First Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 21-0138.01 Megan Waples x4348

HOUSE BILL 21-1071

HOUSE SPONSORSHIP

Kennedy and Arndt,

SENATE SPONSORSHIP

Fenberg and Winter,

House Committees

Senate Committees

State, Civic, Military, & Veterans Affairs Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING THE USE OF RANKED CHOICE VOTING IN NONPARTISAN
102	ELECTIONS, AND, IN CONNECTION THEREWITH, MAKING AN
103	APPROPRIATION.

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 http://leg.colorado.gov.)

Beginning in 2023, the bill allows a municipality to refer a municipal election using instant runoff voting to be conducted as part of a coordinated election. The secretary of state is required to promulgate rules establishing the minimum system requirements and specifications for a voting system to be used in an election using instant runoff voting

by March 31, 2022. After March 31, 2022, a system that has been tested and satisfies the standards promulgated by the secretary of state may be submitted for certification for use in an election using instant runoff voting. If the secretary of state certifies a system, the secretary is required to negotiate and purchase, if possible, a single annual statewide license with the provider to allow each county that uses the voting system to conduct elections using instant runoff voting.

On and after January 1, 2023, a statutory city or town or home rule municipality that has taken formal action to conduct an election using instant runoff voting may refer the election to be conducted as part of a coordinated election by providing written notice to the county clerk and recorder. If the county uses a voting system that is certified for use in an election using instant runoff voting, the county clerk and recorder must conduct the election as part of the coordinated election. The municipality referring the election is responsible for any reasonable additional costs the county incurs as a result of conducting an instant runoff voting election.

If the referring municipality is located in more than one county, the counties are required to conduct the election using instant runoff voting only if each county receives timely notice, each county uses a voting system certified for such use, and the data from all the counties' voting systems can be tabulated together in accordance with rules promulgated by the secretary of state for conducting instant runoff elections across multiple counties. The counties and the municipality are required to enter into an agreement for the conduct of the election, which must specify the procedures for the county canvass boards to canvass the election.

For any instant runoff voting election conducted as part of a coordinated election, the secretary of state is the designated election official responsible for tabulating and reporting the results. The secretary of state is required, by December 31, 2022, to promulgate rules related to instant runoff voting elections including the procedures for conducting logic and accuracy tests and risk limiting audits, and for the tabulation, reporting, and canvassing of results.

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

2 SECTION 1. In Colorado Revised Statutes, 1-1-104, amend

- 3 (23.4); and **add** (19.7) as follows:
- 4 **1-1-104. Definitions.** As used in this code, unless the context
- 5 otherwise requires:

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- 6 (19.7) "Instant runoff voting" means a ranked voting
- 7 METHOD USED TO SELECT A SINGLE WINNER IN A RACE, AS SET FORTH IN

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SECTION 1-7-1003 (3).
(23.4) "Overvote" means the selection by an elector of more
names than there are persons to be elected to an office or the designation
of more than one answer to a ballot question or ballot issue. "OVERVOTE"
DOES NOT INCLUDE THE RANKING OF MULTIPLE CANDIDATES IN AN
ELECTION USING INSTANT RUNOFF VOTING IN ACCORDANCE WITH PART 10
OF ARTICLE 7 OF THIS TITLE 1.
SECTION 2. In Colorado Revised Statutes, amend 1-5-601.5 as
follows:
1-5-601.5. Compliance with federal requirements. (1) All
voting systems and voting equipment offered for sale on or after May 28
2004, shall MUST meet the voting systems standards that were
promulgated in 2002 by the federal election commission. At his or her
discretion, the secretary of state may require by rule that voting systems
and voting equipment satisfy voting systems standards promulgated after
January 1, 2008, by the federal election assistance commission as long as
such standards meet or exceed those promulgated in 2002 by the federal
election commission. Subject to section 1-5-608.2, nothing in this section
shall be construed to require any political subdivision to replace a voting
system that is in use prior to May 28, 2004.
(2) A VOTING SYSTEM OR VOTING EQUIPMENT OFFERED FOR SALE
OR LEASE FOR USE IN AN ELECTION USING INSTANT RUNOFF VOTING MUST
MEET THE MINIMUM STANDARDS AND SPECIFICATIONS DEVELOPED BY THE
SECRETARY OF STATE IN ACCORDANCE WITH SECTION 1-5-616 (1.5). In
STANDARDS RELATED TO INSTANT RUNOFF VOTING ARE PROMULGATED BY

THE FEDERAL ELECTION COMMISSION, THE SECRETARY OF STATE MAY, AT

THE SECRETARY OF STATE'S DISCRETION, REQUIRE BY RULE THAT A VOTING

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1	SYSTEM OR VOTING EQUIPMENT USED TO CONDUCT AN ELECTION USING
2	INSTANT RUNOFF VOTING MEET THE FEDERAL STANDARDS, SO LONG AS THE
3	FEDERAL STANDARDS MEET OR EXCEED THOSE PROMULGATED BY THE
4	SECRETARY OF STATE.
5	SECTION 3. In Colorado Revised Statutes, 1-5-608.5, add (3.5)
6	as follows:
7	1-5-608.5. Electronic and electromechanical voting systems -
8	testing by federally accredited labs - certification and approval of
9	purchasing of electronic and electromechanical voting systems by
10	secretary of state - conditions of use by secretary of state - testing.
11	(3.5) (a) On and after March 31, 2022, if an electronic and
12	ELECTROMECHANICAL VOTING SYSTEM TESTED PURSUANT TO THIS
13	SECTION SATISFIES THE REQUIREMENTS OF THIS PART 6 RELATED TO THE
14	USE OF THE SYSTEM IN AN ELECTION USING INSTANT RUNOFF VOTING AND
15	THE RULES ESTABLISHED BY THE SECRETARY OF STATE PURSUANT TO
16	SECTION 1-5-616 (1.5) , THE SECRETARY OF STATE SHALL CERTIFY SUCH
17	SYSTEM AND APPROVE THE PURCHASE, INSTALLATION, AND USE OF SUCH
18	SYSTEM BY POLITICAL SUBDIVISIONS IN AN ELECTION USING INSTANT
19	RUNOFF VOTING.
20	(b) THE SECRETARY OF STATE MAY PROMULGATE CONDITIONS OF
21	USE IN CONNECTION WITH THE USE BY POLITICAL SUBDIVISIONS OF AN
22	ELECTRONIC AND ELECTROMECHANICAL VOTING SYSTEM IN AN ELECTION
23	USING INSTANT RUNOFF VOTING AS MAY BE APPROPRIATE TO MITIGATE
24	DEFICIENCIES IDENTIFIED IN THE CERTIFICATION PROCESS.
25	(c) IN UNDERTAKING THE CERTIFICATION REQUIRED BY THIS
26	SECTION, THE SECRETARY OF STATE MAY CONSIDER PROCEDURES USED OR
27	ADOPTED BY COUNTY CLERK AND RECORDERS OR BEST PRACTICES

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1	RECOMMENDED BY EQUIPMENT VENDORS.
2	SECTION 4. In Colorado Revised Statutes, 1-5-611, amend
3	(1)(c) as follows:
4	1-5-611. Requirements - nonpunch card electronic voting
5	systems. (1) No nonpunch card electronic voting system shall be
6	purchased, leased, or used unless it fulfills the following requirements:
7	(c) It rejects any vote for an office or on a ballot issue if the
8	number of votes exceeds the number the elector is entitled to cast; EXCEPT
9	THAT, IF THE VOTING SYSTEM IS CERTIFIED FOR USE IN AN ELECTION USING
10	INSTANT RUNOFF VOTING, THE VOTING SYSTEM MUST ALLOW THE ELECTOR
11	TO RANK MULTIPLE CANDIDATES IN SUCH AN ELECTION IN ACCORDANCE
12	WITH SECTION 1-7-1003 AND RULES ADOPTED BY THE SECRETARY OF
13	STATE;
14	SECTION 5. In Colorado Revised Statutes, amend 1-5-603 as
15	follows:
16	1-5-603. Adoption and payment for voting machines. (1) The
17	governing body of any political subdivision may adopt for use at elections
18	any kind of voting machine fulfilling the requirements for voting
19	machines set forth in this part 6. These voting machines may be used at
20	any or all elections held in the political subdivision for casting,
21	registering, and counting votes. EXCEPT AS PROVIDED IN SUBSECTION (2)
22	OF THIS SECTION, the governing body of any political subdivision which
23	adopts and purchases or leases voting machines shall provide for the
24	payment of the purchase price or the rent in such manner as may be in the
25	best interest of the political subdivision and may for that purpose provide
26	for the issuance of interest-bearing bonds, certificates of indebtedness, or
27	other obligations, which shall be a charge upon the county. The bonds,

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1	certificates of indebtedness, or other obligations may be made payable at
2	such times, not exceeding ten years from the date of issue, as may be
3	determined by the governing body but shall not be issued or sold at less
4	than par.
5	(2) (a) If the secretary of state certifies a voting system
6	FOR USE IN AN ELECTION USING INSTANT RUNOFF VOTING IN ACCORDANCE
7	WITH SECTION 1-5-617 (1.5), THE SECRETARY OF STATE SHALL, IF
8	POSSIBLE, NEGOTIATE A SINGLE ANNUAL STATEWIDE LICENSE WITH THE
9	VOTING SYSTEM PROVIDER TO ALLOW EACH COUNTY THAT USES THE
10	VOTING SYSTEM TO CONDUCT ELECTIONS USING INSTANT RUNOFF VOTING.
11	THE SECRETARY OF STATE SHALL PAY FOR THE ANNUAL STATEWIDE
12	LICENSE FROM THE DEPARTMENT OF STATE CASH FUND CREATED IN
13	SECTION 24-21-104 (3)(b).
14	(b) EACH COUNTY THAT USES A VOTING SYSTEM IN AN INSTANT
15	RUNOFF VOTING ELECTION PURSUANT TO A LICENSE OBTAINED BY THE
16	SECRETARY OF STATE IN ACCORDANCE WITH SUBSECTION (2)(a) OF THIS
17	SECTION SHALL REIMBURSE THE SECRETARY OF STATE FOR ITS
18	PROPORTIONATE SHARE OF THE COST OF THE ANNUAL STATEWIDE LICENSE
19	FOR THAT YEAR. THE SECRETARY OF STATE SHALL INVOICE ANY COUNTY
20	THAT USES THE VOTING SYSTEM IN AN INSTANT RUNOFF VOTING ELECTION
21	FOR ITS SHARE OF THE COST AS A PROPORTION OF THE TOTAL NUMBER OF
22	COUNTIES THAT USED THE SYSTEM PURSUANT TO THE STATEWIDE LICENSE
23	IN THAT YEAR.
24	SECTION 6. In Colorado Revised Statutes, 1-5-615, add (1.5)
25	as follows:
26	1-5-615. Electronic and electromechanical voting systems -
27	requirements. (1.5) THE SECRETARY OF STATE SHALL NOT CERTIFY ANY

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I	ELECTRONIC OR ELECTROMECHANICAL VOTING SYSTEM FOR USE IN AN
2	ELECTION USING INSTANT RUNOFF VOTING UNLESS, IN ADDITION TO
3	MEETING THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION, THE
4	SYSTEM MEETS THE REQUIREMENTS AND PERFORMS THE FUNCTIONS
5	REQUIRED BY SECTION 1-7-1003.
6	SECTION 7. In Colorado Revised Statutes, 1-5-616, amend (2)
7	and (4); and add (1.5) as follows:
8	1-5-616. Electronic and electromechanical voting systems -
9	standards - procedures. (1.5) ON OR BEFORE MARCH 31, 2022, THE
10	RULES ADOPTED BY THE SECRETARY OF STATE PURSUANT TO SUBSECTION
11	(1) OF THIS SECTION MUST INCLUDE THE MINIMUM SYSTEM REQUIREMENTS
12	AND SPECIFICATIONS FOR ELECTRONIC AND ELECTROMECHANICAL VOTING
13	SYSTEMS USED TO CONDUCT ELECTIONS USING INSTANT RUNOFF VOTING.
14	(2) The secretary of state may review the rules adopted pursuant
15	to subsection (1) SUBSECTIONS (1) AND (1.5) of this section governing
16	standards for certification of electronic or electromechanical voting
17	systems to determine the adequacy and effectiveness of the rules in
18	assuring that elections achieve the standards established by section
19	1-1-103.
20	(4) The secretary of state shall adapt the standards for certification
21	of electronic or electromechanical voting systems established by rule
22	pursuant to subsection (1) SUBSECTIONS (1) AND (1.5) of this section to
23	ensure that new technologies that meet the requirements for such systems
24	are certified in a timely manner and available for selection by political
25	subdivisions and meet user standards.
26	SECTION 8. In Colorado Revised Statutes, 1-5-617, add (1.5)
27	as follows:

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1	1-5-617. Examination - testing - certification. (1.5) (a) ON AND
2	AFTER MARCH 31, 2022, AFTER AN ELECTRONIC OR ELECTROMECHANICAL
3	VOTING SYSTEM IS TESTED IN ACCORDANCE WITH SECTION 1-5-608.5 (3.5)
4	FOR USE IN AN ELECTION USING INSTANT RUNOFF VOTING, THE VOTING
5	SYSTEM PROVIDER MAY SUBMIT THE SYSTEM TO THE SECRETARY OF STATE
6	FOR CERTIFICATION FOR USE IN AN ELECTION USING INSTANT RUNOFF
7	VOTING.
8	(b) THE SECRETARY OF STATE SHALL EXAMINE EACH ELECTRONIC
9	OR ELECTROMECHANICAL VOTING SYSTEM SUBMITTED FOR CERTIFICATION
10	AND DETERMINE WHETHER THE SYSTEM COMPLIES WITH THE
11	REQUIREMENTS OF SECTION 1-5-615 AND THE STANDARDS ESTABLISHED
12	UNDER SECTION 1-5-616 FOR USE IN AN ELECTION USING INSTANT RUNOFF
13	VOTING.
14	(c) THE SECRETARY OF STATE SHALL DECIDE WHETHER TO CERTIFY
15	AN ELECTRONIC OR ELECTROMECHANICAL VOTING SYSTEM FOR USE IN AN
16	ELECTION USING INSTANT RUNOFF VOTING WITHIN ONE HUNDRED TWENTY
17	DAYS AFTER THE SYSTEM IS SUBMITTED FOR CERTIFICATION.
18	SECTION 9. In Colorado Revised Statutes, 1-7-116, add (1)(d)
19	as follows:
20	1-7-116. Coordinated elections - definition. (1) (d) ON AND
21	AFTER JANUARY 1, 2023, A STATUTORY CITY OR TOWN OR HOME RULE
22	MUNICIPALITY MAY REFER A MUNICIPAL ELECTION USING INSTANT RUNOFF
23	VOTING TO BE CONDUCTED AS PART OF A COORDINATED ELECTION IN
24	ACCORDANCE WITH SECTION 1-7-118. IF REQUIRED BY SECTION 1-7-118,
25	A COUNTY CLERK AND RECORDER SHALL CONDUCT THE ELECTION ON
26	BEHALF OF THE MUNICIPALITY AS PART OF THE COORDINATED ELECTION
27	IN ACCORDANCE WITH THIS SECTION AND SECTION 1-7-118. FAILURE TO

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1	RECEIVE THE NOTICE REQUIRED BY SECTION 1-7-118 (1) IN A TIMELY
2	MANNER DOES NOT PROHIBIT THE COUNTY CLERK AND RECORDER FROM
3	ENTERING INTO AND PERFORMING AN INTERGOVERNMENTAL AGREEMENT
4	TO CONDUCT THE INSTANT RUNOFF VOTING ELECTION AS PART OF THE
5	COORDINATED ELECTION.
6	SECTION 10. In Colorado Revised Statutes, add 1-7-118 as
7	follows:
8	1-7-118. Ranked voting in a coordinated election - procedure
9	- costs - definition. (1) On and after January 1, 2023, a
10	MUNICIPALITY LOCATED IN A SINGLE COUNTY THAT TAKES FORMAL
11	ACTION TO CONDUCT AN ELECTION USING INSTANT RUNOFF VOTING MAY
12	REFER THE ELECTION TO BE CONDUCTED AS PART OF A COORDINATED
13	ELECTION, AS DEFINED IN SECTION 1-7-116, BY PROVIDING WRITTEN
14	NOTICE TO THE COUNTY CLERK AND RECORDER CONDUCTING THE
15	ELECTION AT LEAST ONE HUNDRED DAYS BEFORE THE ELECTION. IF THE
16	COUNTY USES A VOTING SYSTEM THAT IS CERTIFIED BY THE SECRETARY OF
17	STATE FOR USE IN AN ELECTION USING INSTANT RUNOFF VOTING, THE
18	COUNTY CLERK AND RECORDER SHALL CONDUCT THE ELECTION AS PART
19	OF THE COORDINATED ELECTION IN ACCORDANCE WITH THIS SECTION AND
20	SECTION 1-7-116. IN ADDITION TO THE REQUIREMENTS OF SECTION 1-7-116
21	(2), THE AGREEMENT BETWEEN THE COUNTY CLERK AND RECORDER AND
22	THE MUNICIPALITY MUST INCLUDE A PLAN FOR CONDUCTING THE VOTER
23	EDUCATION CAMPAIGN REQUIRED BY SECTION 1-7-1003 (5)(b). THE
24	COUNTY CLERK AND RECORDER CONDUCTING THE ELECTION SHALL, WITH
25	INPUT FROM THE MUNICIPALITY, DETERMINE THE MAXIMUM NUMBER OF
26	CHOICES AN ELECTOR MAY RANK IN ACCORDANCE WITH SECTION 1-7-1003
27	(1).

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1	(2) A MUNICIPALITY THAT REFERS AN ELECTION USING INSTANT
2	RUNOFF VOTING TO BE CONDUCTED AS PART OF A COORDINATED ELECTION
3	SHALL PAY FOR THE REASONABLE INCREASED COSTS ASSOCIATED WITH
4	THE USE OF INSTANT RUNOFF VOTING IN THE COORDINATED ELECTION,
5	INCLUDING BUT NOT LIMITED TO COSTS RELATED TO ELECTION SETUP
6	LICENSING COSTS PURSUANT TO SECTION 1-5-603 (2), PROGRAMMING,
7	BALLOT DESIGN, ADDITIONAL VOTER INFORMATION AND EDUCATION, AND
8	TABULATION.
9	(3) (a) On and after January 1, 2025, a municipality
10	LOCATED IN MORE THAN ONE COUNTY THAT TAKES FORMAL ACTION TO
11	CONDUCT AN ELECTION USING INSTANT RUNOFF VOTING MAY REFER THE
12	ELECTION TO BE CONDUCTED AS PART OF A COORDINATED ELECTION, AS
13	DEFINED IN SECTION 1-7-116, BY PROVIDING WRITTEN NOTICE TO EACH
14	COUNTY CLERK AND RECORDER CONDUCTING THE ELECTION AT LEAST ONE
15	HUNDRED DAYS BEFORE THE ELECTION. THE COUNTY CLERK AND
16	RECORDER OF EACH SUCH COUNTY SHALL CONDUCT THE ELECTION AS
17	PART OF THE COORDINATED ELECTION ONLY IF:
18	$(I)\ The \ \text{municipality timely provides the notice required by}$
19	${\tt SUBSECTION} (1) {\tt OFTHISSECTIONTOEACHCOUNTYCLERKANDRECORDER};$
20	(II) EACH COUNTY CLERK AND RECORDER USES A VOTING SYSTEM
21	THAT IS CERTIFIED BY THE SECRETARY OF STATE FOR USE IN AN ELECTION
22	USING INSTANT RUNOFF VOTING; AND
23	(III) THE DATA FROM THE VOTING SYSTEMS USED BY ALL SUCH
24	COUNTIES CAN BE TABULATED TOGETHER IN ACCORDANCE WITH RULES
25	ESTABLISHED BY THE SECRETARY OF STATE IN ACCORDANCE WITH
26	SUBSECTION (5) OF THIS SECTION.
27	(b) If the requirements of subsection (3)(a) of this section

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1	ARE MET, THE MUNICIPALITY AND THE COUNTIES SHALL ENTER INTO AN
2	AGREEMENT CONCERNING THE CONDUCT OF THE ELECTION IN
3	ACCORDANCE WITH SECTION 1-7-116 (2). IN ADDITION TO THE
4	REQUIREMENTS OF SECTION 1-7-116 (2) , THE AGREEMENT MUST:
5	(I) INCLUDE A PLAN FOR CONDUCTING THE VOTER EDUCATION
6	CAMPAIGN REQUIRED BY SECTION 1-7-1003 (5)(b);
7	(II) ESTABLISH THE MAXIMUM NUMBER OF CHOICES AN ELECTOR
8	MAY RANK ON THE BALLOT IN ACCORDANCE WITH SECTION 1-7-1003 (1);
9	AND
10	(III) ADOPT PROCEDURES FOR THE COUNTY CANVASS BOARDS TO
11	RECONCILE THE BALLOTS AND CERTIFY THE ABSTRACT OF VOTES FOR THE
12	INSTANT RUNOFF VOTING ELECTION IN ACCORDANCE WITH RULES
13	ESTABLISHED BY THE SECRETARY OF STATE PURSUANT TO SUBSECTION (5)
14	OF THIS SECTION.
15	(c) If the requirements of subsection (3)(a) of this section
16	ARE NOT MET, THE INSTANT RUNOFF VOTING ELECTION SHALL NOT BE
17	CONDUCTED AS PART OF THE COORDINATED ELECTION. THE MUNICIPALITY
18	MAY CONDUCT THE ELECTION IN ACCORDANCE WITH PART 10 OF THIS
19	ARTICLE 7 OR THE MUNICIPALITY'S CHARTER, AS APPLICABLE, AND THE
20	"COLORADO MUNICIPAL ELECTION CODE OF 1965", ARTICLE 10 OF TITLE
21	31.
22	(4) FOR EACH ELECTION USING INSTANT RUNOFF VOTING THAT IS
23	CONDUCTED AS PART OF A COORDINATED ELECTION:
24	(a) EACH COUNTY CLERK AND RECORDER CONDUCTING THE
25	ELECTION SHALL PROVIDE THE EXPLANATION OF RANKED VOTING AND
26	INSTRUCTIONS FOR ELECTORS REQUIRED BY SECTION 1-7-1003 (5)(a); AND
27	(b) IF THE INSTANT RUNOFF VOTING ELECTION IS CONDUCTED IN

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THE SECRETARY OF STATE SERVES AS THE AUTHORITY RESPONSIBLE FOR
AGGREGATING AND REPORTING THE CENTRALIZED INSTANT RUNOFF
VOTING RESULTS IN ACCORDANCE WITH THE RULES ADOPTED PURSUANT
TO SUBSECTION (5) OF THIS SECTION; EXCEPT THAT THE COUNTIES MAY
IDENTIFY A DESIGNATED ELECTION OFFICIAL OTHER THAN THE SECRETARY
OF STATE TO BE RESPONSIBLE FOR THESE FUNCTIONS IN THE
INTERGOVERNMENTAL AGREEMENT ENTERED INTO PURSUANT TO
SUBSECTION (3)(b) OF THIS SECTION. IF THE COUNTIES IDENTIFY A
DESIGNATED ELECTION OFFICIAL TO AGGREGATE AND REPORT THE
RESULTS, THE DESIGNATED ELECTION OFFICIAL SHALL DO SO IN
ACCORDANCE WITH THE RULES ADOPTED BY THE SECRETARY OF STATE
PURSUANT TO SUBSECTION (5) OF THIS SECTION.
(5) On or before December 31, 2022, the secretary of state
SHALL ADOPT RULES CONCERNING THE TABULATION, REPORTING, AND
CANVASSING OF RESULTS FOR A COORDINATED ELECTION USING INSTANT
RUNOFF VOTING CONDUCTED BY A SINGLE COUNTY. ON OR BEFORE
DECEMBER 31, 2023, THE RULES MUST INCLUDE PROVISIONS FOR AN
INSTANT RUNOFF VOTING ELECTION CONDUCTED BY MULTIPLE COUNTIES.
(6) AS USED IN THIS SECTION, "MUNICIPALITY" MEANS A
STATUTORY CITY OR TOWN OR A HOME RULE MUNICIPALITY.
SECTION 11. In Colorado Revised Statutes, 1-7-309, amend (1)
as follows:
1-7-309. Determination of improperly marked ballots.
(1) Votes cast for an office to be filled or a ballot issue to be decided
shall not be counted if an elector marks more names than there are

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1	determine the elector's choice of candidate or vote concerning the ballot
2	issue; EXCEPT THAT AN ELECTOR'S RANKINGS OF MULTIPLE CANDIDATES
3	IN AN ELECTION USING INSTANT RUNOFF VOTING SHALL BE RECORDED AND
4	COUNTED IN ACCORDANCE WITH SECTION 1-7-1003 AND RULES
5	PROMULGATED BY THE SECRETARY OF STATE.
6	SECTION 12. In Colorado Revised Statutes, 1-7-508, amend (2)
7	as follows:
8	1-7-508. Determination of improperly marked ballots.
9	(2) Votes cast for an office to be filled or a ballot question or ballot issue
10	to be decided shall not be counted if a voter marks more names than there
11	are persons to be elected to an office or if for any reason it is impossible
12	to determine the elector's choice of candidate or vote concerning the
13	ballot question or ballot issue; EXCEPT THAT AN ELECTOR'S RANKINGS OF
14	MULTIPLE CANDIDATES IN AN ELECTION USING INSTANT RUNOFF VOTING
15	SHALL BE RECORDED AND COUNTED IN ACCORDANCE WITH SECTION
16	1-7-1003 AND RULES PROMULGATED BY THE SECRETARY OF STATE. A
17	defective or an incomplete mark on any ballot in a proper place shall be
18	counted if no other mark is on the ballot indicating an intention to vote
19	for some other candidate or ballot question or ballot issue.
20	SECTION 13. In Colorado Revised Statutes, 1-7-509, amend
21	(2)(a) and (6) as follows:
22	1-7-509. Electronic and electromechanical vote counting -
23	testing of equipment required - definition. (2) (a) A public test of
24	voting equipment shall be conducted prior to the commencement of
25	voting in accordance with this section by processing a preaudited group
26	of ballots produced so as to record a predetermined number of valid votes
27	for each candidate and on each ballot question or ballot issue. The test

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1	shall ensure that the system accurately records votes when the elector has
2	the option of voting for more than one candidate in a race. The test shall
3	ensure that the voting system properly rejects and does not count
4	overvotes and undervotes. If THE EQUIPMENT IS TO BE USED IN AN
5	ELECTION USING INSTANT RUNOFF VOTING, THE TEST SHALL ENSURE THAT
6	THE VOTING SYSTEM ACCURATELY RECORDS, COUNTS, AND TABULATES AN
7	ELECTOR'S RANKINGS OF MULTIPLE CANDIDATES IN ACCORDANCE WITH
8	SECTION 1-7-1003 AND RULES PROMULGATED BY THE SECRETARY OF
9	STATE.
10	(6) The secretary of state shall promulgate rules in accordance
11	with article 4 of title 24 C.R.S., prescribing the manner of performing the
12	logic and accuracy testing required by this section. ON OR BEFORE
13	DECEMBER 31, 2022, THE RULES PROMULGATED IN ACCORDANCE WITH
14	THIS SUBSECTION (6) MUST INCLUDE STANDARDS AND PROCEDURES FOR
15	CONDUCTING LOGIC AND ACCURACY TESTING ON VOTING EQUIPMENT TO
16	BE USED IN AN ELECTION USING INSTANT RUNOFF VOTING.
17	SECTION 14. In Colorado Revised Statutes, 1-7-515, amend (4)
18	as follows:
19	1-7-515. Risk-limiting audits - rules - legislative declaration -
20	definitions. (4) (a) The secretary of state shall promulgate rules in

1-7-515. Risk-limiting audits - rules - legislative declaration - definitions. (4) (a) The secretary of state shall promulgate rules in accordance with article 4 of title 24 C.R.S., as may be necessary to implement and administer the requirements of this section. In connection with the promulgation of the rules, the secretary shall consult recognized statistical experts, equipment vendors, and county clerk and recorders, and shall consider best practices for conducting risk-limiting audits.

(b) (I) On or before December 31, 2023, the secretary of state shall promulgate rules in accordance with article 4 of

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1	TITLE 24 AS NECESSARY TO CONDUCT RISK LIMITING AUDITS IN AN
2	ELECTION USING INSTANT RUNOFF VOTING. IN CONNECTION WITH THE
3	PROMULGATION OF THE RULES, THE SECRETARY SHALL CONSULT
4	RECOGNIZED STATISTICAL EXPERTS, EQUIPMENT VENDORS, AND COUNTY
5	CLERK AND RECORDERS, AND SHALL CONSIDER BEST PRACTICES FOR
6	CONDUCTING RISK-LIMITING AUDITS. THE SECRETARY OF STATE MAY
7	CONSULT WITH ADDITIONAL AUDITING EXPERTS.
8	(II) A COUNTY SHALL AUDIT AN ELECTION USING INSTANT VOTING
9	CONDUCTED AS PART OF A COORDINATED ELECTION BEFORE DECEMBER
10	31, 2023, in accordance with rules adopted by the secretary of
11	STATE RELATED TO RANKED CHOICE OR INSTANT RUNOFF VOTING, OR, IF
12	NO SUCH RULES ARE ADOPTED, IN ACCORDANCE WITH PROCEDURES
13	ADOPTED BY THE COUNTY CLERK AND RECORDER.
14	SECTION 15. In Colorado Revised Statutes, 31-4-202, amend
15	(1), (3)(b), and (4)(b) as follows:
16	31-4-202. Petition - election. (1) When a petition, signed by five
17	percent of the registered electors of the municipality, requesting an
18	election on the question of adopting the city council-city manager form
19	of government is presented to the city council, the city council shall adopt
20	an ordinance calling for an election upon such question to be held within
21	four calendar months from the date of the presentation of such petition.
22	The petition shall state whether the mayor under such form of government
23	shall be elected by and from among the members of the city council or
24	from the city at large by a plurality of the votes cast for that office THE
25	REGISTERED ELECTORS OF THE CITY at the regular election. The question
26	of adopting such form of government shall be submitted to the registered
27	electors of the city at a special or regular election to be conducted in

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1	accordance with the provisions of the "Colorado Municipal Election Code
2	of 1965".
3	(3) (b) If the petition requests that the mayor be elected from the
4	city at large by a plurality of the votes cast for that office THE REGISTERED
5	ELECTORS OF THE CITY at the regular election, the question to be
6	submitted at such election shall be: "Shall the city of(name of city)
7	reorganize by adopting the City Council-City Manager form of
8	government, as provided in part 2 of article 4 of title 31, Colorado
9	Revised Statutes, with the mayor to be elected by a plurality of the votes
10	cast for that office THE REGISTERED ELECTORS OF THE CITY at the regular
11	election?". The form of ballot or voting machine tabs shall be: "For City
12	Council-City Manager Form - Mayor elected by Popular Vote" and
13	"Against City Council-City Manager Form - Mayor elected by Popular
14	Vote".
15	(4) The registered electors of any city which has previously
16	reorganized into the city council-city manager form of government under
17	this part 2 may, at any time, petition in the manner set forth in subsection
18	(1) of this section for an election on:
19	(b) Retaining the city council-city manager form of government
20	but with the mayor to be elected by a plurality of the votes cast for that
21	office THE REGISTERED ELECTORS OF THE CITY at the regular election
22	rather than elected by and from among the members of the city council;
23	or
24	SECTION 16. In Colorado Revised Statutes, 31-4-207, amend
25	(2) as follows:
26	31-4-207. Mayor - selection. (2) If the mayor is to be elected by
27	popular vote FROM THE CITY AT LARGE, he or she shall be elected by a

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plurality of the votes cast for that office THE REGISTERED ELECTORS OF
THE CITY at the regular election in the city. The mayor shall be a
registered elector who has resided within the limits of the city for a period
of at least twelve consecutive months immediately preceding the date of
the election; except that, in the case of annexation, any person who has
resided within the annexed territory for the time prescribed in this
subsection (2) shall be deemed to have met the residence requirements for
the city to which the territory was annexed. The mayor shall assume his
or her office at the next regularly scheduled meeting of the city council
following his or her election or upon such earlier date as the council may
specify. Except as otherwise provided in subsection (3) of this section, the
mayor shall hold his or her office for a term of two years. At the same
meeting of the city council, the city council shall choose, by a majority
vote, one of its members to act as mayor pro tem in the temporary absence
of the mayor. The city council may appoint one of its members acting
mayor in the event both the mayor and the mayor pro tem are temporarily
absent from the city or unable to perform the duties of the mayor. In case
of a vacancy in the office of the mayor, the city council shall choose his
successor for the unexpired term.
SECTION 17. Appropriation. For the 2021-22 state fiscal year,
\$580,000 is appropriated to the department of state for use by the
information technology division. This appropriation is from the
department of state cash fund created in section 24-21-104 (3)(b), C.R.S.
To implement this act, the division may use this appropriation for
personal services.
SECTION 18. Act subject to petition - effective date. This act

takes effect at 12:01 a.m. on the day following the expiration of the

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- 1 ninety-day period after final adjournment of the general assembly; except
- 2 that, if a referendum petition is filed pursuant to section 1 (3) of article V
- 3 of the state constitution against this act or an item, section, or part of this
- 4 act within such period, then the act, item, section, or part will not take
- 5 effect unless approved by the people at the general election to be held in
- 6 November 2022 and, in such case, will take effect on the date of the
- 7 official declaration of the vote thereon by the governor.

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