# Second Regular Session Seventy-third General Assembly STATE OF COLORADO

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0414.01 Nicole Myers x4326

**SENATE BILL 22-153** 

#### SENATE SPONSORSHIP

Fenberg,

**HOUSE SPONSORSHIP** 

Lontine,

**Senate Committees**State, Veterans, & Military Affairs
Appropriations

**House Committees** 

#### A BILL FOR AN ACT

## 101 CONCERNING INCREASING INTERNAL ELECTION SECURITY MEASURES.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill increases election security measures for the secretary of state's office, election officials, candidates for elected office, and voters.

Current law authorizes the attorney general and the secretary of state (secretary) to enforce the provisions of the election code by injunctive action brought in the district court for the judicial district in which any violation occurs. **Section 4** of the bill requires the district court and the supreme court, if applicable, to expedite scheduling and the issuance of any orders in connection with an enforcement action so a final

ruling is made within specified periods.

**Section 5** authorizes a coordinated election official or the secretary's office to file a petition in district court alleging that a person charged with a duty under the election code has committed or is about to commit a breach or neglect of duty or other wrongful act.

Current law specifies that certain employees in the clerk and recorder's office are required to complete a certification program for election officials provided by the secretary (certification program). **Section 6** includes a designated election official for a county, a coordinated election official for a county, and employees in the election division of the department of state (department), at the discretion of the secretary, as people required to complete the certification program. **Section 6** also specifies new requirements for the length of time that an employee, designated election official, or coordinated election official has to complete the certification program.

The curriculum for the certification program is required to include specified courses. **Section 7** requires that courses in voter registration and list maintenance, accessibility, coordinated elections, mail ballot and in-person voting processes, voting systems testing, risk-limiting audits, canvass, and election security be included in the certification program curriculum.

Section 8 specifies the circumstances under which a person is ineligible to serve as a designated election official for a county or a coordinated election official. Section 8 also specifies that, while serving as a designated election official or a coordinated election official, a person is prohibited from knowingly or recklessly making, publishing, broadcasting, or circulating any false statement for the purposes of promoting misinformation or disinformation related to the administration of elections.

Certain elected officials or candidates for elective office are currently prohibited from preparing, maintaining, or repairing any voting equipment or device that is to be used in an election. Section 9 modifies the prohibition to apply to any contact with the voting equipment or device, rather than just physical contact. Section 9 also prohibits any elected official or candidate for elective office in a political subdivision with a population of 100,000 or more from having access to or being present in a room with voting equipment or devices without being accompanied by one or more persons with authorized access.

The governing body of any political subdivision is currently authorized to adopt an electronic or electromechanical voting system. **Section 10** requires that for elections conducted under the "Uniform Election Code of 1992", the governing body of any political subdivision is required to adopt an electronic or electromechanical voting system to be used for tabulating votes at all elections held by the political subdivision. This requirement does not apply to counties with fewer than

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1,000 active electors at the date of the last general election.

**Section 11** prohibits a county from creating, permitting any person to create, or disclosing to any person an image of the hard drive of any voting system component without the express written permission of the department.

By a specified date, **section 12** requires a designated election official to keep all components of a voting system in a location where entry is controlled by use of a key card access system and that is under video security surveillance recording. The designated election official is required to ensure that records in connection with access to the location of the voting system and video recordings of the location are created and maintained for specified periods. **Section 3** defines terms in connection with these requirements.

**Section 12** also directs the general assembly to make an appropriation from the general fund to the department of state for the 2022-23 state fiscal year to be used to administer a grant program to provide assistance to counties in complying with the security requirements of the bill.

Section 13 states that if a majority of a canvass board in a county is unable to or does not certify the abstract of votes for any reason by the applicable deadline, the secretary is required to review the noncertified abstract of votes and other evidence provided by the canvass board. If, after review, the secretary determines that the noncertified abstract of votes is sufficiently explicit in showing how many votes were cast for each candidate, ballot question, or ballot issue, the secretary is required to certify the results for the county and proceed to certifying state results.

Current law requires a person to comply with certain rules of the secretary when carrying out the duties of the secretary. Section 14 specifies that a person is also required to comply with other policies of the secretary, including the acceptable use policy for the statewide voter registration system, when carrying out such duties. Section 14 also specifies that any person who willfully interferes with a person in notifying or obstructs a person from notifying the department of a potential violation or retaliates against a person for providing such notice is subject to current penalties for election offenses.

Current law prohibits a person from tampering with electronic voting equipment with the intent to change the tabulation of votes in an election. In addition, **section 15** prohibits a person from accessing electronic voting equipment or an election-night reporting system without authorization and specifies that a person who accesses such equipment or system is guilty of a class 5 felony. **Section 15** also specifies that an authorized person who knowingly publishes or causes to be published passwords or other confidential information relating to a voting system will immediately have their authorized access revoked and is guilty of a class 5 felony.

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1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Short title. The short title of this act is the
3	"Colorado Election Security Act".
4	<b>SECTION 2. Legislative declaration.</b> (1) The general assembly
5	finds and declares that:
6	(a) Elections must continue to be free and fair and protected from
7	those who seek to compromise election officials and the security of
8	Colorado's election processes;
9	(b) The Colorado secretary of state oversees the conduct of
10	statewide elections in Colorado as chief election official and is
11	responsible for ensuring that elections are conducted in compliance with
12	state and federal law;
13	(c) County clerks generally serve as designated election officials
14	and coordinated election officials for their county and are responsible for
15	ensuring their elections comply with the uniform election code and rules
16	promulgated by the secretary of state;
17	(d) County clerks, election officials, and election workers are best
18	able to conduct and protect elections with proper training and by
19	implementing consistent security measures, including increased
20	transparency throughout our elections system and restrictions on access
21	to secure locations and voting equipment;
22	(e) Free and fair elections are better supported by clear lines of
23	authority and the ability of the secretary of state, designated election
24	officials, and coordinated election officials to use existing powers to
25	enforce election rules and regulations;
26	(f) When a controversy or potential violation of state or federal

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election law or rule arises, the secretary of state is obligated to respond quickly to ensure the proper administration of elections;

- (g) Elections are better protected by providing clarification and confirmation of all encompassed enforcement powers held by the secretary of state and ensuring full compliance with those existing enforcement powers, including the issuance of rules and election orders;
- (h) Elections are better protected when designated election officials or coordinated election officials are held to the same standard as election judges which does not allow them to serve if they have been convicted of an election offense; and
- (i) Elections are better protected from outside and inside threats and those who aim to undermine our elections, by expanding election offenses and penalties for those offenses.
- SECTION 3. In Colorado Revised Statutes, 1-1-104, amend (11); and add (21.5) and (49.9) as follows:
  - **1-1-104. Definitions.** As used in this code, unless the context otherwise requires:
    - (11) "Election records" includes accounting forms, certificates of registration, pollbooks, certificates of election, signature cards, all affidavits, voter applications, other voter lists and records, mail ballot return envelopes, voted ballots, unused ballots, spoiled ballots, and replacement ballots, KEY CARD ACCESS SYSTEM LOGS, AND VIDEO SECURITY SURVEILLANCE RECORDINGS.
    - (21.5) "KEY CARD ACCESS SYSTEM" MEANS A SYSTEM THAT CONTROLS PHYSICAL ENTRY INTO A ROOM OR LOCATION BY USE OF A RADIO FREQUENCY IDENTIFICATION CARD OR SIMILAR DOOR ACCESS SYSTEM AND PRODUCES A LOG THAT INCLUDES THE NAME, DATE, AND TIME

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1	THAT A PERSON ENTERS THE ROOM OR AREA.
2	(49.9) "VIDEO SECURITY SURVEILLANCE RECORDING" MEANS
3	VIDEO MONITORING BY A DEVICE THAT CONTINUOUSLY RECORDS A
4	DESIGNATED LOCATION OR A SYSTEM USING MOTION DETECTION THAT
5	RECORDS ONE FRAME OR MORE PER MINUTE UNTIL DETECTION OF MOTION
6	TRIGGERS CONTINUOUS RECORDING.
7	SECTION 4. In Colorado Revised Statutes, 1-1-107, amend
8	(2)(d) as follows:
9	1-1-107. Powers and duties of secretary of state - penalty.
10	(2) In addition to any other powers prescribed by law, the secretary of
11	state has the following powers:
12	(d) To enforce the provisions of this code by injunctive action
13	brought by the attorney general OR SECRETARY OF STATE in the district
14	court for the judicial district in which any violation occurs. UPON AN
15	ENFORCEMENT ACTION BEING BROUGHT PURSUANT TO THIS SUBSECTION
16	(2)(d), THE COURT SHALL EXPEDITE SCHEDULING AND THE ISSUANCE OF
17	ANY ORDERS SUCH THAT A FINAL RULING IS MADE WITHIN THIRTY DAYS OF
18	THE ACTION BEING FILED. THE COURT MAY CONTINUE THE ACTION BEYOND
19	THIRTY DAYS UPON THE MOTION OF ANY PARTY AND UPON A SHOWING OF
20	GOOD CAUSE. THE DISTRICT COURT PROCEEDINGS MAY BE REVIEWED AND
21	FINALLY ADJUDICATED BY THE SUPREME COURT OF THIS STATE IF EITHER
22	PARTY MAKES APPLICATION TO THE SUPREME COURT WITHIN THREE DAYS
23	AFTER THE DISTRICT COURT PROCEEDINGS ARE TERMINATED, UNLESS THE
24	SUPREME COURT, IN ITS DISCRETION, DECLINES JURISDICTION OF THE CASE.
25	THE SUPREME COURT SHALL EXPEDITE SCHEDULING AND THE ISSUANCE OF
26	ANY ORDERS SUCH THAT A FINAL RULING IS MADE WITHIN FOURTEEN DAYS
2.7	OF AN APPEAL BEING FILED. IF THE SUPREME COURT DECLINES TO REVIEW

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1	THE PROCEEDINGS, THE DECISION OF THE DISTRICT COURT IS FINAL AND
2	NOT SUBJECT TO FURTHER APPELLATE REVIEW.
3	<b>SECTION 5.</b> In Colorado Revised Statutes, 1-1-113, amend (1)
4	as follows:
5	1-1-113. Neglect of duty and wrongful acts - procedures for
6	adjudication of controversies - review by supreme court. (1) When
7	any controversy arises between any official charged with any duty or
8	function under this code and any candidate, or any officers or
9	representatives of a political party, or any persons who have made
10	nominations or when any eligible elector, COORDINATED ELECTION
11	OFFICIAL, OR THE SECRETARY OF STATE files a verified petition in a district
12	court of competent jurisdiction alleging that a person charged with a duty
13	under this code has committed or is about to commit a breach or neglect
14	of duty or other wrongful act, after notice to the official which THAT
15	includes an opportunity to be heard, upon a finding of good cause, the
16	district court shall issue an order requiring substantial compliance with
17	the provisions of this code. The order shall require the person charged to
18	forthwith perform the duty or to desist from the wrongful act or to
19	forthwith show cause why the order should not be obeyed. The burden of
20	proof is on the petitioner.
21	SECTION 6. In Colorado Revised Statutes, 1-1-302, amend
22	(1)(b), (2)(b), and (3); and <b>add</b> (1)(d), (1)(e), and (2.5) as follows:
23	1-1-302. Persons required to complete certification - deadline.
24	(1) The following persons shall obtain certification in accordance with
25	this part 3:
26	(b) Employees in the clerk and recorder's office who are directly
27	responsible for overseeing elections; and

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1	(d) A DESIGNATED ELECTION OFFICIAL FOR A COUNTY AND A
2	COORDINATED ELECTION OFFICIAL FOR A COUNTY;
3	(e) EMPLOYEES IN THE ELECTION DIVISION OF THE DEPARTMENT OF
4	STATE AT THE DISCRETION OF THE SECRETARY OF STATE; AND
5	(f) The secretary of state.
6	(2) A person required to obtain certification shall:
7	(b) Complete the certification requirements within two years ONE
8	YEAR of undertaking the responsibilities for which the person is required
9	to obtain certification; EXCEPT THAT A COUNTY CLERK OR DEPUTY
10	COUNTY CLERK MUST COMPLETE THE CERTIFICATION REQUIREMENTS
11	REQUIRED BY THIS SECTION WITHIN SIX MONTHS OF TAKING OFFICE OR
12	BEFORE SERVING AS THE DESIGNATED ELECTION OFFICIAL FOR A COUNTY
13	OR A COORDINATED ELECTION OFFICIAL, WHICHEVER IS SOONER; and
14	(2.5) A PERSON WHO IS REQUIRED TO OBTAIN CERTIFICATION
15	PURSUANT TO THIS SECTION SHALL NOT SERVE AS THE DESIGNATED
16	ELECTION OFFICIAL FOR A COUNTY OR THE COORDINATED ELECTION
17	OFFICIAL FOR A COUNTY UNLESS THE PERSON HAS COMPLETED AND
18	MAINTAINED THE CERTIFICATION REQUIRED BY THIS SECTION. THE
19	DEPARTMENT OF STATE WILL MAKE COURSES SUFFICIENTLY AVAILABLE TO
20	ENABLE PERSONS TO COMPLY WITH THE TIMING REQUIREMENTS FOR
21	CERTIFICATION IN THIS SECTION. THE SECRETARY OF STATE MAY WAIVE
22	THE REQUIREMENTS OF THIS SUBSECTION $(2.5)$ FOR AN INDIVIDUAL WHO IS
23	APPOINTED TO THE ROLE OF CLERK, DEPUTY CLERK, DESIGNATED ELECTION
24	OFFICIAL FOR A COUNTY, OR COORDINATED ELECTION OFFICIAL THREE
25	MONTHS OR LESS BEFORE AN ELECTION.
26	(3) Nothing in this section shall be IS construed to require an
27	elected official to attend a course of instruction or obtain a certification

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1	as a condition for seeking or holding elective office or as a condition for
2	carrying out constitutional and statutory duties.
3	<b>SECTION 7.</b> In Colorado Revised Statutes, 1-1-303, amend (1)
4	as follows:
5	1-1-303. Certification courses. (1) The curriculum for
6	certification in accordance with this part 3 shall MUST include courses in
7	the following areas:
8	(a) General election law;
9	(b) The federal "Help America Vote Act of 2002"; and
10	(c) Professional development;
11	(d) VOTER REGISTRATION AND LIST MAINTENANCE;
12	(e) Accessibility;
13	(f) COORDINATED ELECTIONS;
14	(g) MAIL BALLOT AND IN-PERSON VOTING PROCESSES;
15	(h) VOTING SYSTEMS TESTING;
16	(i) RISK-LIMITING AUDITS;
17	(j) CANVASS; AND
18	(k) ELECTION SECURITY, INCLUDING COMBATING MISINFORMATION
19	AND DISINFORMATION RELATED TO THE ADMINISTRATION OF ELECTIONS.
20	SECTION 8. In Colorado Revised Statutes, add 1-1-304 as
21	follows:
22	1-1-304. Qualifications and conduct of election officials. (1)A
23	PERSON SHALL NOT SERVE AS THE DESIGNATED ELECTION OFFICIAL FOR A
24	COUNTY OR AS THE COORDINATED ELECTION OFFICIAL IF THE PERSON:
25	(a) Has been convicted of any election offense found in
26	ARTICLE 13 OF TITLE 1 OR ANY SIMILAR ELECTION OFFENSE IN ANOTHER
27	STATE; OR

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1	(b) HAS BEEN CONVICTED OF ANY OFFENSE OR CONSPIRACY TO
2	COMMIT SEDITION, INSURRECTION, TREASON, CONSPIRACY TO OVERTHROW
3	GOVERNMENT BY USE OF PHYSICAL FORCE OR VIOLENCE, OR ANY SIMILAR
4	FEDERAL OFFENSE.
5	(2) No person, while serving as a designated election
6	OFFICIAL FOR A COUNTY OR A COORDINATED ELECTION OFFICIAL OR WHILE
7	ACTING AT THE DIRECTION OF SUCH OFFICIAL SHALL KNOWINGLY OR
8	RECKLESSLY MAKE, PUBLISH, BROADCAST, OR CIRCULATE OR CAUSE TO BE
9	MADE, PUBLISHED, BROADCASTED, OR CIRCULATED IN ANY LETTER,
10	ELECTRONIC POSTING, CIRCULAR, ADVERTISEMENT, OR POSTER OR IN ANY
11	OTHER COMMUNICATION ANY FALSE STATEMENT FOR THE PURPOSES OF
12	PROMOTING MISINFORMATION OR DISINFORMATION RELATED TO THE
13	ADMINISTRATION OF ELECTIONS. NOTWITHSTANDING ANY OTHER
14	PROVISION OF LAW, FOR PURPOSES OF THIS SECTION, A PERSON ACTS
15	RECKLESSLY WHEN THE PERSON ACTS IN CONSCIOUS DISREGARD OF THE
16	TRUTH OR FALSITY OF THE STATEMENT MADE, PUBLISHED, BROADCASTED,
17	OR CIRCULATED.
18	<b>SECTION 9.</b> In Colorado Revised Statutes, 1-5-607, amend (1);
19	and add (1.5) as follows:
20	1-5-607. Elected officials not to handle voting equipment or
21	devices. (1) In any political subdivision having a population of one
22	hundred thousand or more, it is unlawful for any elected official or
23	candidate for elective office to prepare, maintain, or repair any voting
24	equipment or device that is to be used or is used in any election. The
25	provisions of this section shall be limited to actual physical contact with
26	any voting equipment or device or any of its parts and shall not be
27	construed as prohibiting an elected official from directing employees or

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1	other persons who are not elected officials to prepare, maintain, repair, or
2	otherwise handle any voting equipment or devices AS REQUIRED FOR AN
3	ELECTION OR AN ELECTION-RELATED PURPOSE.
4	(1.5) IN ANY POLITICAL SUBDIVISION HAVING A POPULATION OF
5	ONE HUNDRED THOUSAND OR MORE, IT IS UNLAWFUL FOR ANY ELECTED
6	OFFICIAL, ANY CANDIDATE FOR ELECTIVE OFFICE, OR THE SECRETARY OF
7	STATE TO HAVE KEY CARD ACCESS TO A ROOM WITH COMPONENTS OF A
8	<u>VOTING SYSTEM</u> , OR TO BE PRESENT IN A ROOM WITH <u>COMPONENTS OF A</u>
9	<u>VOTING SYSTEM</u> WITHOUT BEING ACCOMPANIED BY ONE OR MORE
10	INDIVIDUALS WITH AUTHORIZED ACCESS. $\underline{\text{THIS SUBSECTION}(1.5) \text{ DOES NOT}}$
11	APPLY WHEN VOTING SYSTEM COMPONENTS ARE DEPLOYED FOR USE AND
12	STORED AT A VOTING SERVICE AND POLLING CENTER.
13	<b>SECTION 10.</b> In Colorado Revised Statutes, 1-5-612, amend (1)
14	as follows:
14 15	as follows:  1-5-612. Use of electronic and electromechanical voting
15	1-5-612. Use of electronic and electromechanical voting
15 16	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b)
15 16 17	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may,
15 16 17 18	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an
15 16 17 18 19	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in
15 16 17 18 19 20	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in hardware, firmware, or software, for use at the polling locations in the
15 16 17 18 19 20 21	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in hardware, firmware, or software, for use at the polling locations in the political subdivision. The system may be used for recording, counting,
15 16 17 18 19 20 21 22	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in hardware, firmware, or software, for use at the polling locations in the political subdivision. The system may be used for recording, counting, and tabulating votes at all elections held by the political subdivision.
15 16 17 18 19 20 21 22 23	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in hardware, firmware, or software, for use at the polling locations in the political subdivision. The system may be used for recording, counting, and tabulating votes at all elections held by the political subdivision.  (b) FOR ALL ELECTIONS CONDUCTED UNDER THE "UNIFORM
15 16 17 18 19 20 21 22 23 24	1-5-612. Use of electronic and electromechanical voting systems. (1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, the governing body of any political subdivision may, upon consultation with the designated election official, adopt an electronic or electromechanical voting system, including any upgrade in hardware, firmware, or software, for use at the polling locations in the political subdivision. The system may be used for recording, counting, and tabulating votes at all elections held by the political subdivision.  (b) FOR ALL ELECTIONS CONDUCTED UNDER THE "UNIFORM ELECTION CODE OF 1992", THE GOVERNING BODY OF ANY POLITICAL

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1	THE POLITICAL SUBDIVISION. THE PROVISIONS OF THIS SUBSECTION (1)(b)
2	DO NOT APPLY TO COUNTIES WITH FEWER THAN ONE THOUSAND ACTIVE
3	ELECTORS AS OF THE DATE OF THE LAST GENERAL ELECTION.
4	SECTION 11. In Colorado Revised Statutes, 1-5-616, add (6) as
5	follows:
6	1-5-616. Electronic and electromechanical voting systems -
7	standards - procedures. (6) A COUNTY MAY NOT CREATE, PERMIT ANY
8	PERSON TO CREATE, OR DISCLOSE TO ANY PERSON AN IMAGE OF THE HARD
9	DRIVE OF ANY VOTING SYSTEM COMPONENT WITHOUT THE EXPRESS
10	WRITTEN PERMISSION OF THE DEPARTMENT OF STATE.
11	SECTION 12. In Colorado Revised Statutes, add 1-7-513.5 as
12	follows:
13	1-7-513.5. Voting equipment - security. (1) EXCEPT AS
14	OTHERWISE PROVIDED IN SUBSECTION (5) OF THIS SECTION, NO LATER
15	THAN JUNE 30, 2023, THE DESIGNATED ELECTION OFFICIAL SHALL KEEP
16	ALL COMPONENTS OF A VOTING SYSTEM IN A LOCATION WHERE ENTRY IS
17	CONTROLLED BY USE OF A KEY CARD ACCESS SYSTEM. THE DESIGNATED
18	ELECTION OFFICIAL SHALL ENSURE THAT THE LOG CREATED BY THE
19	SYSTEM IS MAINTAINED AS AN ELECTION RECORD FOR TWENTY-FIVE
20	MONTHS FOLLOWING THE DATE OF ANY ENTRY.
21	(2) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (5) OF THIS
22	SECTION, NO LATER THAN JUNE 30, 2023, THE DESIGNATED ELECTION
23	OFFICIAL SHALL KEEP ALL COMPONENTS OF A VOTING SYSTEM UNDER
24	VIDEO SECURITY SURVEILLANCE RECORDING. THE DESIGNATED ELECTION
25	OFFICIAL SHALL ENSURE THAT VIDEO CAPTURED BEGINNING SIXTY DAYS
26	BEFORE THROUGH THIRTY DAYS AFTER AN ELECTION IN WHICH THE VOTING
27	SYSTEM IS USED IS MAINTAINED AS AN ELECTION RECORD FOR

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1	TWENTY-FIVE MONTHS FOLLOWING THE ELECTION. THE DESIGNATED
2	ELECTION OFFICIAL SHALL ENSURE THAT VIDEO CAPTURED OUTSIDE THIS
3	PERIOD IS MAINTAINED FOR TWENTY-FIVE MONTHS FOLLOWING THE DATE
4	THE VIDEO WAS CAPTURED.
5	(3) The designated election official is not required to
6	FOLLOW THE REQUIREMENTS OF SUBSECTIONS $(1)$ AND $(2)$ OF THIS SECTION
7	WHEN VOTING SYSTEM COMPONENTS ARE DEPLOYED FOR USE AND STORED
8	AT A VOTING SERVICE AND POLLING CENTER.
9	(4) A COUNTY CLERK MAY APPLY TO THE SECRETARY OF STATE
10	FOR A WAIVER OF THE REQUIREMENTS OF SUBSECTION $(1)$ OF THIS SECTION
11	BASED ON HISTORICAL BUILDING STATUS OR SIMILAR PHYSICAL
12	LIMITATIONS. IF THE SECRETARY FINDS THE CLERK HAS PROVIDED AN
13	ALTERNATIVE EQUIVALENT PHYSICAL SECURITY SYSTEM FOR COMPONENTS
14	OF A VOTING SYSTEM, THE SECRETARY OF STATE MAY GRANT THE WAIVER.
15	(5) IF THE DESIGNATED ELECTION OFFICIAL IS UNABLE TO SATISFY
16	THE REQUIREMENTS OF SUBSECTIONS (1) AND (2) OF THIS SECTION BY JUNE
17	30, 2023, Due to delays in the delivery of necessary equipment
18	THAT ARE OUT OF THE CONTROL OF THE DESIGNATED ELECTION OFFICIAL,
19	THE DESIGNATED ELECTION OFFICIAL SHALL NOTIFY AND PROVIDE PROOF
20	OF THE DELAY TO THE SECRETARY OF STATE, AND THE DESIGNATED
21	ELECTION OFFICIAL IS REQUIRED TO SATISFY THE REQUIREMENTS OF
22	SUBSECTIONS (1) AND (2) OF THIS SECTION AS SOON AS PRACTICABLE.
23	(6) The secretary of state may promulgate rules
24	NECESSARY FOR THE IMPLEMENTATION OF THIS SECTION IN ACCORDANCE
25	WITH ARTICLE 4 OF TITLE 24.
26	(7) For the 2022-23 state fiscal year, the general
27	ASSEMBLY SHALL APPROPRIATE FIVE HUNDRED THOUSAND DOLLARS FROM

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1	THE GENERAL FUND TO THE DEPARTMENT OF STATE TO ADMINISTER A
2	GRANT PROGRAM, WHICH IS HEREBY CREATED AND CONSISTS OF SUCH
3	GENERAL FUND APPROPRIATION, TO PROVIDE ASSISTANCE TO COUNTIES IN
4	COMPLYING WITH THE SECURITY REQUIREMENTS OF THE "COLORADO
5	ELECTION SECURITY ACT".
6	SECTION 13. In Colorado Revised Statutes, 1-10-104, add (3)
7	as follows:
8	1-10-104. Imperfect returns - corrections. (3) If a majority of
9	A CANVASS BOARD IN A COUNTY IS UNABLE TO OR DOES NOT CERTIFY THE
10	ABSTRACT OF VOTES FOR ANY REASON BY THE DEADLINE FOR THE COUNTY
11	TO CERTIFY THE ABSTRACT OF VOTES, THE SECRETARY OF STATE SHALL
12	REVIEW THE NONCERTIFIED ABSTRACT OF VOTES AND WRITTEN REPORT
13	PROVIDED BY THE CANVASS BOARD UNDER SECTION 1-10-101.5 (1)(c). IF,
14	AFTER REVIEW, THE SECRETARY OF STATE DETERMINES THAT THE
15	NONCERTIFIED ABSTRACT OF VOTES, ALONG WITH THE WRITTEN REPORT,
16	OTHER INFORMATION AND FACTS OF THE CASE PROVIDED BY THE COUNTY,
17	OR INFORMATION REVEALED UPON INVESTIGATION BY THE SECRETARY OF
18	STATE IS SUFFICIENTLY EXPLICIT IN SHOWING HOW MANY VOTES WERE
19	CAST FOR EACH CANDIDATE, BALLOT QUESTION, OR BALLOT ISSUE, THE
20	SECRETARY OF STATE SHALL CERTIFY THE RESULTS FOR THE COUNTY AND
21	PROCEED TO CERTIFYING STATE RESULTS UNDER SECTION 1-10-105. THE
22	SECRETARY OF STATE MAY DESIGNATE A REGISTERED ELECTOR OF THE
23	STATE TO CARRY OUT THE DUTIES REQUIRED BY THIS SECTION.
24	SECTION 14. In Colorado Revised Statutes, amend 1-13-114 as
25	follows:
26	1-13-114. Failure to comply with requirements of secretary of
27	state. (1) Any person who willfully interferes or willfully refuses to

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1	comply with the rules, ORDERS, OR ACCEPTABLE USE POLICY FOR THE
2	STATEWIDE VOTER REGISTRATION SYSTEM of the secretary of state or the
3	secretary of state's designated agent in the carrying out of the powers and
4	duties prescribed in section 1-1-107 upon conviction shall be punished as
5	provided in section 1-13-111 COMMITS A CLASS 1 MISDEMEANOR AND,
6	UPON CONVICTION THEREOF, SHALL BE PUNISHED AS PROVIDED IN SECTION
7	18-1.3-501.
8	(2) ANY PERSON WHO WILLFULLY INTERFERES WITH ANY PERSON
9	IN NOTIFYING OR OBSTRUCTS ANY PERSON FROM NOTIFYING THE
10	DEPARTMENT OF STATE OF A POTENTIAL VIOLATION OF SUBSECTION $(1)$ OF
11	THIS SECTION WHEN THE PERSON REASONABLY BELIEVES THAT A
12	VIOLATION OF SUBSECTION (1) OF THIS SECTION HAS OCCURRED OR WILL
13	OCCUR, OR RETALIATES THEREFORE, UPON CONVICTION SHALL BE
14	PUNISHED AS PROVIDED IN SECTION 1-13-111.
15	<b>SECTION 15.</b> In Colorado Revised Statutes, <b>amend</b> 1-13-708 as
16	follows:
17	1-13-708. Tampering with voting equipment - definition.
18	(1) Any person who, AS DETERMINED BY RULES PROMULGATED BY THE
19	SECRETARY OF STATE IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24,
20	ACCESSES WITHOUT AUTHORIZATION, tampers with, OR FACILITATES THE
21	UNAUTHORIZED ACCESS TO OR TAMPERING WITH any electronic or
22	electromechanical voting equipment OR AN ELECTION-NIGHT REPORTING
23	SYSTEM before, during, or after any election provided by law with intent
24	to change the tabulation of votes thereon to reflect other than an accurate
25	accounting is guilty of a class 1 misdemeanor and, upon conviction
26	thereof, shall be punished as provided in section 18-1.3-501. C.R.S. IS
27	GUILTY OF A CLASS 5 FELONY AND, UPON CONVICTION THEREOF, SHALL BE

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1	PUNISHED AS PROVIDED IN SECTION 18-1.3-401.
2	(2) ANY PERSON WHO KNOWINGLY PUBLISHES OR CAUSES TO BE
3	PUBLISHED PASSWORDS OR OTHER CONFIDENTIAL INFORMATION RELATING
4	TO A VOTING SYSTEM SHALL IMMEDIATELY HAVE THEIR AUTHORIZED
5	ACCESS REVOKED AND IS GUILTY OF A CLASS 5 FELONY.
6	SECTION 16. Safety clause. The general assembly hereby finds
7	determines, and declares that this act is necessary for the immediate
8	preservation of the public peace, health, or safety.

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