3, AS AMENDED BY P.L.201-2017,
12	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 3. (a) Except as provided in subsection (c) and
14	section 6 of this chapter, an application for an absentee ballot must be
15	received by the circuit court clerk (or, in a county subject to IC 3-6-5.2,
16	the director of the board of elections and registration) not earlier than
17	the date the registration period resumes under IC 3-7-13-10 nor later
18	than the following:
19	(1) Noon on election day if the voter registers to vote under
20	IC 3-7-36-14.
21	(2) Noon on the day before election day if the voter:
22	(A) completes the application in the office of the circuit court
23	clerk under IC 3-11-10-26; or
24	(B) is an absent uniformed services voter or overseas voter
25	who requests that the ballot be transmitted by electronic mail
26	or fax under section 6(h) of this chapter.
27	(3) Noon on the day before election day if:
28	(A) the application is a mailed, transmitted by fax, or hand
29	delivered application from a confined voter or voter caring for
30	a confined person; and
31	(B) the applicant requests that the absentee ballots be
32	delivered to the applicant by an absentee voter board under
33	IC 3-11-10-25.
34	(4) 11:59 p.m. on the eighth day before election day if the
35	application is:
36	(A) a mailed application;
37	(B) transmitted by electronic mail;
38	(C) transmitted by fax; or
39	(D) hand delivered;
40	from other voters who request to vote by mail under
41	IC 3-11-10-24.
42	(b) An application for an absentee ballot received by the election



- division by the time and date specified by subsection (a)(2)(B), (a)(3), or (a)(4) is considered to have been timely received for purposes of processing by the county. The election division shall immediately transmit the application to the circuit court clerk, or the director of the board of elections and registration, of the county where the applicant resides. The election division is not required to complete or file the affidavit required under section 2(h) of this chapter whenever the election division transmits an application under this subsection.
- (c) This subsection applies to the primary election held before the general election conducted in 2018 2022 and every four (4) years thereafter. An application for an absentee ballot for the primary election may not be received by the circuit court clerk (or, in a county subject to IC 3-6-5.2, the director of the board of elections and registration) earlier than December 1 of the year before the primary election.

SECTION 44. IC 3-11-4-17.7, AS AMENDED BY P.L.128-2015, SECTION 162, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17.7. (a) This section applies when a voter:

- (1) has been mailed the official ballot under this chapter; and
- (2) notifies the county election board that the ballot has been destroyed, spoiled, lost, or not received by the voter after a reasonable time has elapsed for delivery of the ballot by mail.
- (b) As required under 52 U.S.C. 21081, the voter may obtain a replacement official ballot under the procedures set forth in this chapter after the voter files a statement with the county election board. The statement must affirm, under penalties of perjury, that the voter did not receive the official ballot (or that the ballot was received by the voter, but was destroyed, spoiled, or lost), and must set forth any facts known by the voter concerning the destruction, spoiling, or loss of the ballot.
- (c) After a voter files the statement required under subsection (b), the county election board may issue a replacement official ballot to the voter in accordance with this chapter. and shall include information regarding the official replacement ballot in the certification provided to the precinct inspector under section 22 of this chapter.
- (d) If a voter requests a replacement ballot for a primary election, the county election board may not provide the voter with a primary election ballot for a political party different from the political party indicated in the voter's application for an absentee ballot.
- (d) (e) After receiving the official replacement ballot, the voter shall destroy any spoiled ballot in the possession of the voter or any lost or



1	delayed official ballot that comes into the possession of the voter.
2	SECTION 45. IC 3-11-4-22 IS REPEALED [EFFECTIVE JULY 1]
3	2019]. Sec. 22. Each circuit court clerk shall do both of the following:
4	(1) Keep a separate absentee ballot record for each precinct in the
5	<del>county.</del>
6	(2) Certify to each inspector, at the time that the absentee ballots
7	are delivered, all the following:
8	(A) The number of absentee ballots sent to each absentee
9	<del>voter.</del>
10	(B) The number of absentee ballots marked before the clerk.
11	(C) The names of the voters to whom the ballots were sent or
12	who marked ballots in person.
13	SECTION 46. IC 3-11-7-4, AS AMENDED BY P.L.201-2017,
14	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2019]: Sec. 4. (a) Except as provided in subsection (b), a
16	ballot card voting system must permit a voter to vote:
17	(1) except at a primary election, a straight party ticket for all of
18	the candidates of one (1) political party by a single voting mark
19	on each ballot card;
20	(2) for one (1) or more candidates of each political party or
21	independent candidates, or for one (1) or more school board
22	candidates nominated by petition;
23	(3) a split ticket for the candidates of different political parties
24	and for independent candidates; or
25	(4) a straight party ticket and then split that ticket by casting
26	individual votes for candidates of another political party or
27	independent candidate.
28	(b) A ballot card voting system must require that a voter who wishes
29	to cast a ballot for a candidate for election to an at-large district to
30	which more than one person may be elected, on a:
31	(1) county council;
32	(2) city common council;
33	(3) town council; or
34	(4) township board;
35	make a voting mark for each individual candidate for whom the voter
36	wishes to cast a vote. The ballot card voting system may not count any
37	straight party ticket voting mark as a vote for any candidate for an
38	office described by this subsection.
39	(c) A ballot card voting system must permit a voter to vote:
40	(1) for all candidates for presidential electors and alternate
41	presidential electors of a political party or an independent ticket
42	by making a single voting mark; and



1	(2) for or against a public question on which the voter may vote.
2	SECTION 47. IC 3-11-7.5-10, AS AMENDED BY P.L.201-2017,
3	SECTION 30, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2019]: Sec. 10. (a) Except as provided in subsection (b), an
5	electronic voting system must permit a voter to vote:
6	(1) except at a primary election, a straight party ticket for all the
7	candidates of one (1) political party by touching the device of that
8	party;
9	(2) for one (1) or more candidates of each political party or
10	independent candidates, or for one (1) or more school board
11	candidates nominated by petition;
12	(3) a split ticket for the candidates of different political parties
13	and for independent candidates; or
14	(4) a straight party ticket and then split that ticket by casting
15	individual votes for candidates of another political party or
16	independent candidates.
17	(b) An electronic voting system must require that a voter who
18	wishes to cast a ballot for a candidate for election to an at-large district
19	to which more than one person may be elected, on a:
20	(1) county council;
21	(2) city common council;
22	(3) town council; or
23	(4) township board;
24	make a voting mark for each individual candidate for whom the voter
25	wishes to cast a vote. The electronic voting system may not count any
26	straight party ticket voting mark as a vote for any candidate for an
27	office described by this subsection.
28	(c) An electronic voting system must permit a voter to vote:
29	(1) for as many candidates for an office as the voter may vote for,
30	but no more;
31	(2) for or against a public question on which the voter may vote,
32	but no other; and
33	(3) for all the candidates for presidential electors and alternate
34	presidential electors of a political party or an independent ticket
35	by making a single voting mark.
36	SECTION 48. IC 3-11-8-3.2, AS AMENDED BY P.L.225-2011,
37	SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2019]: Sec. 3.2. (a) A county executive shall give ten (10)
39	days notice of the place of voting in each precinct by publication in the
40	manner prescribed by IC 5-3-1-4. The notice must state whether the
41	polls are located in an accessible facility.
42	(b) If it is necessary to change a place for voting after giving notice,



notice of the change shall be given in the same manner. However, except as provided in subsection (c), a change may not be made within two (2) days before an election.

- (c) If the county election board determines by a unanimous vote of the board's entire membership that the use of a polling place at an election would be dangerous or impossible, the county election board may order the relocation of the polling place during the final two (2) days before an election. The county election board shall give the best possible notice of this change to news media and the voters of the precinct. If an order is adopted under this subsection, the order expires after the election.
- (d) The county election board shall enter the location of each polling place designated by the county executive into the computerized system and update the information as promptly as practical after any change of location is made under this section.

SECTION 49. IC 3-11-8-25.2, AS AMENDED BY P.L.128-2015, SECTION 178, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 25.2. (a) The poll clerk or assistant poll clerk shall examine the list provided under IC 3-7-29-1 to determine if the county election board has indicated that the voter is required to provide additional personal identification under 52 U.S.C. 21083 and IC 3-7-33-4.5 before voting in person. If the list (or a certification concerning absentee voters under IC 3-11-10-12) indicates that the voter is required to present this identification before voting in person, the poll clerk shall advise the voter that the voter must present, in addition to the proof of identification required by section 25.1(a) of this chapter, a piece of identification described in subsection (b) to the poll clerk.

- (b) As required by 52 U.S.C. 21083, and in addition to the proof of identification required by section 25.1(a) of this chapter, a voter described by IC 3-7-33-4.5 who has not complied with IC 3-7-33-4.5 before appearing at the polls on election day must present one (1) of the following documents to the poll clerk:
  - (1) A current and valid photo identification.
  - (2) A current utility bill, bank statement, government check, paycheck, or government document that shows the name and address of the voter.
- (c) If a voter presents a document under subsection (b), the poll clerk shall add a notation to the list indicating the type of document presented by the voter. The election division shall prescribe a standardized coding system to classify documents presented under this subsection for entry into the county voter registration system.



1	(d) If a voter required to present documentation under subsection (b)
2	is unable to present the documentation to the poll clerk while present
3	in the polls, the poll clerk shall notify the precinct election board. The
4	board shall provide a provisional ballot to the voter under IC 3-11.7-2.
5	(e) The precinct election board shall advise the voter that the voter
6	may file a copy of the documentation with the county voter registration
7	office to permit the provisional ballot to be counted under IC 3-11.7.
8	SECTION 50. IC 3-11-10-1.5 IS REPEALED [EFFECTIVE JULY
9	1, 2019]. Sec. 1.5. (a) This section applies to a voter:
10	(1) voting by an absentee ballot that includes a candidate for
11	election to an office who:
12	(A) ceases to be a candidate; and
13	(B) is succeeded by a candidate selected under IC 3-13-1 or
14	<del>IC 3-13-2; or</del>
15	(2) casting a replacement absentee ballot under IC 3-11-2-16.
16	(b) If:
17	(1) the original absentee ballot has not been delivered to the
18	appropriate precinet; and
19	(2) the absentee voter's name has not been marked on the poll list
20	under section 16 of this chapter;
21	the absentee voter may recast the voter's ballot under this section. To
22	obtain another set of ballots the absentee voter must present a written
23	request for another set of ballots from the circuit court clerk.
24 25	(c) Upon receiving a written request under subsection (b), the circuit
25	court clerk shall do the following:
26	(1) Place the written request with the absentee voter's original
27	<del>ballots.</del>
28	(2) Mark "canceled" on the original set of ballots.
29	(3) Preserve the original ballots with the other defective ballots.
30	(4) Deliver a new set of ballots to the absentee voter.
31	SECTION 51. IC 3-11-10-3 IS REPEALED [EFFECTIVE JULY 1,
32	2019]. Sec. 3. A county election board must receive an absentee ballot
33	in time for the board to deliver the ballot to the precinct election board
34	of the voter's precinct before the closing of the polls on election day.
35	SECTION 52. IC 3-11-10-4, AS AMENDED BY P.L.198-2005,
36	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JULY 1, 2019]: Sec. 4. (a) Upon receipt of an absentee ballot, a county
38	election board (or the absentee voter board in the office of the circuit
39	court clerk) shall immediately examine the signature of the absentee
40	voter to determine its genuineness.
41	(b) This subsection does not apply to an absentee ballot cast by a

voter permitted to transmit the voter's absentee ballots by fax or



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electronic mail under IC 3-11-4-6. The board shall compare the signature as it appears upon the envelope containing the absentee ballot with the signature of the voter as it appears upon the application for the absentee ballot. The board may also compare the signature on the ballot envelope with any other admittedly genuine signature of the voter.

- (c) This subsection applies to an absentee ballot cast by a voter permitted to transmit the voter's absentee ballots by fax or electronic mail under IC 3-11-4-6. The board shall compare the signature as it appears on the affidavit transmitted with the voter's absentee ballot to the voter's signature as it appears on the application for the absentee ballot. The board may also compare the signature on the affidavit with any other admittedly genuine signature of the voter.
- (d) If a member of the absentee voter board questions whether a signature on a ballot envelope or transmitted affidavit is genuine, the matter shall be referred to the county election board for consideration under section 5 of this chapter.

SECTION 53. IC 3-11-10-5 IS REPEALED [EFFECTIVE JULY 1, 2019]. See: 5: If a county election board unanimously finds that the signature on a ballot envelope or transmitted affidavit is not genuine, the board shall write upon the ballot envelope or transmitted affidavit the words "The county election board has questioned the genuineness of the signature of this voter.". These ballots shall be delivered to the polls on election day under section 12 of this chapter with instructions to verify the voter's signature under section 15 of this chapter.

SECTION 54. IC 3-11-10-6 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 6. If a county election board is unable to unanimously determine whether the signature on a ballot envelope is genuine, the board shall write upon the ballot envelope or transmitted affidavit the words "Signature Disputed". The board then shall deliver all disputed ballot envelopes, together with any evidence of a documentary nature presented before the board, to the proper precinct at the same time that undisputed ballots are delivered.

SECTION 55. IC 3-11-10-7 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 7. After receipt of disputed ballots under section 6 of this chapter, a precinct election board shall determine whether each disputed ballot will be voted or rejected.

SECTION 56. IC 3-11-10-8 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 8. (a) If a county election board (or the absentee voter board in the office of the circuit court clerk) unanimously finds that the signature on a ballot envelope or transmitted affidavit is genuine, the board shall enclose immediately the accepted and unopened ballot envelope together with the voter's application for the absentee ballot in



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1	a carrier envelope. The board may enclose in the same carrier envelope
2	all absentee ballot envelopes and voter applications to be transmitted
3	to the same precinct.
4	(b) The envelope shall be securely sealed and endorsed with the
5	official title of the circuit court clerk and the following words: "This
6	envelope contains an absentee ballot and must be opened only at the
7	polls on election day while the polls are open.".
8	SECTION 57. IC 3-11-10-9 IS REPEALED [EFFECTIVE JULY 1,
9	2019]. Sec. 9. Each circuit court clerk shall keep all accepted ballot
10	envelopes securely in the clerk's office until they are delivered to the
11	proper precincts in accordance with section 12 of this chapter.
12	SECTION 58. IC 3-11-10-11, AS AMENDED BY P.L.221-2005,
13	SECTION 70, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2019]: Sec. 11. (a) On election day each circuit court clerk (or
15	an agent of the clerk) shall visit the appropriate post office to accept
16	delivery of absentee envelopes at the latest possible time that will
17	permit delivery of the ballots to the appropriate precinct election boards
18	<del>before 6 p.m.</del>
19	(b) Not later than noon on election day, the county voter registration
20	office shall visit the appropriate post office to accept delivery of mail
21	containing documentation submitted by a voter to comply with
22	IC 3-7-33-4.5. The office shall immediately notify the county election
23	board regarding the filing of this documentation. to permit the board to
24	provide certification of this filing to the appropriate precinct election

boards before 6 p.m. SECTION 59. IC 3-11-10-12 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 12. (a) Except as provided in section 12.5 of this chapter, each county election board shall have all absentee ballots delivered to the precinct election boards at their respective polls on election day.

- (b) The absentee ballots shall be delivered during the hours that the polls are open and in sufficient time to enable the precinct election boards to vote the ballots during the time the polls are open.
- (c) Along with the absentee ballots delivered to the precinct election boards under subsection (a), each county election board shall provide a list certified by the circuit court clerk. This list must state the name of each voter subject to IC 3-7-33-4.5 who:
  - (1) filed the documentation required by IC 3-7-33-4.5 with the county voter registration office after the printing of the certified list under IC 3-7-29 or the poll list under IC 3-11-3; and
  - (2) as a result, is entitled to have the voter's absentee ballot counted if the ballot otherwise complies with this title.
  - (d) If the county election board is notified not later than 3 p.m. on



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election day by the county voter registration office that a voter subject to IC 3-7-33-4.5 and not identified in the list certified under subsection (c) has filed documentation with the office that complies with IC 3-7-33-4.5, the county election board shall transmit a supplemental certified list to the appropriate precinct election board. If the board determines that the supplemental list may not be received before the closing of the polls, the board shall:

- (1) attempt to contact the precinct election board to inform the board regarding the content of the supplemental list; and
- (2) file a copy of the supplemental list for that precinct as part of the permanent records of the board.

SECTION 60. IC 3-11-10-12.5 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 12.5. (a) This section applies to absentee ballots cast:

- (1) under section 26 or 26.3 of this chapter; and
- (2) on a direct record electronic voting system.

(b) Notwithstanding section 12 of this chapter, a county election board is not required to deliver absentee ballots described in subsection (a) to the precincts for counting. However, the county election board shall deliver to each precinct a list of the names of voters who have east absentee ballots described in subsection (a). The county election board shall deliver this list at the same time the county election board delivers other absentee ballots to the precinct. Absentee ballots described in subsection (a) may be challenged using the same procedure that applies to other absentee ballots. The judges shall mark the poll list to indicate that each voter on the list sent by the county election board has voted by absentee ballot. If a voter has already voted at the precinct or if the absentee ballot is challenged, the judges shall note that fact on the list sent by the county election board and return the list to the county election board with the precinct's other election materials. The county election board shall delete the absentee votes of a voter described in subsection (a) whose name has been noted by the judges as having voted at the precinct. The county election board shall count the absentee ballots described in subsection (a) using the procedures in IC 3-11.5 for counting absentee ballots at a central location, including the procedures for challenging absentee ballots and eliminating the absentee ballots of individuals voting in person at the polls, to assure that the ballots east on the direct record electronic voting system may be counted.

- (c) A county election board acting under this section:
  - (1) may count all absentee ballots described in subsection (a) at a central location; and
  - (2) shall adjust the vote totals for each precinct based on the count



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1	of absentee ballots under subdivision (1).
2	(d) This section does not require a county election board to count
3	absentee ballots not described in subsection (a) at a central location
4	under this section or IC 3-11.5.
5	SECTION 61. IC 3-11-10-13 IS REPEALED [EFFECTIVE JULY
6	1, 2019]. Sec. 13. The appointed members of the county election board
7	or members of the absentee voter boards established under section 36
8	of this chapter shall deliver the absentee ballots under section 12 of this
9	chapter. The delivery of the absentee ballots must be at all times under
10	the combined control of members of both political parties represented
11	on the county election board. Upon delivery of absentee ballots to a
12	precinct election board, the inspector shall sign a receipt for the ballots.
13	SECTION 62. IC 3-11-10-14 IS REPEALED [EFFECTIVE JULY
14	1, 2019]. Sec. 14: Subject to IC 3-10-8-7.5, IC 3-12-1-17, and section
15	11 of this chapter, absentee ballots received by mail (or by fax or
16	electronic mail under IC 3-11-4-6) after the county election board has
17	started the final delivery of the ballots to the precincts on election day
18	are considered as arriving too late and need not be delivered to the
19	<del>polls.</del>
20	SECTION 63. IC 3-11-10-15 IS REPEALED [EFFECTIVE JULY
21	1, 2019]. Sec. 15. At any time between the opening and closing of the
22	polls on election day, the inspector, in the presence of the precinct
23	election board, shall do all of the following:
24	(1) Open the outer or carrier envelope containing an absentee
25	ballot envelope and application.
26	(2) Announce the absentee voter's name.
27	(3) Compare the signature upon the application with the signature
28	upon the affidavit on the ballot envelope or transmitted affidavit
29	attached to the ballot envelope.
30	SECTION 64. IC 3-11-10-16 IS REPEALED [EFFECTIVE JULY
31	1, 2019]. Sec. 16. (a) If the inspector finds under section 15 of this
32	<del>chapter that:</del>
33	(1) the affidavit is properly executed;
34	(2) the signatures correspond;
35	(3) the absentee voter is a qualified voter of the precinct;
36	(4) the absentee voter is registered and is not required to file
37	additional information with the county voter registration office
38	<del>under</del> I <del>C</del> 3-7-33-4.5;
39	(5) the absentee voter has not voted in person at the election; and
40	(6) in case of a primary election, if the absentee voter has not
41	previously voted, the absentee voter has executed the proper
42	declaration relative to age and qualifications and the political



1	party with which the absentee voter intends to affiliate;
2	then the inspector shall open the envelope containing the absentee
3	ballots so as not to deface or destroy the affidavit and take out each
4	ballot enclosed without unfolding or permitting a ballot to be unfolded
5	or examined.
6	(b) The inspector shall then hand the ballots to the judges who shall
7	deposit the ballots in the proper ballot box. The inspector shall mark
8	the poll list in the presence of the poll clerks to indicate that the voter
9	has voted by absentee ballot. If the voter has registered and voted under
10	IC 3-7-36-14, the inspector shall attach to the poll list the circuit court
11	clerk's certification that the voter has registered.
12	SECTION 65. IC 3-11-10-16.5 IS REPEALED [EFFECTIVE JULY
13	1, 2019]. Sec. 16.5. If the inspector finds under section 16(a) of this
14	chapter that the voter has not filed the additional information required
15	to be filed with the county voter registration office under IC 3-7-33-4.5,
16	but that all of the other findings listed under section 16(a) of this
17	chapter apply, the inspector shall direct that the absentee ballot be
18	processed as a provisional ballot under IC 3-11.7.
19	SECTION 66. IC 3-11-10-17 IS REPEALED [EFFECTIVE JULY
20	1, 2019]. Sec. 17. (a) If the inspector finds under section 15 of this
21	chapter that any of the following applies, a ballot may not be accepted
22	or counted:
23	(1) The affidavit is insufficient or the ballot has not been endorsed
24	with the initials of:
25	(A) the two (2) members of the absentee voter board in the
26	office of the circuit court clerk under IC 3-11-4-19 or section
27	27 of this chapter;
28	(B) the two (2) members of the absentee voter board visiting
29	the voter under section 25(b) of this chapter; or
30	(C) the two (2) appointed members of the county election
31	board or their designated representatives under IC 3-11-4-19.
32	(2) A copy of the voter's signature has been furnished to the
33	precinct election board and that the signatures do not correspond
34	or there is no signature.
35	(3) The absentee voter is not a qualified voter in the precinct.
36	(4) The absentee voter has not registered.
37	(5) The ballot is open or has been opened and resealed. This
38	subdivision does not permit an absentee ballot transmitted by fax
39	or electronic mail under IC 3-11-4-6 to be rejected because the
40	ballot was sealed in the absentee ballot envelope by the individual
41	designated by the circuit court to receive absentee ballots
42	transmitted by fax or electronic mail.



1	(6) The ballot envelope contains more than one (1) ballot of any
2	kind for the same office or public question.
3	(7) In the case of a primary election, if the absentee voter has not
4	previously voted, the voter failed to execute the proper
5	declaration relative to age and qualifications and the political
6	party with which the voter intends to affiliate.
7	(8) The ballot has been challenged and there is no absentee ballot
8	application from the voter to support the absentee ballot.
9	(b) Subsection (c) applies whenever a voter with a disability is
10	unable to make a signature:
11	(1) on an absentee ballot application that corresponds to the
12	voter's signature in the records of the county voter registration
13	<del>office; or</del>
14	(2) on an absentee ballot secrecy envelope that corresponds with
15	the voter's signature:
16	(A) in the records of the county voter registration office; or
17	(B) on the absentee ballot application.
18	(e) The voter may request that the voter's signature or mark be
19	attested to by:
20	(1) the absentee voter board under section 25(b) of this chapter;
21	(2) a member of the voter's household; or
22	(3) an individual serving as attorney in fact for the voter.
23	(d) An attestation under subsection (c) provides an adequate basis
24	for an inspector to determine that a signature or mark complies with
25	subsection (a)(2).
26	SECTION 67. IC 3-11-10-18 IS REPEALED [EFFECTIVE JULY
27	1, 2019]. Sec. 18. Each ballot not accepted or counted for any of the
28	reasons prescribed by section 17 of this chapter shall, without being
29	unfolded to disclose how it is marked, be endorsed with the words:
30	"Rejected (giving the reason or reasons therefor)". All rejected
31	absentee ballots shall be enclosed and securely sealed in an envelope
32	on which the inspector shall write the words: "Defective absentee
33	ballots". The inspector shall also identify the precinct and the date of
34	the election on the envelope containing the rejected ballots. The
35	defective absentee ballots shall be returned to the same officer and in
36	the same manner as prescribed by this title for the return and
37	preservation of official ballots cast and uncast at the election.
38	SECTION 68. IC 3-11-10-20 IS REPEALED [EFFECTIVE JULY
39	1, 2019]. Sec. 20. Before depositing an absentee ballot in a ballot box,
40	the inspector shall:
41	(1) notify the challengers and the pollbook holders that the
42	inspector is about to deposit an absentee ballot; and
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1 (2) provide the challengers and pollbook holders with the name 2 and address of the absentee voter so that the voter may be 3 challenged under this article. 4 SECTION 69. IC 3-11-10-21 IS REPEALED [EFFECTIVE JULY 5 1, 2019]. Sec. 21. The vote of an absentee voter may be challenged at 6 the polls for the reason that the absentee voter is not a legal voter of the 7 precinct where the ballot is being east. The challenge under this section 8 regarding the absentee ballot must be determined by the county 9 election board using the procedures for counting a provisional ballot 10 under IC 3-11.7. SECTION 70. IC 3-11-10-22 IS REPEALED [EFFECTIVE JULY 12

1, 2019]. Sec. 22. (a) If an absentee ballot is challenged under section 21 of this chapter, the absentee voter's application for an absentee ballot shall be considered as the affidavit required to be made by a voter when challenged at the polls while voting in person.

- (b) Except as provided in subsection (e), the challenge procedure under this section is the same as though the ballot was east by the voter in person.
- (c) An absentee voter is not required to provide proof of identification.
- (d) If a proper affidavit is made that would entitle the absentee voter to vote if the absentee voter had personally appeared, then the absentee ballot envelope must be marked to indicate that a provisional ballot is enclosed, and the envelope shall be placed with the other provisional ballot envelopes for transmittal to the county election board.

SECTION 71. IC 3-11-10-23 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 23. If proof is given to a precinct election board that an absentee voter marked and forwarded an absentee ballot but died before election day, then the inspector shall return the ballot of the deceased voter with the other defective ballots to the officer issuing the ballots. However, the easting of an absentee ballot by a deceased voter does not invalidate an election.

SECTION 72. IC 3-11-10-24, AS AMENDED BY P.L.169-2015, SECTION 119, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 24. (a) Except as provided in subsection (b), a voter who satisfies any of the following is entitled to vote by mail:

- (1) The voter has a specific, reasonable expectation of being absent from the county on election day during the entire twelve (12) hours that the polls are open.
- (2) The voter will be absent from the precinct of the voter's residence on election day because of service as:



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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
	(12) hours that the polls are open.
22	(10) The voter is an address confidentiality program participant
21 22 23 24	(as defined in IC 5-26.5-1-6).
24	(11) The voter is a member of the military or public safety officer.
25	(12) The voter is a serious sex offender (as defined in
26	IC 35-42-4-14(a)).
27	(13) The voter is prevented from voting due to the unavailability
28	of transportation to the polls.
29	(b) A voter with disabilities who:
30	(1) is unable to make a voting mark on the ballot or sign the
31	absentee ballot secrecy envelope; and
32	(2) requests that the absentee ballot be delivered to an address
33	within Indiana;
34	must vote before an absentee voter board under section 25(b) of this
35	chapter.
36	(c) If a voter receives an absentee ballot by mail, the voter shall
37	personally mark the ballot in secret and seal the marked ballot inside
38	the envelope provided by the county election board for that purpose.
39	The voter shall:
40	(1) deposit the sealed envelope in the United States mail for
41	delivery to the county election board; or
42	(2) authorize a member of the voter's household or the individual
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designated as the voter's attorney in fact to:  (A) deposit the sealed envelope in the United States mail; or  (B) deliver the sealed envelope in person to the county election board.  (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 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.
(B) deliver the sealed envelope in person to the county election board.  (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 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.
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15 (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.
21 (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.
24 (5) A statement that the individual delivering the absentee ballot
has complied with Indiana laws governing absentee ballots.
26 (6) A statement that the individual delivering the absentee ballot
is executing the affidavit under the penalties of perjury.
28 (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.
31 (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. IC 3-11.5-4-2.
34 SECTION 73. IC 3-11-10-26, AS AMENDED BY P.L.71-2017,
35 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: 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:
40 (1) One (1) location of the office of the circuit court clerk
designated by the circuit court clerk.
42 (2) A satellite office established under section 26.3 of this



1	chapter.
2	(b) This subsection applies to a county to which IC 3-6-5.2 applies.
3	As an alternative to voting by mail, a voter is entitled to cast an
4	absentee ballot before an absentee voter board at any of the following:
5	(1) The office of the board of elections and registration.
6	(2) A satellite office established under section 26.3 of this
7	chapter.
8	(c) Except for a location designated under subsection (a)(1), a
9	location of the office of the circuit court clerk must be established as
10	a satellite office under section 26.3 of this chapter in order to be used
11	as a location at which a voter is entitled to cast an absentee ballot
12	before an absentee voter board under this section.
13	(d) The voter must do the following before being permitted to vote:
14	(1) This subdivision does not apply to a county that uses
15	electronic poll books for voting under this section. Sign an
16	application on the form prescribed by the election division under
17	IC 3-11-4-5.1. The application must be received by the circuit
18	court clerk not later than the time prescribed by IC 3-11-4-3.
19	(2) This subdivision applies only to a county that uses electronic
20	poll books for voting under this section and in which the ballot is
21	cast on an electronic voting system. The voter must do the
22	following:
23	(A) If the county election board has prescribed an affidavit
24	under subsection (e) that includes a unique identifier to
25	comply with section 26.2(c)(3) of this chapter, make and
26	subscribe to the affidavit.
27	(B) Sign the electronic poll book.
28	(C) Provide proof of identification.
29	(3) This subdivision applies only to a county that uses electronic
30	poll books for voting under this section and in which the ballot is
31	cast on an optical scan voting system. The voter must do the
32	following:
33	(A) Sign the electronic poll book.
34	(B) Provide proof of identification.
35	(C) Sign the affidavit prescribed by section 29 of this chapter.
36	(e) The county election board may:
37	(1) prescribe an affidavit that includes a unique identifier; or
38	(2) establish a procedure to produce a document, label, or
39	electronic record that is associated with each voter and includes
40	a unique identifier;
41	to comply with section 26.2(c)(3) of this chapter. After the county
42	election board approves an affidavit or procedure described in this



- subsection and before the affidavit or procedure is used in an election, the county election board shall file a copy of the affidavit or a brief description of the procedure with the election division to assist the state recount commission in conducting proceedings under IC 3-12-11.
- (f) 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.
- (g) 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.
- (h) 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.
- (i) Notwithstanding subsection (h), 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 two (2) Saturdays preceding election day.
- (j) As provided by 52 U.S.C. 21081, a voter casting an absentee ballot under this section must be:
  - (1) permitted to verify in a private and independent manner the votes selected by the voter before the ballot is cast and counted; (2) provided with the opportunity to change the ballot or correct any error in a private and independent manner before the ballot is cast and counted, including the opportunity to receive a replacement ballot if the voter is otherwise unable to change or correct the ballot; and



1	(3) notified before the ballot is cast regarding the effect of casting
2	multiple votes for the office and provided an opportunity to
3	correct the ballot before the ballot is cast and counted.
4	(k) As provided by 52 U.S.C. 21081, when an absentee ballot is
5	provided under this section, the board must also provide the voter with:
6	(1) information concerning the effect of casting multiple votes for
7	an office; and
8	(2) instructions on how to correct the ballot before the ballot is
9	cast and counted, including the issuance of replacement ballots.
0	(l) If:
1	(1) the voter is unable or declines to present the proof of
2	identification; or
3	(2) a member of the board determines that the proof of
4	identification provided by the voter does not qualify as proof of
5	identification under IC 3-5-2-40.5;
6	the voter shall be permitted to cast an absentee ballot and the voter's
7	absentee ballot shall be treated as a provisional ballot.
8	(m) A voter casting an absentee ballot under this section is entitled
9	to cast the voter's ballot in accordance with IC 3-11-9.
20 21	(n) In a primary election, a voter casting an absentee ballot under this chapter may not change the voter's choice of the voter's
, I	under this chapter may not change the voter's choice of the voter's
22	political party after the voter has been mailed or otherwise
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22 23 24 25 26 27 28 29 20 11 22 3	political party after the voter has been mailed or otherwise provided with a primary ballot containing the candidates of that party.  SECTION 74. IC 3-11-10-34 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 34. If an envelope containing an absentee ballot has been marked "Rejected as defective" and the voter appears in person at the precinct before the polls close, the voter may vote as any other voter voting in person.  SECTION 75. IC 3-11-10-35 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 35. (a) This section does not apply to an absentee ballot required to be treated as a provisional ballot under IC 3-11.7.  (b) If an envelope containing an absentee ballot has not been opened
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22 23 24 25 26 27 28 29 20 11 22 33 44 55 66 77 88	political party after the voter has been mailed or otherwise provided with a primary ballot containing the candidates of that party.  SECTION 74. IC 3-11-10-34 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 34. If an envelope containing an absentee ballot has been marked "Rejected as defective" and the voter appears in person at the precinct before the polls close, the voter may vote as any other voter voting in person.  SECTION 75. IC 3-11-10-35 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 35. (a) This section does not apply to an absentee ballot required to be treated as a provisional ballot under IC 3-11.7.  (b) If an envelope containing an absentee ballot has not been opened before the close of the polls, then the envelope may not be opened without an order of a court or the state recount commission.  SECTION 76. IC 3-11-10-37 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 37. (a) Not later than noon fifty (50) days before election day, each county election board shall notify the county chairmen of the
22 33 44 45 56 67 88 99 60 11 22 33 44 55 66 77 88 99 60 60 77 88 99 90 90 90 90 90 90 90 90 90 90 90 90	political party after the voter has been mailed or otherwise provided with a primary ballot containing the candidates of that party.  SECTION 74. IC 3-11-10-34 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 34. If an envelope containing an absentee ballot has been marked "Rejected as defective" and the voter appears in person at the precinct before the polls close, the voter may vote as any other voter voting in person.  SECTION 75. IC 3-11-10-35 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 35. (a) This section does not apply to an absentee ballot required to be treated as a provisional ballot under IC 3-11.7.  (b) If an envelope containing an absentee ballot has not been opened before the close of the polls, then the envelope may not be opened without an order of a court or the state recount commission.  SECTION 76. IC 3-11-10-37 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 37. (a) Not later than noon fifty (50) days before election day, each county election board shall notify the county chairmen of the two (2) political parties that have appointed members on the county
22 23 24 25 26 27 28 29 00 11 22 33 44 55 66 77 88 99 00 17 88 99 90 90 90 90 90 90 90 90 90 90 90 90	political party after the voter has been mailed or otherwise provided with a primary ballot containing the candidates of that party.  SECTION 74. IC 3-11-10-34 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 34. If an envelope containing an absentee ballot has been marked "Rejected as defective" and the voter appears in person at the precinct before the polls close, the voter may vote as any other voter voting in person.  SECTION 75. IC 3-11-10-35 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 35. (a) This section does not apply to an absentee ballot required to be treated as a provisional ballot under IC 3-11.7.  (b) If an envelope containing an absentee ballot has not been opened before the close of the polls, then the envelope may not be opened without an order of a court or the state recount commission.  SECTION 76. IC 3-11-10-37 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 37. (a) Not later than noon fifty (50) days before election day, each county election board shall notify the county chairmen of the
22 23 24 25 26 27 28 29 20 11 22 33 44 55 66 77 88 99	political party after the voter has been mailed or otherwise provided with a primary ballot containing the candidates of that party.  SECTION 74. IC 3-11-10-34 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 34. If an envelope containing an absentee ballot has been marked "Rejected as defective" and the voter appears in person at the precinct before the polls close, the voter may vote as any other voter voting in person.  SECTION 75. IC 3-11-10-35 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 35. (a) This section does not apply to an absentee ballot required to be treated as a provisional ballot under IC 3-11.7.  (b) If an envelope containing an absentee ballot has not been opened before the close of the polls, then the envelope may not be opened without an order of a court or the state recount commission.  SECTION 76. IC 3-11-10-37 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 37. (a) Not later than noon fifty (50) days before election day, each county election board shall notify the county chairmen of the two (2) political parties that have appointed members on the county election board of the number of absentee voter boards to be appointed



the appointments to the county election board not later than noon forty-six (46) days before election day. The county election board shall make the appointments as recommended. If a county chairman fails to make any recommendations, then the county election board may appoint any voters of the county who comply with section 36 of this chapter.

SECTION 77. IC 3-11-11-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3. At the opening of the polls, after the organization of and in the presence of the precinct election board, the inspector shall:

- (1) open the packages of ballots in a manner that preserves the seals intact;
- (2) deliver twenty-five (25) of each of the state and local ballots to the poll clerk of the opposite political party; and
- (3) deliver to the other poll clerk a pen for marking the ballots. SECTION 78. IC 3-11-13-22, AS AMENDED BY P.L.100-2018, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 22. (a) This section applies to:
  - (1) a ballot card voting system; and
  - (2) a voting system that includes features of a ballot card voting system and a direct record electronic voting system.
- (b) The county election board of each county planning to use automatic tabulating machines at the next election shall randomly select at least ten percent (10%) of the automatic tabulating machines for testing to ascertain that the machines will correctly count the votes cast for straight party tickets, for all candidates (including write-in candidates), and on all public questions. If an individual attending the public test requests that additional automatic tabulating machines be tested, then the county election board shall randomly select and test additional machines up to a maximum of fifteen percent (15%) of the machines that will be used at the next election. Not later than seven (7) days after conducting the test under this subsection, the county election board shall certify to the election division that the test has been conducted in conformity with this subsection. The testing under this subsection must begin before absentee voting begins in the office of the circuit court clerk under IC 3-11-10-26.
- (c) 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 accordance with IC 5-3-1-4.
  - (d) If a county election board determines that:
  - (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, political
2	party, or public question from the ballot; or
3	(B) is an absentee ballot that a voter is entitled to recast under
4	IC 3-11-10-1.5 IC 3-11.5-4-2 because the absentee ballot
5	includes 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 not
10	reprinted or corrected to remove the omission of a candidate.
11	political party, or public question, or indicate the name of the
12	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 79. IC 3-11-13-28.1, AS ADDED BY P.L.76-2014.
19	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20	UPON PASSAGE]: Sec. 28.1. (a) This section does not apply
21	(1) to a ballot card voted by absentee ballot. or
22	(2) in a vote center county using an electronic poll book and a
23	printer separate from the electronic poll book.
24	(b) Except as provided in subsection (c), The two (2) poll clerks of
25	each precinct shall place their initials in ink on the back of each ballot
26	card:
27	(1) at the time the card is issued to a voter; or
28	(2) in the case of a ballot marked by a marking device for an
29	optical scan ballot, before the ballot is placed into the tabulating
30	device.
31	The initials must be in the poll clerks' ordinary handwriting or printing
32	and without a distinguishing mark of any kind.
33	(c) In a vote center county using an electronic poll list and a printer
34	separate from the electronic poll list, the printed initials of the poll
35	clerks captured through the electronic signature pad or tablet at the
36	time the poll clerks log into the electronic poll book system may be
37	printed by a printer separate from the electronic poll list on the back of
38	each ballot card immediately before the ballot card is delivered to the
39	voter.
40	(d) (c) Except as provided in IC 3-12-1-12, a ballot card is not valid
41	unless, immediately before the ballot card is delivered to the voter,
42	(1) the ballot card is initialed by both poll clerks. or
	(1) the canot care to initiated by com poin civing, or



1	(2) the initials of both poll clerks are printed on the back of the
2	ballot card in accordance with subsection (c).
3	SECTION 80. IC 3-11-14-25 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25. (a) After
5	voting, the voter shall immediately leave the booth and announce to the
6	poll clerks that the voter has voted. The poll clerks shall write a voting
7	mark after the voter's name, and the voter shall leave the room.
8	(b) If a voter leaves the booth without casting a ballot, a precinct
9	election official shall:

- - (1) attempt to advise the voter not to leave the polls because the voter's ballot has not been cast: and
  - (2) permit the voter to return to the booth to complete the process of casting the voter's ballot.
- (c) If the voter has left the polls, or declines to return to the booth, the inspector shall direct both judges to enter into the booth and complete the process of casting the ballot for the voter. The judges shall promptly complete a form prescribed under IC 3-5-4-8. The form must be signed by both judges and contain the following information:
  - (1) The name of the voter who left the polls without completing the process of casting a ballot.
  - (2) The approximate time that the voter left the polls.
  - (3) Whether the voter was advised that the voter could return to the booth to complete the casting of the ballot.
  - (4) A statement made under the penalties for perjury indicating that the judges jointly cast the ballot without either judge making any alteration to the choices made by the voter.

SECTION 81. IC 3-11-14-32 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 32. The certificates of the number of votes cast for each person shall be made and signed as required by IC 3-12, and the precinct election officers shall make and sign all statements the statement of the number of votes required by law in duplicate, triplicate, or otherwise. under section 30 of this chapter. The inspector is only required to provide duplicate copies of the statement to another precinct election officer or a watcher, upon request. The certificates and other papers shall be returned to the circuit court clerk in the same manner and with the same penalties that are prescribed in IC 3-12 for election returns from precincts in which electronic voting systems are not used.

SECTION 82. IC 3-11-14.5-1, AS AMENDED BY P.L.100-2018, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) The county election board of each county



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1	planning to use an electronic voting system at the next election shall
2	randomly select at least three (3) precincts within the county and test
3	the voting system units to be used at those precincts on election day.
4	Each voting system shall be tested to ascertain that the system will
5	correctly count the votes cast for straight party tickets, for all
6	candidates (including write-in candidates), and on all public questions
7	in that precinct.
8	(b) The testing under subsection (a) must begin before absentee
9	voting starts in the office of the circuit court clerk under IC 3-11-10-26.
0	(c) If a county election board determines that:
11	(1) a ballot provided by an electronic voting system:
12	(A) must be corrected as provided by IC 3-11-2-16 because of
13	the omission of a candidate, political party, or public question
14	from the ballot; or
15	(B) is an absentee ballot that a voter is entitled to recast under
	$\frac{1}{1}$ S = 11-10-1.5 IC 3-11.5-4-2 because the absentee ballot
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	includes a candidate for election to office who:
18	(i) ceased to be a candidate; and
19	(ii) has been succeeded by a candidate selected under
20	IC 3-13-1 or IC 3-13-2; and
21	(2) voting system units used in the test conducted under this
22	section did not contain a ballot that was reprinted or corrected to
23 24	remove the omission of a candidate, political party, or public
24	question, or indicate the name of the successor candidate;
25	the county election board shall conduct an additional public test
26	described in subsection (a) using the voting system units previously
27	tested and containing the reprinted or corrected ballots.
28	SECTION 83. IC 3-11-15-46, AS AMENDED BY P.L.100-2018,
29	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	UPON PASSAGE]: Sec. 46. (a) The county election board is
31	responsible for defining the specific access policies applying to voting
32	systems and electronic poll books in each election and for specifying
33	when any variations from these policies are permitted.
34	(b) The county election board may adopt a resolution to establish a
35	security protocol to secure the voting systems and electronic poll books
36	used in each election conducted in the county. The security protocol
37	must include an audit trail to detect unauthorized access to the voting
38	systems and electronic poll books. A resolution adopted under this
39	subsection must be adopted by the unanimous vote of the board's entire
10	membership. If the board adopts a resolution under this subsection, the
11	requirements of subsections (c) through (g) do not apply to the county
12	when a copy of the resolution is filed with the election division. The
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- person or entity conducting the voting system technical oversight program and the election division shall be available to advise the county election board in the development of a security protocol under this subsection.
- (c) The county election board shall place a uniquely numbered seal on each voting system and electronic poll book used in an election to secure the voting system and electronic poll book and permit post-election auditing. The form of the seal and information contained on the seal shall be prescribed by the election division and must make it impossible to access the sealed part of the unit without detection.
- (d) The county election board shall place the seal described in subsection (c) on the voting system or electronic poll book immediately upon completion of the canvass of votes cast in an election in which the voting system or electronic poll book was made available for use at a precinct or vote center.
- (e) The seal must remain in place except when the county election board orders unsealing of the voting system or electronic poll book in one (1) of the following cases when the board finds unsealing to be necessary:
  - (1) To conduct maintenance on the voting system or electronic poll book.
  - (2) To prepare the voting system or electronic poll book for use in the next election to be conducted by the county in which the voting system or electronic poll book will be made available.
  - (3) To install certified voting system hardware, firmware, or software on a voting system or certified upgrades on an electronic poll book.
  - (4) To conduct a public test of the voting system or electronic poll book required by state law.
  - (5) To conduct an audit authorized or required by this title.
  - (6) For the county election board to correct an error under IC 3-12-5-14.
  - (7) When ordered during a recount or contest proceeding under IC 3-12.
- (f) The county election board shall reseal the voting system or electronic poll book immediately after the completion of the maintenance, installation, audit, correction, recount proceeding, or contest proceeding. When the county election board orders the unsealing of the voting system or electronic poll book to prepare for the use of the equipment in an election, the voting system or electronic poll book may remain unsealed until the canvassing is completed under subsection (d).



1	(g) The county election board shall document when each voting
2	system or electronic poll book is sealed or unsealed under this section,
3	identifying:
4	(1) the serial number of each voting system or electronic poll
5	book that is sealed or unsealed;
6	(2) the date on which the sealing or unsealing occurred; and
7	(3) the individual who performed the sealing or unsealing.
8	SECTION 84. IC 3-11-18.1-4, AS AMENDED BY P.L.76-2014,
9	SECTION 44, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2019]: Sec. 4. The plan required by section 3 of this chapter
11	must include at least the following:
12	(1) The total number of vote centers to be established.
13	(2) The location of each vote center.
14	(3) The effective date of the order.
15	(4) The following information according to the computerized list
16	(as defined in IC 3-7-26.3-2) as of the date of the order:
17	(A) The total number of voters within the county.
18	(B) The number of active voters within the county.
19	(C) The number of inactive voters within the county.
20	(5) For each vote center designated under subdivision (2), a list
21	of the precincts whose polls will be located at the vote center
22	consistent with section 13 of this chapter for an election that is not
23	being held in each precinct of the county.
24	(6) (5) For each vote center designated under subdivision (2), the
25	number of precinct election boards that will be appointed to
26	administer an election at the vote center.
27	(7) (6) For each precinct election board designated under
28	subdivision (6), (5), the number and name of each precinct the
29	precinct election board will administer consistent with section 13
30	of this chapter for an election that is not being held in each
31	precinct of the county.
32	(8) (7) For each vote center designated under subdivision (2), the
33	number and title of the precinct election officers who will be
34	appointed to serve at the vote center.
35	(9) (8) For each vote center designated under subdivision (2):
36	(A) the number and type of ballot variations that will be
37	provided at the vote center; and
38	(B) whether these ballots will be:
39	(i) delivered to the vote center before the opening of the
40	polls; or
41	(ii) printed on demand for a voter's use.
42	(10) (9) A detailed description of any hardware, firmware, or



1	software used:
2	(A) to create an electronic poll list for each precinct whose
3	polls are to be located at a vote center; or
4	(B) to manage data in an electronic poll book through a secure
5	electronic connection between the county election board and
6	the precinct election officials administering a vote center.
7	(11) (10) A description of the equipment and procedures to be
8	used to ensure that information concerning a voter entered into
9	any electronic poll book used by precinct election officers at a
0	vote center is immediately accessible to:
1	(A) the county election board; and
2	(B) the electronic poll books used by precinct election officers
3	at all other vote centers in the county.
4	(12) For each precinct designated under subdivision (5), the
5	number of electronic poll books to be provided for the precinct.
6	(13) (11) This subdivision applies to a county in which ballot
7	cards are used at a vote center. For each vote center designated
8	under subdivision (2), whether each ballot card printed will have
9	the printed initials of the poll clerks captured through the
.0	electronic signature pad or tablet at the time the poll clerks log
	into the electronic poll book system printed on the back of the
22	ballot card immediately before the ballot card is delivered to a
21 22 23 24 25	voter.
4	(14) (12) The security and contingency plans to be implemented
2.5	by the county to do all of the following:
26	(A) Prevent a disruption of the vote center process.
.7	(B) Ensure that the election is properly conducted if a
28	disruption occurs.
.9	(C) Prevent access to an electronic poll book without the
0	coordinated action of two (2) precinct election officers who are
1	not members of the same political party.
2	(15) (13) A certification that the vote center complies with the
3	accessibility requirements applicable to polling places under
4	IC 3-11-8.
5	(16) (14) A sketch depicting the planned layout of the vote center,
66	indicating the location of:
57	(A) equipment; and
8	(B) precinct election officers;
9	within the vote center.
0	(17) (15) The total number and locations of satellite offices to be
-1	established under IC 3-11-10-26.3 at vote center locations
-2	designated under subdivision (2) to allow voters to cast absentee



1	ballots in accordance with IC 3-11. However, a plan must provide
2	for at least one (1) vote center to be established as a satellite
3	office under IC 3-11-10-26.3 on the two (2) Saturdays
4	immediately preceding an election day.
5	(18) (16) The method and timing of providing voter data to
6	persons who are entitled to receive the data under this title. Data
7	shall be provided to all persons entitled to the data without
8	unreasonable delay.
9	(19) (17) That the county election board shall adopt a resolution
10	under IC 3-11.5-5-1 or IC 3-11.5-6-1 to make the central counting
l 1	of absentee ballots applicable to the county (if the board has not
12	already done so).
13	(20) For a plan adopted after July 1, 2014, (18) In a county in
14	which a majority of votes are cast on optical scan ballot cards, any
15	additional procedures to provide for efficient and secure voting at
16	each vote center, including ballot on demand printing.
17	SECTION 85. IC 3-11-18.1-5, AS AMENDED BY P.L.201-2017,
18	SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2019]: Sec. 5. (a) Except as provided in subsection (b),
20	subsections (b) and (c), a plan must provide a vote center for use by
21	voters residing within the county for use in a primary election, general
22	election, special election, municipal primary, or municipal election
23 24	conducted on or after the effective date of the county election board's
24	order.
25 26	(b) A plan may provide that a vote center will not be used in a
26	municipal election conducted in 2019 and every four (4) years
27	thereafter for some or all of the towns:
28	(1) located within the county; and
29	(2) having a population of less than three thousand five hundred
30	(3,500).
31	(c) This section does not apply in a town that has established a
32	town election board under IC 3-10-7-5.7 while the resolution
33	established under IC 3-10-7-5.7 is in effect.
34	SECTION 86. IC 3-11-18.1-7, AS ADDED BY P.L.1-2011,
35	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2019]: Sec. 7. Before adopting an order designating a county
37	as a vote center county under this chapter, the county election board
38	must determine the following:
39	(1) That the secure electronic connection as described under
10	section $\frac{4(10)(B)}{4(9)(B)}$ of this chapter is sufficient to prevent:
<b>1</b> 1	(A) any voter from voting more than once; and
12	(B) unauthorized access by any person to:



1	(i) the electronic poll lists for a precinct whose polls are to
2	be located at the vote center; or
3	(ii) the computerized list of voters of the county.
4	(2) That the planned design and location of the equipment and
5	precinct officers will provide the most efficient access for:
6	(A) voters to enter the polls, cast their ballots, and leave the
7	vote center; and
8	(B) precinct election officials, watchers, challengers, and
9	pollbook holders to exercise their rights and perform their
10	duties within the vote center.
11	SECTION 87. IC 3-11-18.1-12, AS AMENDED BY P.L.100-2018,
12	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 12. (a) Notwithstanding section 1 of this chapter,
14	this section applies to an electronic poll book to be used in:
15	(1) a precinct polling place, office of the circuit court clerk, or a
16	satellite office in accordance with IC 3-7-29-6; or
17	(2) a vote center under this chapter.
18	(b) Notwithstanding any other law, the electronic poll list book used
19	at each vote center must satisfy all of the following:
20	(1) <b>The electronic poll book must</b> comply with IC 3-11-8-10.3.
21	and
22	(2) <b>The electronic poll book must</b> be approved by the secretary
23	of state in accordance with this section.
24	(3) Except with prior written authorization by the voting
25	system technical oversight program (VSTOP) established by
26	IC 3-11-16-2, the electronic poll book must have been
27	delivered to the county election board not less than sixty (60)
28	days before an election at which the electronic poll book is
29	used.
30	(c) A person who wishes to market, sell, lease, or provide an
31	electronic poll book for use in an election in Indiana must first file an
32	application for certification with the election division on a form
33	prescribed by the secretary of state. Except as provided in subsection
34	(h), a person may not market, sell, lease, or provide an electronic poll
35	book for use in an election in Indiana until the secretary of state has
36	approved the application for certification under this section.
37	(d) The secretary of state shall refer the application to the person or
38	entity conducting the voting system technical oversight program
39	(VSTOP) established by IC 3-11-16-2. VSTOP.
40	(e) The VSTOP shall examine the electronic poll book with its
41	accompanying documentation and file a report with the secretary of



state indicating:

1 2	(1) whether the electronic poll book would operate in compliance with this title;
3	(2) any recommendations regarding the acquisition or use of the
4	electronic poll book; and
5	(3) whether VSTOP recommends that the secretary of state
6	approve the electronic poll book under this section, including any
7	recommended restrictions that should be placed on the secretary
8	of state's approval.
9	(f) After the report required by subsection (e) is filed, the secretary
10	of state may approve the application for certification permitting the
11	electronic poll book to be used in an election in Indiana.
12	(g) A certification under this section expires on December 31 of the
13	year following the date of its issuance, unless earlier revoked by the
14	secretary of state upon a written finding of good cause for the
15	revocation.
16	(h) A person may display or demonstrate an electronic poll book
17	that has not been certified under this section if the person complies
18	with all the following requirements:
19	(1) The display or demonstration occurs at a conference of
20	election officials sponsored by:
	(A) a state agency; or
22	(B) an association of circuit court clerks or voter registration
21 22 23 24 25 26 27	officers.
24	(2) The person files a notice with the election division at least
25	seven (7) days before the scheduled starting date of a conference
26	referred to in subdivision (1) setting forth the following:
27	(A) The name of the person and each representative scheduled
28	to display or demonstrate the electronic poll book.
29	(B) The address and telephone number of the person.
30	(C) The model name of the electronic poll book.
31	(D) The name and manufacturer of the electronic poll book.
32	(E) The date and location of the display or demonstration of
33	the electronic poll book.
34	(3) The person displays the electronic poll book with a notice that:
35	(A) is at least 16 point type size;
36	(B) is posted on the surface of the electronic poll book; and
37	(C) states that the electronic poll book is "Not Approved for
38	Use in Indiana".
39	(4) The person ensures that each communication concerning the
40	electronic poll book that is available or made at a conference
41	referred to in subdivision (1) includes a statement that the
42	electronic poll book is "Not Approved for Use in Indiana". A



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              printed communication must include the statement in a type size
 2
              that is at least as large as the largest type size used in the
 3
              communication.
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             SECTION 88. IC 3-11.5-1-1.1, AS AMENDED BY P.L.266-2013,
 5
         SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 6
         JULY 1, 2019]: Sec. 1.1. This article applies to all counties.
 7
              (1) a county subject to IC 3-11.5-4-0.5; or
 8
              (2) a county whose county election board, by unanimous vote of
 9
              the board's entire membership, has adopted a resolution under
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              IC 3-11.5-5-1 or IC 3-11.5-6-1.
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             SECTION 89. IC 3-11.5-1-4 IS REPEALED [EFFECTIVE JULY
12
         1, 2019]. Sec. 4. To the extent that they are in conflict with this article,
13
         the following statutes do not apply to a county that has adopted a
14
         resolution described by section 1 of this chapter (before its repeal) or
15
         section 1.1 of this chapter:
16
              (1) IC 3-11-4-22.
17
              (2) IC 3-11-10-1.5.
18
              (3) IC 3-11-10-3.
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              (4) IC 3-11-10-5.
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              (5) IC 3-11-10-6.
21
              (6) IC 3-11-10-7.
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              (7) IC 3-11-10-8.
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              (8) IC 3-11-10-9.
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              (9) IC 3-11-10-11.
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              (10) IC 3-11-10-12.
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              (11) IC 3-11-10-12.5.
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              (12) IC 3-11-10-13.
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              (13) IC 3-11-10-14.
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              (14) IC 3-11-10-15.
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              (15) IC 3-11-10-16.
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              (16) IC 3-11-10-17.
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              (17) IC 3-11-10-18.
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              (18) IC 3-11-10-20.
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              (19) IC 3-11-10-21.
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              (20) IC 3-11-10-22.
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              (21) IC 3-11-10-23.
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              (22) IC 3-11-10-31.
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              (23) IC 3-11-10-32.
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              (24) IC 3-11-10-34.
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              (25) IC 3-11-10-35.
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              (26) IC 3-11-10-36.
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              (27) IC 3-11-10-37.
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1	<del>(28) IC 3-12-2.</del>
2	<del>(29)</del> <del>IC</del> <del>3-12-3-12.</del>
3	SECTION 90. IC 3-11.5-4-0.5 IS REPEALED [EFFECTIVE JULY
4	1, 2019]. Sec. 0.5. (a) This section applies only to a county having a
5	<del>consolidated city.</del>
6	(b) Except as provided in subsection (c), a county shall coun
7	absentee ballots at a central location. Notwithstanding IC 3-11.5-6-1(a)
8	the provisions of IC 3-11.5-6 apply in the county unless the county
9	election board adopts a resolution under IC 3-11.5-5-1 making
10	IC 3-11.5-5 applicable in the county.
11	(c) If the county election board adopts a resolution, by the
12	unanimous vote of the entire membership of the board, that:
13	(1) requires absentee ballots to be counted at individual precincts
14	instead of at a central location; and
15	(2) states the board's basis for adopting the requirement described
16	in subdivision (1);
17	all absentee ballots shall be counted at individual precincts instead or
18	at a central location.
19	(d) A copy of the resolution adopted under subsection (c) shall be
20	filed with the election division.
21	SECTION 91. IC 3-11.5-6-4, AS AMENDED BY P.L.210-2018
22	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	UPON PASSAGE]: Sec. 4. (a) This subsection does not apply to a
24	county having a consolidated city. To minimize delay, the absented
25	ballot counters shall continue to count without interruption until al
26	absentee ballots for the precinct are canvassed and the certificates
27	required by this chapter are prepared and delivered to the persor
28	entitled to receive the certificates.
29	(b) This subsection applies to a county having a consolidated city
30	To minimize delay, the absentee ballot counters shall continue to coun
31	without interruption until all absentee ballots that are not required to be
32	remade and have been accepted by the absentee ballot counters under
33	IC 3-11.5-4-12 are canvassed, and the certificates required by this
34	chapter are prepared and delivered to the person entitled to receive the
35	certificates.
36	SECTION 92. IC 3-11.7-5-30 IS ADDED TO THE INDIANA
37	CODE AS A NEW SECTION TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2019]: Sec. 30. (a) This section applies to a
39	provisional ballot that the county election board determines was
40	cast by an individual who is registered to vote in an Indiana county
41	other than the county in which the provisional ballot was cast.

(b) The county election board shall do both of the following:



1	(1) Notify the county election board of the county in which the
2	individual is registered to vote of the determination made
2 3	under subsection (a).
4	(2) Transmit a copy of the challenge affidavits executed under
5	this article to the county voter registration office of the county
6	in which the individual is registered to vote.
7	SECTION 93. IC 3-11.7-6-3, AS AMENDED BY P.L.128-2015,
8	SECTION 206, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2019]: Sec. 3. (a) As required by 52 U.S.C.
0	21082, a county election board shall establish a free access system such
1	as a toll-free telephone number or an Internet web site that enables a
2	provisional voter to determine:
3	(1) whether the individual's provisional ballot was counted; and
4	(2) if the provisional ballot was not counted, the reason the
5	provisional ballot was not counted.
6	(b) After December 31, 2014, The county election board shall enter
7	the following into the computerized list:
8	(1) The name of the individual.
9	(2) The address of the individual.
20	(3) Whether the individual's provisional ballot was counted.
21	(4) If the individual's provisional ballot was not counted, the
22	reason the provisional ballot was not counted.
23	(c) As required by 52 U.S.C. 21082, the county election board shall
.4	establish and maintain reasonable procedures to protect the security,
2.5	confidentiality, and integrity of personal information collected, stored,
26	or otherwise used on the free access system established by the board
27	under subsection (a).
28	(d) As required by 52 U.S.C. 21082, the county election board shall
.9	restrict access to the free access system established under subsection
0	(a) to the individual voter who cast the provisional ballot. This
1	subsection does not restrict access to election materials available under
52	IC 3-10-1-31.1.
3	(e) The county election board shall prescribe written instructions to
4	inform a provisional voter how the provisional voter can determine
5	whether the provisional voter's ballot has been counted.
66	SECTION 94. IC 3-11.7-7 IS ADDED TO THE INDIANA CODE
7	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
8	UPON PASSAGE]:
9	Chapter 7. Standards for Issuing an Order Extending the Hour
0.	for the Closing of the Polls
-1	Sec. 1. This chapter applies to any order described by 52 U.S.C.
-2	21082(c) to extend the hour for the closing of the polls fixed by



1	IC 3-11-8-8.
2	Sec. 2. (a) Only a county election board has standing in an
3	Indiana court or with any other state governmental entity to file an
4	action or petition to request the extension of the hour for closing
5	the polls by the court or entity.
6	(b) The county election board may only file an action or petition
7	under this section upon the unanimous vote of the entire
8	membership of the board.
9	Sec. 3. In determining whether to issue an order under this
10	chapter, the court or entity must consider the following:
11	(1) Whether the polls were delayed in opening at the time
12	fixed by IC 3-11-8-8.
13	(2) If the opening of a poll was delayed, in which precincts or
14	vote centers the delay occurred.
15	(3) If a poll closed at any time during the hours specified in
16	IC 3-11-8-8, how long the poll was closed and in which
17	precincts or vote centers the closing occurred.
18	(4) What evidence exists that any voter was prevented from
19	casting a ballot due to a delay or closure of the polls during
20	the hours set forth in IC 3-11-8-8.
21	Sec. 4. If the court or state governmental entity determines that
22	an order extending the hour for the closing of the polls is to be
23	issued, the court or entity must:
24	(1) limit the extension to those polls whose opening was
25	delayed or which closed during the hours set forth in
26	IC 3-11-8-8; and
27	(2) extend the hours for the polls at the precinct or vote center
28	for a period of time approximately equal to the time that the
29	polls were closed during the hours set forth in IC 3-11-8-8.
30	Sec. 5. (a) The county election board may appeal any denial of
31	an order extending the hour for closing the polls issued under this
32	section to the court of appeals under the same terms, conditions,
33	and standards that govern appeals in ordinary civil actions.
34	(b) An assignment of errors that the court or state governmental
35	entity's final action is contrary to law is sufficient to present both:
36	(1) the sufficiency of the facts found to sustain the court or
37	state governmental entity's action; and
38	(2) the sufficiency of the evidence to sustain the findings of
39	fact upon which the court or state governmental entity's
40	action was rendered.
41	SECTION 95. IC 3-12-1-5, AS AMENDED BY P.L.21-2016,
42	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



	59
1	JULY 1, 2019]: Sec. 5. (a) This subsection does not apply to a ballot
2	card voting system or an electronic voting system. Except as provided
3	in subsection (d), a voting mark made by a voter on or in a voting
4	square at the left of a candidate's name or political party's name shall
5	be counted as a vote for the candidate or candidates of the political
6	party.
7	(b) This subsection applies to a ballot card voting system. A voting
8	mark made by a voter:
9	(1) on or in a circle, oval, or square; or
10	(2) to connect a connectable arrow;
11	immediately below or beside a candidate's name or political party's
12	name shall be counted as a vote for the candidate or candidates of the
13	political party, except as provided in subsection (d).

- (c) This subsection applies to a direct record electronic voting system. A voting mark made by a voter touching a touch sensitive point or button below or beside a candidate's name or political party's name shall be counted as a vote for the candidate or candidates of the political party, except as provided in subsection (d).
- (d) A voter who wishes to cast a ballot for a candidate for election to an at-large district to which more than one (1) person may be elected on a:
  - (1) county council;
  - (2) city common council;
  - (3) town council; or
  - (4) township board;

must make a voting mark for each individual candidate for whom the voter wishes to cast a vote. A straight ticket voting mark on a paper ballot, ballot card voting system, or electronic voting system shall not be counted as a straight party ticket voting mark as a vote for any candidate for an office described by this subsection.

SECTION 96. IC 3-12-1-8, AS AMENDED BY P.L.21-2016, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 8. (a) Except as provided in subsection (b), a voting mark made by a voter on or in a circle containing a political party device shall be counted as a vote for each candidate of that political party on that ballot.

- (b) A voter who wishes to cast a ballot for a candidate for election to an at-large district to which more than one (1) person may be elected on a:
  - (1) county council;
  - (2) city common council;
- 42 (3) town council; or



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1	(4) township board;
2	must make a voting mark for each individual candidate for whom the
3	voter wishes to cast a vote. A voting mark on or in a circle containing
4	a political party device shall not be counted as a straight party ticket
5	voting mark as a vote for any candidate for an office described by this
6	subsection.
7	SECTION 97. IC 3-12-1-17, AS AMENDED BY P.L.76-2014,
8	SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2019]: Sec. 17. (a) This section applies only to an absentee
10	ballot sent by mail.
11	(b) Notwithstanding IC 3-11-10-14 and IC 3-11.5-4-7, an absentee
12	ballot received from an overseas voter is not considered as arriving too
13	late if both of the following apply:
14	(1) The absentee ballot envelope is postmarked not later than the
15	date of the election.
16	(2) The absentee ballot is received not later than noon ten (10)
17	days following the election.
18	(c) If the postmark on the absentee ballot envelope is unclear, the
19	county election board, by unanimous vote of the entire membership of
20	the board, determines the postmark date. If the board is unable to
21	determine the postmark date, the absentee ballot may not be counted.
22	SECTION 98. IC 3-12-1-19, AS ADDED BY P.L.66-2010,
23	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	UPON PASSAGE]: Sec. 19. (a) This section applies to a federal
25	write-in absentee ballot cast in a general election, municipal election,
26	or special election as provided in IC 3-11-4-12.5(b)(2) by an absent
27	uniformed services voter or overseas voter.
28	(b) If a voter designates a candidate by writing in the name of a
29	political party on the ballot, the voter's vote shall be counted for all
30	candidates of that political party on the ballot.
31	(c) If a voter writes an abbreviation, misspelling, or other minor
32	variation instead of the correct name of a candidate or a political party,
33	the voter's vote shall be counted if the intent of the voter can be
34	determined.
35	(d) This subsection applies to a voter who casts a ballot for:
36	(1) an individual who is a candidate for President of the
37	United States;
38	(2) an individual who is a candidate for Vice President of the
39	United States; or
40	(3) both individuals who are candidates for President of the
41	United States and Vice President of the United States.

A ballot cast as described in this subsection is considered to be cast



for the presidential electors and alternate presidential electors

2	pledged to support the ticket of candidates for President and Vice
3	President printed on the regular official ballot.
4	(e) This subsection applies to a voter who casts a ballot for:
5	(1) an individual who is a candidate for governor;
6	(2) an individual who is a candidate for lieutenant governor;
7	(3) both individuals who are candidates for governor and
8	lieutenant governor.
9	A ballot cast as described in this subsection is considered to be cast
10	for both individuals who are candidates for governor and
11	lieutenant governor of Indiana who are printed on the regular
12	official ballot.
13	(f) If a voter votes for a candidate on a ballot described by this
14	section, but does not indicate the office for which the candidate has
15	been nominated, the voter's vote for that candidate is void.
16	SECTION 99. IC 3-12-2-1, AS AMENDED BY P.L.128-2015,
17	SECTION 208, IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE JULY 1, 2019]: Sec. 1. (a) This chapter:
19	(1) is enacted to comply with 52 U.S.C. 21081 by establishing
20	uniform and nondiscriminatory standards to define what will be
21	counted as a vote on a paper ballot; and
22	(2) applies to each precinct where voting is by paper ballot.
23	(b) After the polls have closed, each precinct election board shall
24	count the paper ballot votes for each candidate for each office and on
25	each public question. The ballots shall be counted by laying each ballot
26	upon a table in the order in which it is taken from the ballot box.
27	(c) Notwithstanding subsection (b), the precinct election board may
28	count absentee ballots before the polls have closed. If the precinct
29	election board counts absentee ballots under this subsection, a member
30	of the precinct election board may not, before the polls have closed,
31	provide any person other than a member of the precinct election board
32	with information concerning the number of votes:
33	(1) a candidate received for an office; or
34	(2) east to approve or reject a public question;
35	on absentee ballots counted under this subsection.
36	(d) (c) If a precinct election board administers more than one (1)
37	precinct, the board shall keep the ballots cast in each precinct separate
38	from ballots cast in any other precinct, so that the votes cast for each
39	candidate and on each public question in each of the precincts
40	administered by the board may be determined.
41	SECTION 100. IC 3-12-5-1, AS AMENDED BY P.L.221-2005,
42	SECTION 110, IS AMENDED TO READ AS FOLLOWS



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1	[EFFECTIVE JULY 1, 2019]: Sec. 1. (a) Whenever a candidate is
2	elected to a local office that is commissioned by the governor under
3	IC 4-3-1-5, the circuit court clerk shall prepare a statement <del>under the</del>
4	clerk's seal specifying the number of votes received by each candidate
5	for that office.
6	(b) The statement prepared under subsection (a) must also include
7	the number of votes cast for and against the following:
8	(1) The ratification of a state constitutional amendment submitted
9	to the electorate.
10	(2) The retention of a justice of the supreme court or a judge of
11	the court of appeals or tax court.
12	(3) Each candidate who was declared elected by the county
13	election board under IC 3-12-4-9.
14	(c) The clerk shall send or hand deliver transmit under section 1.5
15	of this chapter the statement to the election division not later than
16	noon on the second Monday following election day.
17	(d) The election division shall tabulate the votes received under this
18	section. Not later than the third Friday after the election, the secretary
19	of state shall issue a certificate certifying the following:
20	(1) Each state constitutional amendment ratified or rejected.
21	(2) Each justice or judge retained or removed.
22	(e) The election division shall provide a copy of a certificate
23	described by:
24	(1) subsection (d)(1) to the chief justice of the Indiana supreme
25	court and the director of the office of code revision of the
26	legislative services agency; and
27	(2) subsection (d)(2) to the chief justice of the state.
28	(f) The election division shall provide a copy of all statements
29	received under this section to the office.
30	SECTION 101. IC 3-12-5-1.5 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1.5. (a) This section
32	applies to a statement required to be sent or delivered transmitted to
33	the election division by a circuit court clerk under this chapter.
34	(b) A statement described in subsection (a) may shall be sent by
35	using the computerized list established under IC 3-7-26.3 unless the
36	election division authorizes the use of an alternative method for
37	transmitting the certificate. A statement sent under this section
38	complies with any requirement for the statement to be certified or
39	sealed.

SECTION 102. IC 3-12-5-5, AS AMENDED BY P.L.221-2005, SECTION 111, IS AMENDED TO READ AS FOLLOWS

[EFFECTIVE JULY 1, 2019]: Sec. 5. (a) Not later than noon on the



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41 42 sealed.

second Monday following an election for governor and lieutenant

governor, each circuit court clerk shall prepare a certified statement

3	under the clerk's seal showing the number of votes each candidate
4	received. The clerk shall transmit the statement to the election division
5	in accordance with section 1.5 of this chapter. The election division
6	shall deliver:
7	(1) the statement to the speaker of the house of representatives
8	before the date described in subsection (b); and
9	(2) a copy of each statement to the office.
10	(b) The house of representatives and the senate shall meet in joint
11	convention not later than the date specified in Article 5, Section 9 of
12	the Constitution of the State of Indiana for the commencement of the
13	term of the governor and the lieutenant governor to hear the canvass of
14	votes cast for governor and lieutenant governor.
15	(c) The joint convention shall act to resolve any:
16	(1) tie vote, as required under Article 5, Section 5 of the
17	Constitution of the State of Indiana; or
18	(2) contest under Article 5, Section 6 of the Constitution of the
19	State of Indiana.
20	(d) The joint rules that governed the house of representatives and
21	senate before the general election govern the joint convention until
22	those rules are amended as provided in those rules.
23	(e) After resolving any tie or contest, the presiding officer of the
24	joint convention shall certify to the convention that the individuals
25	receiving the most votes according to the canvass have been elected
26	governor and lieutenant governor.
27	SECTION 103. IC 3-12-5-6, AS AMENDED BY P.L.221-2005,
28	SECTION 112, IS AMENDED TO READ AS FOLLOWS
29	[EFFECTIVE JULY 1, 2019]: Sec. 6. (a) Not later than noon on the
30	second Monday following an election, each circuit court clerk shall
31	prepare a certified statement under the clerk's seal of the number of
32	votes received by each candidate for:
33	(1) federal office;
34	(2) state office;
35	(3) legislative office; and
36	(4) a local office for which a declaration of candidacy must be
37	filed with the election division under IC 3-8-2.
38	(b) The clerk shall send transmit the statements by certified mail,

return receipt requested, or hand deliver the statements to the election

(c) The election division shall provide a copy of each statement to

division in accordance with section 1.5 of this chapter.



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SECTION 104. IC 3-12-5-11, AS AMENDED BY P.L.221-2005, SECTION 113, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2019]: Sec. 11. (a) As soon as practical, but no
later than noon on the second Monday following an election for a
legislative office, each circuit court clerk shall:
(1) prepare a certified statement <del>under the clerk's seal</del> specifying
the number of votes received in the county by each candidate for
• •
legislative office; and
(2) send transmit the statement by certified mail, return receipt
requested, or hand deliver the statement to the election division
in accordance with section 1.5 of this chapter.
(b) The election division shall provide a copy of each statement to
the office.
SECTION 105. IC 3-12-5-13 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 13. The election
division may not reject a certified statement received under seal from
a circuit court clerk under section 6 or 11 of this chapter but shall
estimate, aggregate, and tabulate the total number of votes as evidenced
by the face of each certified statement.
SECTION 106. IC 3-12-8-1, AS AMENDED BY P.L.194-2013,
SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2019]: Sec. 1. (a) This section does not apply to a challenge
filed before an election to the eligibility of a candidate nominated by

subsection must be conducted in accordance with IC 3-8-1-2. (b) Any candidate for nomination or election to a local or school board office may contest the nomination or election of a candidate who is declared nominated or elected to the office, except a candidate who:

petition for election to an office. The challenge described by this

- (1) receives the most votes in a primary election; and
- (2) is certified as deceased under IC 3-8-7-1.
- (c) If a candidate who is entitled to contest the nomination or election of a candidate under this chapter does not file a petition within the period established by section 5 of this chapter, the county chairman of a political party of which the candidate entitled to file a petition under this chapter was a member may file a petition to contest the nomination or election of a candidate. A county chairman is entitled to contest an election under this chapter only in a partisan race.
- (d) This subsection applies to an election for a school board office. If there is no candidate who is entitled to contest the election of another candidate to a school board office, a voter of the school corporation may file a petition to contest the election of the candidate.



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SECTION 107. IC 3-12-10-12 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) The
expenses of a recount conducted by the state recount commission shall
be paid from the state recount fund following the commission's
determination of whether a full or partial refund of the cash deposit
should be granted under IC 3-12-11-10.
(b) The expenses of a contest conducted by the state recount
commission shall be paid from the state recount fund.
(c) Notwithstanding subsections (a) and (b), the expenses incurred
by a party to a recount or contest for:
(1) the appearance of an individual; or
(2) the copying or production of documents;
in response to a subpoena approved by the state recount commission
shall be borne by that party and are not subject to reimbursement under

- this chapter.

  (d) A person (other than a party to a recount or contest) who claims reimbursement of expenses described by subsection (a) or (b) must submit a claim to the state recount commission not later than noon sixty (60) days after the commission adopts a final order concerning the recount or contest. If the commission approves the claim, the treasurer of state shall issue a warrant to the person in accordance with IC 5-13-5, except as provided in subsection (e) or (f).
- (e) This subsection applies when the recount director incurs an expense acting on behalf of the state recount commission. Any claim submitted by the recount director must be filed with the secretary of state for approval.
- (f) This subsection applies when a person incurs an expense based on an order issued by the recount director before a recount or contest is filed under IC 3-12-11. The person must submit a claim to the state recount commission not later than noon sixty (60) days after the final date for filing a recount or contest petition under IC 3-12-11.
- (e) (g) There is appropriated to the state recount fund from the state general fund an amount sufficient for the state recount commission's use in the payment of expenses under this section.
- SECTION 108. IC 3-13-1-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. A candidate vacancy that exists on a primary election ballot may not be filled for the primary election. The resulting vacancy on the following general or municipal election ballot may be filled in the manner prescribed by this chapter. but only if it is filled by noon June 30 before election day.
  - SECTION 109. IC 3-13-1-3 IS AMENDED TO READ AS



FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3. Except as provided in IC 3-10-8-7, a candidate vacancy for United States Senator or a state office shall be filled by the state committee of the political party in accordance with the state rules of the political party.

SECTION 110. IC 3-13-1-4, AS AMENDED BY P.L.219-2013, SECTION 67, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 4. Except as provided in IC 3-10-8-7.5, a candidate vacancy for United States Representative shall be filled by a caucus comprised by the precinct committeemen of the political party whose precincts are within the congressional district in accordance with the state rules of the political party.

SECTION 111. IC 3-13-1-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. A candidate vacancy for a legislative office shall be filled by a caucus comprised by the precinct committeemen of the political party whose precincts are within the senate or house district in accordance with the state rules of the political party.

SECTION 112. IC 3-13-1-6, AS AMENDED BY P.L.216-2015, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 6. (a) As used in this section, "county committee" refers to the precinct committeemen and vice committeemen of a major political party representing a precinct within the county.

- (b) Except as provided in subsection (c), A candidate vacancy for a local office shall be filled by: in accordance with the state rules of the political party.
  - (1) a caucus comprised of the precinct committeemen who are eligible to participate under section 10 of this chapter; or
  - (2) the county chairman of the political party or a caucus comprised of the chairman, vice chairman, secretary, and treasurer of the county committee of the party, if:
    - (A) authorized to fill vacancies under this chapter by majority vote of the county committee;
    - (B) the election district for the local office is entirely within one (1) county; and
    - (C) documentation of the authority given under clause (A) is attached to the certification of candidate selection filed under section 15 of this chapter.
- (c) A candidate vacancy for the office of circuit court judge or prosecuting attorney in a circuit having more than one (1) county shall be filled by a caucus comprised of the precinct committeemen who constitute the county committees of the political party for all of the circuit.



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SECTION 113. IC 3-13-1-8 IS REPEALED [EFFECTIVE JULY 1,

2	2019]. Sec. 8. A meeting under section 3, 4, 5, or 6 of this chapter shall
3	be called and chaired by:
4	(1) the state chairman, or a person designated by the state
5	chairman, for a caucus or committee acting under section 3, 4, 5
6	or 6(c) of this chapter; or
7	(2) the county chairman of the county in which the greatest
8	percentage of the population of the election district is located, or
9	an individual designated by the county chairman, for a caucus or
10	committee acting under section 6(b) of this chapter.
11	SECTION 114. IC 3-13-1-9 IS REPEALED [EFFECTIVE JULY 1,
12	2019]. Sec. 9. The call for a meeting under section 3, 4, 5, or 6 of this
13	<del>chapter must:</del>
14	(1) be in writing on a form prescribed by the election division;
15	(2) state the name of the chairman of the meeting;
16	(3) state the purpose of the meeting;
17	(4) state the date, time, and place of the meeting;
18	(5) be sent by first class mail, at least ten (10) days before the
19	meeting, to all persons eligible to participate in the meeting; and
20	(6) be filed not later than noon ten (10) days before the meeting
21	with the official who is required to receive a certificate of
22	candidate selection following the caucus under section 15 of this
23	<del>chapter.</del>
24	SECTION 115. IC 3-13-1-10 IS REPEALED [EFFECTIVE JULY
25	1, 2019]. Sec. 10. (a) To be eligible to participate in a caucus called
26	under section 4, 5, or 6 of this chapter, an elected precinct
27	committeeman must be entitled to vote for the office for which a
28	candidate is to be selected. An elected precinct committeeman is
29	eligible to participate in a caucus called under this chapter, regardless
30	of when the ballot vacancy occurred.
31	(b) An appointed precinct committeeman is eligible to participate
32	in a caucus called under section 4, 5, or 6 of this chapter if the precinct
33	committeeman was a committeeman thirty (30) days before the
34	vacancy occurred.
35	(c) For purposes of a candidate vacancy resulting from the failure
36	of a candidate to be nominated at a primary at which precinct
37	committeemen were elected, an appointed precinct committeeman is
38	eligible to serve if the committeeman has been reappointed following
39	the primary in accordance with the rules of the committeeman's
40	political party.
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SECTION 116. IC 3-13-1-10.5 IS REPEALED [EFFECTIVE JULY

1, 2019]. Sec. 10.5. (a) A person who wishes to be a candidate for



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



1	candidate is elected to the office, the candidate may be required
2	to obtain and file an individual surety bond before serving in the
3	office. This requirement does not apply to a candidate for a
4	federal office or legislative office.
5	(4) A statement that the candidate understands that if the
6	candidate is elected to the office, the candidate may be required
7	to successfully complete training or have attained certification
8	related to service in an elected office. This requirement does no
9	apply to a candidate for a federal office, state office, or legislative
10	<del>office.</del>
11	(5) A statement that the candidate:
12	(A) is aware of the provisions of IC 3-9 regarding campaign
13	finance and the reporting of campaign contributions and
14	expenditures; and
15	(B) agrees to comply with the provisions of IC 3-9.
16	This requirement does not apply to a candidate for a federa
17	<del>office.</del>
18	The candidate must separately initial each of the statements required
19	by this subsection.
20	SECTION 117. IC 3-13-1-11 IS REPEALED [EFFECTIVE JULY
21	1, 2019]. Sec. 11. (a) At a meeting called under section 3, 4, 5, or 6 or
22	this chapter, the eligible participants shall:
23	(1) establish the rules of procedure for the caucus or meeting
24	except as otherwise provided in this chapter; and
25	(2) select, by a majority vote of those casting a vote for a
26	candidate, a person to fill the candidate vacancy described in the
27	call for the meeting.
28	(b) If more than one (1) person seeks to fill the vacancy, the
29	selection shall be conducted by secret ballot.
30	SECTION 118. IC 3-13-1-11.5 IS REPEALED [EFFECTIVE JULY
31	1, 2019]. Sec. 11.5. (a) Except as provided in this section, voting by
32	proxy is not permitted in a caucus called under section 4, 5, or 6 of this
33	<del>chapter.</del>
34	(b) A precinct vice committeeman is entitled to participate in a
35	caucus called under section 4, 5, or 6 of this chapter and vote as a
36	proxy for the vice committeeman's precinct committeeman if all of the
37	following apply:
38	(1) The vice committeeman's precinct committeeman is otherwise
39	eligible to participate in the caucus under this chapter.
40	(2) The vice committeeman's precinct committeeman is no
41	present at the eaucus.

(3) The vice committeeman is eligible under this section.



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1	(c) The vice committeeman of an elected precinct committeeman is
2	eligible to participate in a caucus called under section 4, 5, or 6 of this
3	chapter and vote the precinct committeeman's proxy, regardless of
4	when the ballot vacancy occurred, if the vice committeeman was the
5	vice committeeman five (5) days before the date of the caucus.
6	(d) If a vice committeeman is not eligible under subsection (c), the
7	vice committeeman is eligible to participate in a caucus called under
8	section 4, 5, or 6 of this chapter and vote the precinct committeeman's
9	proxy only if the vice committeeman was the vice committeeman thirty
10	(30) days before the ballot vacancy occurred.
11	SECTION 119. IC 3-13-1-12 IS REPEALED [EFFECTIVE JULY
12	1, 2019]. Sec. 12. (a) If a tie vote occurs among participants acting
13	under section 3, 4, 5, or 6(c) of this chapter, the chairman of the
14	meeting may cast the tiebreaking vote. If a tie vote occurs among
15	participants acting under section 6(b) of this chapter, the county
16	chairman or an individual designated by the county chairman may east
17	the tiebreaking vote.
18	(b) If a quorum required under the rules of a meeting held under this
19	chapter is not present, the county chairman shall fill the candidate
20	<del>vacancy.</del>
21	SECTION 120. IC 3-13-1-13 IS REPEALED [EFFECTIVE JULY
22	1, 2019]. Sec. 13. If fewer than two (2) persons are eligible to
23	participate in the filling of a candidate vacancy for an office under
24	section 6(b) of this chapter, the county chairman entitled to call the
25	meeting under section 8 of this chapter shall appoint a person to fill the
26	<del>vacancy.</del>
27	SECTION 121. IC 3-13-1-14 IS REPEALED [EFFECTIVE JULY
28	1, 2019]. Sec. 14. The selection of a person as a candidate under this
29	chapter is not effective unless:
30	(1) the person's written consent is obtained and filed:
31	(A) in the office in which certificates and petitions of
32	nomination must be filed; and
33	(B) not later than when the certificate is filed; and
34	(2) the candidate has complied with any requirement under
35	IC 3-8-1-33 or IC 3-8-9-5 to file a statement of economic
36	interests.
37	SECTION 122. IC 3-13-1-15, AS AMENDED BY P.L.169-2015,
38	SECTION 155, IS AMENDED TO READ AS FOLLOWS
39	[EFFECTIVE JULY 1, 2019]: Sec. 15. (a) A state chairman or a
40	county chairman filling a candidate vacancy under section 6(b)(2) of

this chapter or the chairman of a meeting filling a candidate vacancy

under this chapter shall file a written certificate of candidate selection



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1	on a form prescribed by the election division stating the following
2	information for each candidate selected:
3	(1) The name of each candidate as:
4	(A) the candidate wants the candidate's name to appear on the
5	ballot; and
6	(B) the candidate's name is permitted to appear on the ballot
7	under IC 3-5-7.
8	(2) The residence address of each candidate.
9	(b) The certificate shall be filed with <b>the following:</b>
10	(1) The election division for:
11	(A) a committee political party acting under section 3, 4, or
12	5 <del>or 6(c)</del> of this chapter; or
13	(B) a <del>committee</del> <b>political party</b> acting under section 6(b) 6 of
14	this chapter to fill a candidate vacancy in the office of judge of
15	a circuit, superior, probate, or small claims court or
16	prosecuting attorney. or
17	(2) The circuit court clerk, for a committee acting under section
18	6(b) 6 of this chapter to fill a candidate vacancy for a local office
19	not described in subdivision (1).
20	(c) This subsection applies to a candidate vacancy resulting from a
21	vacancy on the primary election ballot as described in section 2 of this
22	chapter. The certificate required by subsection (a) shall be filed not
23	later than noon July 3 before election day. the date and time specified
24	under section 7 of this chapter.
25	(d) This subsection applies to all candidate vacancies not described
26	by subsection (c). The certificate required by subsection (a) shall be
27	filed not later than noon three (3) days (excluding Saturdays and
28	Sundays) after selection of the candidates.
29	(e) A certificate filed under this section is not effective unless the
30	candidate selected to fill the candidate vacancy has filed a statement of
31	economic interests under IC 3-8-9-5.
32	SECTION 123. IC 3-13-1-20, AS AMENDED BY P.L.230-2005,
33	SECTION 64, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2019]: Sec. 20. (a) This section applies to a political party
35	subject to IC 3-8-4-10, IC 3-10-2-15, or IC 3-10-6-12.
36	(b) A candidate vacancy that exists following the convention of the
37	party shall be filled by as provided by the rules of the state committee
38	
	of the political party. not later than the date and time specified by
39 10	section 7(a)(1) of this chapter for a major political party to fill a
10 11	candidate vacancy. The chairman of the state committee shall file a
11 12	notice of intent to fill the candidate vacancy with the official who is
12	required to receive a certificate of candidate selection under section 15



1	of this chapter. The notice must be filed not later than ten (10) days
2	before the chairman fills the candidate vacancy. The chairman of the
3	state committee shall act in accordance with section 15 of this chapter
4	to certify the candidate selected to fill the vacancy.
5	(c) This subsection applies to a candidate vacancy resulting from a
6	vacancy on the general election ballot resulting from the failure of the
7	convention to nominate a candidate for an office. The certificate
8	required by subsection (b) shall be filed not later than the date and time
9	specified by section 15(c) of this chapter for a major political party to
10	file a certificate of candidate selection.
11	(d) This subsection applies to all candidate vacancies not described
12	by subsection (c). If a candidate vacancy occurs as a result of:
13	(1) the death of a candidate;
14	(2) the withdrawal of a candidate;
15	(3) the disqualification of a candidate under IC 3-8-1-5; or
16	(4) a court order issued under IC 3-8-7-29(d);
17	the political party may fill the vacancy within the same period of time
18	that a major political party is permitted to fill a candidate vacancy
19	under section 7(b) of this chapter.
20	(e) The certificate required by subsection (b) shall be filed within
21	the period of time required under section 15(d) of this chapter for a
22	major political party to file the certificate after selection of the
23	candidates.
24	SECTION 124. IC 3-13-1-21 IS REPEALED [EFFECTIVE JULY
25	1, 2019]. Sec. 21. (a) This section applies to a certificate of candidate
26	selection filed under section 15 or 20 of this chapter.
27	(b) To enforce the requirements of IC 3-5-4-1.9, the election
28	division, a circuit court clerk, or any other official responsible for
29	receiving a certificate of candidate selection may not receive a filing of
30	a certificate of candidate selection if:
31	(1) a notice of a caucus or meeting;
32	(2) a notice of intent to fill a vacancy under section 20 of this
33	<del>chapter;</del>
34	(3) a declaration of candidacy filed by the individual selected as
35	the candidate; or
36	(4) the certificate of candidate selection;
37	is or was offered to be filed after the deadline for the filing provided by
38	this chapter or was not offered for filing at or before the deadline for
39	the filing provided by this chapter.
40	SECTION 125. IC 3-14-2-1, AS AMENDED BY P.L.158-2013,
41	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2019]: Sec. 1. A person who knowingly does any of the



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1	following commits a Level 6 felony:
2	(1) Conspires with an individual for the purpose of encouraging
3	the individual to submit a false application for registration.
4	(2) Conspires with an individual for the purpose of encouraging
5	the individual to vote illegally.
6	(3) Pays or offers to pay an individual <b>any property</b> for doing any
7	of the following:
8	(A) Applying for an absentee ballot.
9	(B) Casting an absentee ballot.
10	(C) Registering to vote.
11	(D) Voting.
12	(4) Accepts the payment of any property for doing any of the
13	following:
14	(A) Applying for an absentee ballot.
15	(B) Casting an absentee ballot.
16	(C) Registering to vote.
17	(D) Voting.
18	(5) Pays or offers to pay an individual any property based on
19	the number of signatures obtained to place a candidate or
20	public question on a ballot. This subdivision does not prohibit
21	payment for gathering signatures not based, either directly or
22	indirectly, on the number of signatures obtained to place a
23	candidate or public question on a ballot.
24	SECTION 126. IC 5-8-6-3, AS ADDED BY P.L.119-2005,
25	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2019]: Sec. 3. (a) A person who knows of the death of an
27	officeholder may certify the death to the following:
28	(1) The governor, in the case of the death of any of the following:
29	(A) An individual who holds a state office (as defined in
30	IC 3-5-2-48).
31	(B) An individual who is a judge of a circuit, superior, probate,
32	<del>county,</del> or city court.
33	(2) The secretary of state, in the case of the death of an individual
34	who holds a legislative office (as defined in IC-3-5-2-28).
35	(3) The circuit court clerk of the county in which the officeholder
36	resided, in the case of the death of an officeholder of a county,
37	city, town, township, or school corporation not covered under
38	subdivision (1).
39	(b) A person who certifies the death of an officeholder shall:
40	(1) state the information that causes the person to believe the
41	officeholder has died; and
42	(2) certify, under the penalties for perjury, that to the best of the
74	(2) certify, under the penalties for perjury, that to the best of the



1	person's knowledge and belief, the information stated is true.
2	SECTION 127. IC 7.1-3-20-16.1, AS AMENDED BY P.L.2-2007,
3	SECTION 131, IS AMENDED TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2019]: Sec. 16.1. (a) This section applies to a
5	municipal riverfront development project authorized under section
6	16(d) of this chapter.
7	(b) In order to qualify for a permit, an applicant must demonstrate
8	that the municipal riverfront development project area where the permit
9	is to be located meets the following criteria:
10	(1) The project boundaries must border on at least one (1) side of
1	a river.
12	(2) The proposed permit premises may not be located more than:
13	(A) one thousand five hundred (1,500) feet; or
14	(B) three (3) city blocks;
15	from the river, whichever is greater. However, if the area adjacent
16	to the river is incapable of being developed because the area is in
17	a floodplain, or for any other reason that prevents the area from
18	being developed, the distances described in clauses (A) and (B)
19	are measured from the city blocks located nearest to the river that
20	are capable of being developed.
21	(3) The permit premises are located within:
22	(A) an economic development area, a redevelopment project
23	area, an urban renewal area, or a redevelopment area
24	established under IC 36-7-14, IC 36-7-14.5, or IC 36-7-15.1;
25 26	(B) an economic development project district under
26	IC 36-7-15.2 or IC 36-7-26; or
27	(C) a community revitalization enhancement district
28	designated under IC 36-7-13-12.1.
29	(4) The project must be funded in part with state and city money.
30	(5) The boundaries of the municipal riverfront development
31	project must be designated by ordinance or resolution by the
32	legislative body (as defined in <del>IC 36-1-2-9(3)</del> <b>IC 36-1-2-9(2)</b> or
33	IC 36-1-2-9(4)) IC 36-1-2-9(3)) of the city in which the project
34	is located.
35	(c) Proof of compliance with subsection (b) must consist of the
36	following documentation, which is required at the time the permit
37	application is filed with the commission:
38	(1) A detailed map showing:
39	(A) definite boundaries of the entire municipal riverfront
10	development project; and
<b>1</b> 1	(B) the location of the proposed permit within the project.
12	(2) A copy of the local ordinance or resolution of the local



1	governing body authorizing the municipal riverfront development
2	project.
3	(3) Detailed information concerning the expenditures of state and
4	city funds on the municipal riverfront development project.
5	(d) Notwithstanding subsection (b), the commission may issue a
6	permit for premises, the location of which does not meet the criteria of
7	subsection (b)(2), if all the following requirements are met:
8	(1) All other requirements of this section and section 16(d) of this
9	chapter are satisfied.
10	(2) The proposed premises is located not more than:
11	(A) three thousand (3,000) feet; or
12	(B) six (6) blocks;
13	from the river, whichever is greater. However, if the area adjacent
14	to the river is incapable of being developed because the area is in
15	a floodplain, or for any other reason that prevents the area from
16	being developed, the distances described in clauses (A) and (B)
17	are measured from the city blocks located nearest to the river that
18	are capable of being developed.
19	(3) The permit applicant satisfies the criteria established by the
20	commission by rule adopted under IC 4-22-2. The criteria
21	established by the commission may require that the proposed
22	premises be located in an area or district set forth in subsection
23	(b)(3).
24	(4) The permit premises may not be located less than two hundred
24 25	(200) feet from facilities owned by a state educational institution.
26	(e) A permit may not be issued if the proposed permit premises is
27	the location of an existing three-way permit subject to IC 7.1-3-22-3.
28	SECTION 128. IC 13-11-2-74, AS AMENDED BY P.L.77-2014,
29	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2019]: Sec. 74. "Executive" means the following:
31	(1) <b>The</b> board of commissioners of a county that
32	(A) does not have a consolidated city. and
33	(B) is not subject to IC 36-2-2.5;
34	(2) single county executive elected under IC 3-10-2-13, for a
35	<del>county</del> that:
36	(A) does not have a consolidated eity; and
37	(B) is subject to IC 36-2-2.5;
38	(3) (2) The mayor of the consolidated city, for a county having a
39	consolidated city.
10	(4) (3) The mayor of a city. or
11	(5) (4) The president of the town council of a town.
12	SECTION 120 IC 20 22 9 9 5 AS ADDED BY DI 271 2012



1	SECTION 41, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2019]: Sec. 8.5. (a) Not later than December 31, 2013, The
3	governing body shall do the following:
4	(1) Send a copy of the school corporation's plan to the circuit
5	court clerk of each county in which the school corporation is
6	located.
7	(2) If any members of the governing body are elected from
8	election districts voted upon by only the registered voters residing
9	within the election district, certify that the election districts
10	comply with section 8 of this chapter.
11	(b) This subsection applies during the first year after a year in which
12	a federal decennial census is conducted. The governing body shal
13	amend the plan under section 8 of this chapter if an amendment is
14	necessary to reestablish the districts in compliance with section 8 or
15	this chapter. If the governing body determines that a plan amendmen
16	under section 8 of this chapter is not required, the governing body shall
17	recertify that the districts as established comply with section 8 of this
18	chapter.
19	(c) Each time the school corporation's plan is amended, the
20	governing body shall file the following with the circuit court clerk or
21	each county in which the school corporation is located:
22	(1) A copy of the amendment.
23	(2) Either of the following:
24	(A) A certification that the plan amendment does not require
25	reestablishment of the school corporation's election districts to
26	comply with section 8 of this chapter.
27	(B) If the plan amendment requires reestablishment of the
28	school corporation's election districts to comply with section
29	8 of this chapter, a map of the new district boundaries.
30	(d) A plan amendment or recertification under this section must be
31	filed not later than thirty (30) days after the amendment of
32	recertification occurs.
33	(e) If a conflict exists between:
34	(1) a map showing the boundaries of a district; and
35	(2) a description of the boundaries of that district set forth in the
36	plan or plan amendment;
37	the district boundaries are the description of the boundaries set forth ir
38	the plan or plan amendment, not the boundaries shown on the map, to
39	the extent there is a conflict between the description and the map.
40	SECTION 130. IC 20-23-12-9, AS AMENDED BY P.L.74-2017
41	SECTION 70, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2019]: Sec. 9. The members are elected as follows:



1	(1) Three (3) of the members elected under section 3(b) of this
2	chapter are elected at the general election to be held in 2020 and
3	every four (4) years thereafter.
4	(2) Three (3) of the members elected under section 3(b) of this
5	chapter are elected at the general election to be held in 2018 2022
6	and every four (4) years thereafter.
7	(3) The at-large member elected under section 3(c) of this chapter
8	is elected at the general election to be held in 2020 and every four
9	(4) years thereafter.
10 11	SECTION 131. IC 20-23-14-9, AS AMENDED BY P.L.74-2017,
12	SECTION 71, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 9. The members are elected as follows:
14	(1) Three (3) of the members are elected at the general election to
15	be held in 2020 and every four (4) years thereafter. (2) Two (2) of the members are elected at the general election to
16	· · · · · · · · · · · · · · · · · · ·
17	be held in <del>2018</del> <b>2022</b> and every four (4) years thereafter.
18	SECTION 132. IC 20-23-17.2-3.1, AS AMENDED BY
19	P.L.74-2017, SECTION 73, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.1. (a) The governing body of the
20	, , , , , , , , , , , , , , , , , , , ,
21	school corporation consists of five (5) members, elected as provided in this chapter.
22	1
	(b) Three (3) members shall be elected as follows:
23 24	(1) From districts established as provided in section 4.1 of this
25	chapter.
26	(2) On a nonpartisan basis.
27	(3) At the general election held in the county in 2018 2022 and
28	every four (4) years thereafter.
29	(c) Two (2) members shall be elected as follows:
30	<ul><li>(1) At large by all the voters of the school corporation.</li><li>(2) On a nonpartisan basis.</li></ul>
31	
32	(3) At the general election held in the county in 2016 2020 and
33	every four (4) years thereafter.
	(d) The term of office of a member of the governing body:
34 35	(1) is four (4) years; and
36	(2) begins January 1 after the election of members of the governing body.
37	
38	(e) Upon assuming office and in conducting the business of the governing body, a member shall represent the interests of the entire
39	
39 40	school corporation.
40	SECTION 7. IS AMENDED TO BE A DAS FOLLOWS DEFECTIVE
	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2019]: Sec. 2. As used in this chapter, "executive" has the



meaning set forth in <del>IC</del> <del>36-1-2-5(3).</del> **IC 36-1-2-5(2).** 

SECTION 134. IC 20-46-1-14, AS AMENDED BY P.L.85-2017, SECTION 85, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. (a) The referendum shall be held in the next primary election, general election, or municipal election in which all the registered voters who are residents of the appellant school corporation are entitled to vote after certification of the question under IC 3-10-9-3. The certification of the question must occur not later than noon:

- (1) sixty (60) seventy-four (74) days before a primary election if the question is to be placed on the primary or municipal primary election ballot; or
- (2) August 1 if the question is to be placed on the general or municipal election ballot.
- (b) 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 chapter and if the appellant school corporation 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:
  - (1) sixty (60) days before a special election to be held in May (if the special election is to be held in May); or
  - (2) on August 1 (if the special election is to be held in November).
- (c) If the referendum is not conducted at a primary election, general election, or municipal election, the appellant school corporation in which the referendum is to be held shall pay all the costs of holding the referendum.

SECTION 135. IC 33-35-1-1, AS AMENDED BY P.L.161-2018, SECTION 88, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) During 2018 2022 and every fourth year after that, a second or third class city or a town may by ordinance establish or abolish a city or town court. An ordinance to establish a city or town court must be adopted not less than one (1) year before the judge's term would begin under section 3 of this chapter.

- (b) The judge for a court established under subsection (a) shall be elected under IC 3-10-6 or IC 3-10-7 at the municipal election in November 2019 and every four (4) years thereafter.
- (c) A court established under subsection (a) comes into existence on January 1 of the year following the year in which a judge is elected to



1	serve in that court.
2	(d) A city or town court in existence on January 1, 1986, may
3	continue in operation until it is abolished by ordinance.
4	(e) A city or town that establishes or abolishes a court under this
5	section shall give notice of its action to the following:
6	(1) The office of judicial administration under IC 33-24-6.
7	(2) The secretary of state.
8	(3) The circuit court clerk of the county in which the greates
9	population of the city or town resides.
10	SECTION 136. IC 35-52-36-1.5 IS REPEALED [EFFECTIVE
11	JULY 1, 2019]. Sec. 1.5. IC 36-2-2.5-15 defines a crime concerning
12	single county executives.
13	SECTION 137. IC 36-1-2-5, AS AMENDED BY P.L.77-2014
14	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2019]: Sec. 5. "Executive" means the <b>following:</b>
16	(1) <b>The</b> board of commissioners, for a county that
17	(A) does not have a consolidated city. and
18	(B) is not subject to IC 36-2-2.5;
19	(2) single county executive elected under IC 3-10-2-13, for a
20	county that:
21	(A) does not have a consolidated city; and
22	(B) is subject to IC 36-2-2.5;
23	(3) (2) The mayor of the consolidated city, for a county having a
24	consolidated city.
25	(4) (3) The mayor, for a city.
26	(5) (4) The president of the town council, for a town.
27	(6) (5) The trustee, for a township.
28	(7) (6) The superintendent, for a school corporation. or
29	(8) (7) The chief executive officer, for any other political
30	subdivision.
31	SECTION 138. IC 36-1-2-9, AS AMENDED BY P.L.77-2014
32	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2019]: Sec. 9. "Legislative body" means the <b>following:</b>
34	(1) <b>The</b> board of county commissioners, for a county not subjec
35	to <del>IC 36-2-2.5, IC 36-2-3.5, or</del> IC 36-3-1.
36	(2) county council, for a county subject to IC 36-2-2.5 or
37	IC <del>36-2-3.5;</del>
38	(3) (2) The city-county council, for a consolidated city or county
39	having a consolidated city.
40	(4) (3) The common council, for a city other than a consolidated
41	city.
42	(4) The town council for a town



1	(6) (5) The township board, for a township.
2	(7) (6) The governing body of any other political subdivision that
3	has a governing body. or
4	(8) (7) The chief executive officer of any other political
5	subdivision that does not have a governing body.
6	SECTION 139. IC 36-1-2-24, AS AMENDED BY P.L.77-2014,
7	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2019]: Sec. 24. "Works board" means the following:
9	(1) The board of commissioners, for a county
10	(A) not having a consolidated city. and
11	(B) not subject to IC 36-2-2.5;
12	(2) single county executive for a county:
13	(A) not having a consolidated city; and
14	(B) subject to IC 36-2-2.5;
15	(3) (2) The board of public works or board of public works and
16	safety, for a city. <del>or</del>
17	(4) (3) The town council, for a town.
18	SECTION 140. IC 36-1-3-6, AS AMENDED BY P.L.77-2014,
19	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20	JULY 1, 2019]: Sec. 6. (a) If there is a constitutional or statutory
21	provision requiring a specific manner for exercising a power, a unit
22	wanting to exercise the power must do so in that manner.
22 23 24 25	(b) If there is no constitutional or statutory provision requiring a
24	specific manner for exercising a power, a unit wanting to exercise the
25	power must either:
26	(1) if the unit is a county or municipality, adopt an ordinance
27 28	prescribing a specific manner for exercising the power;
28	(2) if the unit is a township, adopt a resolution prescribing a
29	specific manner for exercising the power; or
30	(3) comply with a statutory provision permitting a specific manner
31	for exercising the power.
32	(c) An ordinance under subsection (b)(1) must be adopted as
33	follows:
34	(1) In a municipality, by the legislative body of the municipality.
35	(2) In a county subject to <del>IC 36-2-2.5, IC 36-2-3.5, or</del> IC 36-3-1,
36	by the legislative body of the county.
37	(3) In any other county, by the executive of the county.
38	(d) A resolution under subsection (b)(2) must be adopted by the
39	legislative body of the township.
40	SECTION 141. IC 36-2-2-1, AS AMENDED BY P.L.77-2014,
41	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2019]: Sec. 1. Except as specifically provided, this chapter



1	does not apply to the following:
2	(1) a county having a consolidated city.
3	(2) A county in which a single county executive has been elected
4	and is serving under IC 36-2-2.5.
5	SECTION 142. IC 36-2-2.4 IS REPEALED [EFFECTIVE JULY 1
6	2019]. (Determination of County Government Structure).
7	SECTION 143. IC 36-2-2.5 IS REPEALED [EFFECTIVE JULY 1
8	2019]. (Single County Executive).
9	SECTION 144. IC 36-2-2.7 IS REPEALED [EFFECTIVE JULY 1
10	2019]. (Reversion to Previous County Government Structure).
11	SECTION 145. IC 36-2-3-4, AS AMENDED BY P.L.77-2014
12	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2019]: Sec. 4. (a) This subsection does not apply to a county
14	having a population of:
15	(1) more than four hundred thousand (400,000) but less than
16	seven hundred thousand (700,000); or
17	(2) more than two hundred fifty thousand (250,000) but less than
18	two hundred seventy thousand (270,000).
19	Except as provided in section 4.1 of this chapter, The county executive
20	shall, by ordinance, divide the county into four (4) contiguous
21	single-member districts that comply with subsection (d). If necessary
22	the county auditor shall call a special meeting of the executive to
23	establish or revise districts. One (1) member of the fiscal body shall be
24	elected by the voters of each of the four (4) districts. Three (3) at-large
25	members of the fiscal body shall be elected by the voters of the whole
26	county.
27	(b) This subsection applies to a county having a population of more
28	than four hundred thousand (400,000) but less than seven hundred
29	thousand (700,000). The county redistricting commission established
30	under IC 36-2-2-4 shall divide the county into seven (7) single-member
31	districts that comply with subsection (d). One (1) member of the fiscal
32	body shall be elected by the voters of each of these seven (7)
33	single-member districts.
34	(c) This subsection applies to a county having a population of more
35	than two hundred fifty thousand (250,000) but less than two hundred
36	seventy thousand (270,000). The fiscal body shall divide the county
37	into nine (9) single-member districts that comply with subsection (d)
38	Three (3) of these districts must be contained within each of the three
39	(3) districts established under IC 36-2-2-4(c). One (1) member of the
40	fiscal body shall be elected by the voters of each of these nine (9)
41	single-member districts.

(d) Single-member districts established under subsection (a), (b), or



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	<b>~</b>
1	(c) must:
2	(1) be compact, subject only to natural boundary lines (such a
3	railroads, major highways, rivers, creeks, parks, and majo
3 4	industrial complexes);
5	(2) not cross precinct boundary lines;
6	(3) contain, as nearly as possible, equal population; and
7	(4) include whole townships, except when a division is clearly
8	necessary to accomplish redistricting under this section.
9	(e) Except as provided by subsection (g), a division unde
10	subsection (a), (b), or (c) shall be made:
11	(1) during the first year after a year in which a federal decennia
12	census is conducted; and
13	(2) when the county executive adopts an order declaring a county
14	boundary to be changed under IC 36-2-1-2.
15	(f) A division under subsection (a), (b), or (c) may be made in any
16	odd-numbered year not described in subsection (e). In a county in
17	which a public question is approved under IC 36-2-2.7-5, a division
18	under subsection (a) shall be made by the county council during the
19	year before county council members will be elected unde
20	<del>IC 36-2-2.7-6(8).</del>
21	(g) This subsection applies during the first year after a year in which
22	a federal decennial census is conducted. If the county executive, county
23	redistricting commission, or county fiscal body determines that
24	division under subsection (e) is not required, the county executive
25	county redistricting commission, or county fiscal body shall adopt an
26	ordinance recertifying that the districts as drawn comply with thi
27	section.
28	(h) Each time there is a division under subsection (e) or (f) or a
29	recertification under subsection (g), the county executive, county
30	redistricting commission, or county fiscal body shall file with the
31	circuit court clerk of the county, not later than thirty (30) days after the
32	division or recertification occurs, a map of the district boundaries:
33	(1) adopted under subsection (e) or (f); or
34	(2) recertified under subsection (g).
35	(i) The limitations set forth in this section are part of the ordinance
36 37	but do not have to be specifically set forth in the ordinance. The
	ordinance must be construed, if possible, to comply with this chapter
38	If a provision of the ordinance or an application of the ordinance
39 40	violates this chapter, the invalidity does not affect the other provision
40	or applications of the ordinance that can be given effect without the
	invalid provision or application. The provisions of the ordinance are
42	severable.



1	(j) If a conflict exists between:
2	(1) a map showing the boundaries of a district; and
3	(2) a description of the boundaries of that district set forth in the
4	ordinance;
5	the district boundaries are the description of the boundaries set forth in
6	the ordinance, not the boundaries shown on the map, to the extent there
7	is a conflict between the description and the map.
8	SECTION 146. IC 36-2-3-4.1 IS REPEALED [EFFECTIVE JULY
9	1, 2019]. Sec. 4.1. (a) This section applies only to a county:
10	(1) that has a population of more than three hundred thousand
11	(300,000) but less than four hundred thousand (400,000); and
12	(2) in which a public question under IC 36-2-2.4 making the
13	county executive a single county executive has been approved by
14	the voters of the county.
15	(b) Effective for the 2018 general election, the county fiscal body
16	shall by ordinance divide the county into nine (9) contiguous
17	single-member districts that comply with subsection (c). One (1)
18	member of the fiscal body shall be elected by the voters of each of the
19	nine (9) districts.
20	(c) Single-member districts established under subsection (b) must
21	(1) be compact, subject only to natural boundary lines (such as
22	railroads, major highways, rivers, creeks, parks, and major
23	industrial complexes);
24	(2) not cross precinct boundary lines;
25	(3) contain, as nearly as possible, equal population;
26	(4) include whole townships, except when a division is clearly
27	necessary to accomplish redistricting under this section;
28	(5) consider how communities of interest within the county car
29	best be represented; and
30	(6) be drawn so as to provide at least one (1) representative to
31	each distinct community of interest to the extent practicable and
32	not inconsistent with other applicable law.
33	(d) A division under subsection (b) shall be made:
34	(1) effective for the 2018 general election; and
35	(2) whenever the county executive adopts an order declaring a
36	county boundary to be changed under IC 36-2-1-2.
37	(e) After a division is initially made under subsection (b), another
38	division may be made in any odd-numbered year not described in
39	subsection (d).
40	SECTION 147. IC 36-2-3.7 IS REPEALED [EFFECTIVE JULY 1
41	2019]. (County Council as the County Legislative Body).
12	SECTION 1/8 IC 36 2 / 8 AS AMENDED BY DI 77 201/



1	SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2019]: Sec. 8. (a) An ordinance, order, or resolution is
3	considered adopted when it is signed by the presiding officer. If
4	required, an adopted ordinance, order, or resolution must be
5	promulgated or published according to statute before it takes effect.
6	(b) An ordinance prescribing a penalty or forfeiture for a violation
7	must, before it takes effect, be published once each week for two (2)
8	consecutive weeks, according to IC 5-3-1. However, if such an
9	ordinance is adopted by the legislative body of a county subject to
10	IC 36-2-2.5 or IC 36-2-3.5 and there is an urgent necessity requiring its
11	immediate effectiveness, it need not be published if:
12	(1) the county executive proclaims the urgent necessity; and
13	(2) copies of the ordinance are posted in three (3) public places in
14	each of the districts of the county before it takes effect.
15	(c) The following apply in addition to the other requirements of this
16	section:
17	(1) An ordinance or resolution passed by the legislative body of
18	a county subject to IC 36-2-2.5 or IC 36-2-3.5 is considered
19	adopted only if it is:
20	(A) approved by signature of a majority of the county
21	executive (in the case of a county subject to IC 36-2-3.5) or by
22	signature of the single county executive (in the case of a
23	county subject to IC 36-2-2.5);
24	(B) neither approved nor vetoed by a majority of the executive
25	(in the case of a county subject to IC 36-2-3.5) or by the single
26	county executive (in the case of a county subject to
27	IC 36-2-2.5), within ten (10) days after passage by the
28	legislative body; or
29	(C) passed over the veto of the executive by a two-thirds (2/3)
30	vote of the legislative body, within sixty (60) days after
31	presentation of the ordinance or resolution to the executive.
32	(2) (1) Subject to subsection (g), the legislative body of a county
33	shall:
34	(A) subject to subdivision (3), give written notice to the
35	department of environmental management not later than sixty
36	(60) days before amendment or repeal of an environmental
37	restrictive ordinance; and
38	(B) give written notice to the department of environmental
39	management not later than thirty (30) days after passage,
40	amendment, or repeal of an environmental restrictive
41	ordinance.
42	(3) (2) Upon written request by the legislative body, the



1	department of environmental management may waive the notice
2	requirement of subdivision $\frac{(2)(A)}{(1)(A)}$ .
3 4	(4) (3) An environmental restrictive ordinance passed or amended after 2009 by the legislative body must state the notice
5	requirements of subdivision (2). (1).
	* * * * * * * * * * * * * * * * * * * *
6 7	(5) (4) The failure of an environmental restrictive ordinance to comply with subdivision (4) (3) does not void the ordinance.
8	(d) After an ordinance or resolution passed by the legislative body
9	of a county subject to IC 36-2-2.5 or IC 36-2-3.5 has been signed by the
10	presiding officer, the county auditor shall present it to the county
11	executive, and record the time of the presentation. Within ten (10) days
12	after an ordinance or resolution is presented to it, the executive shall:
13	(1) approve the ordinance or resolution, by signature of a majority
14	of the executive (in the case of a county subject to IC 36-2-3.5) or
15	by signature of the single county executive (in the case of a
16	county subject to IC 36-2-2.5), and send the legislative body a
17	message announcing its approval; or
18	(2) veto the ordinance or resolution, by returning it to the
19	legislative body with a message announcing its veto and stating
20	its reasons for the veto.
21	(e) (d) This section (other than subsection $(c)(2)$ ) (c)(1)) does not
22	apply to a zoning ordinance or amendment to a zoning ordinance, or a
23	resolution approving a comprehensive plan, that is adopted under
24	IC 36-7.
25	(f) (e) An ordinance increasing a building permit fee on new
26	development must:
27	(1) be published:
28	(A) one (1) time in accordance with IC 5-3-1; and
29	(B) not later than thirty (30) days after the ordinance is
30	adopted by the legislative body in accordance with IC 5-3-1;
31	and
32	(2) delay the implementation of the fee increase for ninety (90)
33	days after the date the ordinance is published under subdivision
34	(1).
35	(g) The notice requirements of subsection (c)(2) (c)(1) apply only
36	if the municipal corporation received under IC 13-25-5-8.5(f) written
37	notice that the department is relying on the environmental restrictive
38	ordinance referred to in subsection $\frac{(c)(2)}{(c)(1)}$ as part of a risk based
39	remediation proposal:
40	(1) approved by the department; and
41	(2) conducted under IC 13-22, IC 13-23, IC 13-24, IC 13-25-4, or
42	IC 13-25-5.



1	SECTION 149. IC 36-5-1-20, AS AMENDED BY P.L.77-2014,
2	SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 20. (a) This section does not apply to a town
4	described by IC 36-5-1-11.5.
5	(b) A town subject to this chapter may be dissolved if the county
6	election board of the county in which the greatest percentage of
7	population of the town is located conducts a public hearing and finds
8	that the town has not elected town officers or had a functioning town
9	government during the preceding ten (10) years.
10	(c) The county election board shall certify the board's findings to the
11	county executive, who may adopt an ordinance. or (in a county subject
12	to IC 36-2-2.5 or IC 36-2-3.5) issue an order to dissolve the town.
13	SECTION 150. IC 36-6-6-2, AS AMENDED BY P.L.266-2013,
14	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2019]: Sec. 2. (a) Except as provided in subsection (b) and
16	section 2.1 of this chapter, a three (3) member township board shall be
17	elected under IC 3-10-2-13 by the voters of each township.
18	(b) The township board in a county containing a consolidated city
19	shall consist of the following:
20	(1) Before January 1, 2017, seven (7) members elected under
21	IC 3-10-2-13 by the voters of each township.
22	(2) After December 31, 2016, five (5) members elected under
23	IC 3-10-2-13 by the voters of each township.
24	(c) The township board is the township legislative body.
25	(d) The term of office of a township board member is four (4) years,
26	beginning January 1 after election and continuing until a successor is
27	elected and qualified.
28	SECTION 151. IC 36-9-13-2, AS AMENDED BY P.L.233-2015,
29	SECTION 340, IS AMENDED TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2019]: Sec. 2. For purposes of this chapter, the
31	following are considered the governing bodies of their respective
32	eligible entities:
33	(1) Board of commissioners, for a county not subject to
34	<del>IC 36-2-2.5, IC 36-2-3.5, or</del> IC 36-3-1.
35	(2) County council, for a county subject to IC 36-2-2.5 or
36	<del>IC</del> <del>36-2-3.5.</del>
37	(3) (2) City-county council, for a consolidated city or county
38	having a consolidated city.
39	(4) (3) Common council, for a city other than a consolidated city.
40	(5) (4) Town council, for a town.
41	(6) (5) Trustee and township board, for a civil township.

(7) (6) Board of school trustees, board of school commissioners,



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1	or school board, for a school corporation.
2	(8) (7) Board of trustees, for a health and hospital corporation.
3	SECTION 152. IC 36-9-27-5, AS AMENDED BY P.L.77-2014,
4	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2019]: Sec. 5. (a) Except in a county having a consolidated
6	city or as provided in subsection (d), the drainage board consists of
7	either:
8	(1) the county executive; or
9	(2) three (3) or five (5) persons, at least one (1) of whom must be
0	a member of the executive, appointed by the executive;
1	at the option of the executive. Appointees under subdivision (2) must
2	be resident freeholders of the county who are knowledgeable in
3	drainage matters. Freeholders appointed to the board serve for terms of
4	three (3) years, with their initial appointments made so as to provide for
5	staggering of terms on an annual basis. In addition, the county surveyor
6	serves on the board as an ex officio, nonvoting member.
7	(b) In a county having a consolidated city, the board of public works
8	of the consolidated city comprises the drainage board, subject to
9	IC 36-3-4-23.
0.0	(c) In a county having a consolidated city, the department of public
1	works of the consolidated city has all the powers, duties, and
22	responsibilities of the county surveyor under this chapter, subject to
	IC 36-3-4-23.
23 24	(d) The following apply in a county that is subject to IC 36-2-2.5:
25	(1) The drainage board consists of:
26	(A) the single county executive; and
27	(B) two (2) or four (4) persons (as determined by the single
28	county executive) who are appointed by the single county
9	executive.
0	(2) Appointees under subdivision (1)(B) must be resident
1	freeholders of the county who are knowledgeable in drainage
2	<del>matters.</del>
3	(3) The freeholders appointed to the drainage board serve for
4	terms of three (3) years, with the freeholders' initial appointments
5	made so as to provide for staggering of terms on an annual basis.
6	(4) The county surveyor serves on the drainage board as an ex
7	officio, nonvoting member.
8	(5) The terms of members serving on the drainage board at the
9	time the first single county executive is elected under IC 36-2-2.5
-0	expire on January 1, 2019, and the single county executive shall
.1	make the appointments to the board as provided in this



1 SECTION 153. An emergency is declared for this act.

