LB 1094

# LEGISLATURE OF NEBRASKA

# ONE HUNDRED SECOND LEGISLATURE

# SECOND SESSION

# LEGISLATIVE BILL 1094

Introduced by Harms, 48.

Read first time January 18, 2012

Committee:

# A BILL

| 1 | FOR AN ACT rela  | ting to election  | ns; to amend  | section 3  | 2-960, Revis | ed |
|---|------------------|-------------------|---------------|------------|--------------|----|
| 2 | Stat             | tutes Cumulative  | Supplement,   | 2010; to p | provide for  | an |
| 3 | elec             | ction in certain  | counties to   | authorize  | county cler  | ks |
| 4 | to               | conduct elections | by mail; an   | d to repea | l the origin | al |
| 5 | sect             | cion.             |               |            |              |    |
| 6 | Be it enacted by | the people of t   | he State of N | Nebraska,  |              |    |

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Section 1. Section 32-960, Revised Statutes Cumulative 1 2 Supplement, 2010, is amended to read: 3 32-960 (1) In any county with less than ten thousand or 4 fewer inhabitants, (a) the county board may, by resolution, place the 5 question of holding all elections by mail before the voters at a primary, general, or special election held as provided in section 6 7 32-559 or (b) the question of holding all elections by mail shall be 8 placed on the ballot for submission to the voters upon the petition 9 of registered voters equal in number to ten percent of the total vote 10 cast for Governor in such county at the preceding general election. The registered voters signing such petitions shall be so distributed 11 12 as to include ten percent of the registered voters of each of one-13 half of the voting precincts in the county. Such petitions shall be 14 filed with the county clerk not later than two months preceding the next general election if the question is to be placed on the ballot 15 16 at the general election. The county clerk shall examine the petitions 17 filed in his or her office to determine whether they are in proper form and signed by a sufficient number of registered voters. Not 18 later than thirty days after the petitions are filed in his or her 19 20 office, he or she shall certify the determination to the county 21 board. If the petitions are in proper form and signed by a sufficient 22 number of registered voters, the question shall be placed on the ballot at the next general election or at a special election called 23 for such purpose and held at least two months after the filing of the 24 25 petitions.

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1 (2) A majority of all votes cast in the affirmative on 2 the question shall be necessary for all subsequent elections to be

- 3 held by mail in such county. The county clerk shall certify the
- 4 results of the election to the Secretary of State.
- 5 (3) If the vote is in the affirmative, the county clerk may shall apply to the Secretary of State to mail ballots for all 6 7 elections held after approval of the application to registered voters of any or all of the precincts in the county in lieu of establishing 8 9 polling places for such precincts. The application shall include a written plan for the conduct of the election, including a timetable 10 for the conduct of the election and provisions for the notice of 11 12 election to be published and for the application for ballots for 13 early voting notwithstanding other statutory provisions regarding the content and publication of a notice of election or the application 14 15 for ballots for early voting. If the Secretary of State approves such 16 application for one or more precincts in the county, finds deficiencies in the application, the Secretary of State shall notify 17 the county clerk of the deficiencies and work with the county clerk 18 to resolve the deficiencies. When the deficiencies are resolved, the 19 20 county clerk shall follow the applicable procedures in sections 21 32-953 to 32-959 for conducting elections by mail, except that the 22 deadline for receipt of the ballots shall be 8 p.m. on the day of the 23 election.
- Sec. 2. Original section 32-960, Revised Statutes
- 25 Cumulative Supplement, 2010, is repealed.