GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 1743 Committee Substitute Favorable 5/8/07 Committee Substitute #2 Favorable 5/15/07 Fourth Edition Engrossed 5/17/07

Short Title: Election Amendments.

(Public)

Sponsors:

Referred to:

April 19, 2007

1	A BILL TO BE ENTITLED
2	AN ACT TO ACCEPT ABSENTEE BALLOTS THAT ARRIVE BY FIVE O'CLOCK
3	P.M. ON ELECTION DAY; TO CLARIFY THE PERJURY PROVISION IN
4	CAMPAIGN FINANCE STATUTES; TO PROVIDE CIVIL PENALTIES FOR
5	DECEPTIVE LATE FILING OF CAMPAIGN REPORTS; TO REPEAL THE
6	THREE-THOUSAND-DOLLAR PRESUMPTION OF A COMMITTEE'S MAJOR
7	PURPOSE; TO PROVIDE FOR EARLIER DISTRIBUTION OF THE JUDICIAL
8	VOTER GUIDE; TO CORRECT AN ERROR IN THE ELECTIONS OATH
9	STATUTE; TO PROVIDE FOR PARTICIPATION IN THE CENSUS
10	REDISTRICTING DATA PROGRAM AND FOR CONSISTENCY OF
11	ELECTION DATA; TO ALLOW BALLOTS TO BE COMBINED; TO CORRECT
12	AND MAKE CONSISTENT THE DESIGNATION OF MULTICOUNTY
13	DISTRICTS IN THE BALLOT ACCESS STATUTES; TO PROVIDE FOR A
14	MISDEMEANOR PENALTY FOR BREACHING BALLOT SECRECY; TO
15	PROVIDE THAT A BALLOT NEED NOT HAVE A WRITE-IN SPACE IF NO
16	WRITE-INS ARE ALLOWED; TO CORRECT A DATE REFERENCE IN THE
17	CERTIFICATION STATUTE; TO EXTEND THE PROVISION FOR
18	RECASTING LOST VOTES; TO CLARIFY THAT THE BUFFER ZONE LAW
19	APPLIES TO ONE-STOP SITES; TO EXTEND THE LIMITATIONS ON
20	POLITICAL ACTIVITIES FOR ELECTION BOARD MEMBERS TO ELECTION
21	BOARD EMPLOYEES; TO REQUIRE THAT BOARDS OF ELECTIONS BE
22	PROVIDED MAPS OF SANITARY DISTRICTS; TO PROVIDE
23	MISDEMEANOR PENALTIES FOR CERTAIN ABUSES AT VOTER
24	REGISTRATION DRIVES; TO PROVIDE FOR A FELONY PENALTY FOR
25	INSTRUCTING OR COERCING NONCITIZEN VOTING; TO UPDATE THE
26	REPORTING OF FELONY CONVICTIONS; TO CLARIFY THE PUBLIC
27	RECORD STATUS OF CERTAIN VOTER REGISTRATION INFORMATION;

1	TO BROADEN THE STATUTE REGARDING CORRECTING VOTER
2	REGISTRATION FORMS; TO APPLY THE IDENTIFICATION REQUIREMENT
3	TO VOTERS WHOSE DRIVERS LICENSE NUMBERS OR SOCIAL SECURITY
4	NUMBERS CANNOT BE MATCHED IN A COMPUTER CHECK; TO PROVIDE
5	FOR NOTICE IN THE APPOINTMENT OF OBSERVERS AND RUNNERS; TO
6	PROHIBIT TAKING THE PICTURE OF A VOTER WHILE INSIDE,
7	ENTERING, OR EXITING THE VOTING ENCLOSURE; TO MAKE THE
8	STATE BOARD OF ELECTIONS RESPONSIBLE FOR BALLOT CODING;
9	AND TO REQUIRE COUNTY BOARDS OF ELECTIONS TO COMPLY WITH
10	SPECIFICATIONS FOR BALLOT PRINTERS AND TO MAINTAIN THEIR
11	SOFTWARE WARRANTIES.
12	The General Assembly of North Carolina enacts:
13	SECTION 1.(a) G.S. 163-231(b) reads as rewritten:
14	"(b) Transmitting Executed Absentee Ballots to County Board of Elections. – The
15	sealed container-return envelope in which executed absentee ballots have been placed
16	shall be transmitted to the county board of elections who issued them as follows: All
17	ballots issued under the provisions of Articles 20 and 21 of this Chapter shall be
18	transmitted by mail or by commercial courier service, at the voter's expense, or
19	delivered in person, or by the voter's near relative or verifiable legal guardian not later
20	than 5:00 p.m. on the day before of the statewide primary or general election or county
21	bond election. If such ballots are received later than that hour, they shall not be accepted
22	for unless federal law so requires."
23	SECTION 1.(b) G.S. 163-234(1) reads as rewritten:
24	"(1) Only those absentee ballots returned to the county board of elections
25	no later than 5:00 p.m. on the day before election day in a properly
26	executed container-return envelope shall be counted, except to the
27	extent federal law requires otherwise."
28	SECTION 1.(c) G.S. 163-89(a) reads as rewritten:
29	"(a) Time for Challenge. – The absentee ballot of any voter may be challenged on
30	the day of any statewide primary or general election or county bond election beginning
31	
32	no earlier than noon and ending no later than 5:00 P.M., or by the chief judge at the time
	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee
33	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the
33 34	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the
33 34 35	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day
33 34 35 36	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election."
33 34 35 36 37	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten:
33 34 35 36 37 38	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: "§ 163-232. Certified list of executed absentee ballots; distribution of list.
33 34 35 36 37 38 39	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: "§ 163-232. Certified list of executed absentee ballots; distribution of list. (a) Certified List. – The county board of elections shall prepare, or cause to be
 33 34 35 36 37 38 39 40 	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: " § 163-232. Certified list of executed absentee ballots; distribution of list. (a) <u>Certified List.</u> – The county board of elections shall prepare, or cause to be prepared, a list in at least quadruplicate, of all absentee ballots returned to the county
 33 34 35 36 37 38 39 40 41 	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: " § 163-232. Certified list of executed absentee ballots; distribution of list. (a) <u>Certified List.</u> – The county board of elections shall prepare, or cause to be prepared, a list in at least quadruplicate, of all absentee ballots returned to the county board of elections to be counted, which have been approved by the county board of
 33 34 35 36 37 38 39 40 41 42 	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: '\$ 163-232. Certified list of executed absentee ballots; distribution of list. (a) <u>Certified List. –</u> The county board of elections shall prepare, or cause to be prepared, a list in at least quadruplicate, of all absentee ballots returned to the county board of elections to be counted, which have been approved by the county board of elections, and which have been received as of 5:00 p.m. on the day before the election.
 33 34 35 36 37 38 39 40 41 	of closing of the polls as provided in G.S. 163-232 and G.S. 163-251(b). If an absentee ballot has been received after 5:00 P.M. on the day before the election but before the deadline for accepting absentee ballots provided in G.S. 163-234(1) of 5:00 P.M. on the day of the election, the deadline for challenging that ballot shall be 5:00 P.M. on the day after the election." SECTION 1.(d) G.S. 163-232 reads as rewritten: " § 163-232. Certified list of executed absentee ballots; distribution of list. (a) <u>Certified List.</u> – The county board of elections shall prepare, or cause to be prepared, a list in at least quadruplicate, of all absentee ballots returned to the county board of elections to be counted, which have been approved by the county board of

1	County of	
2	County of, chairman of the	County board of elections, do
3	hereby certify that the foregoing is a list of all exec	
4	the election to be conducted on the	day of,,
5	which have been approved by the county board	
6	returned no later than 5:00 p.m. on the day bef	Fore the election. I certify that the
7	chairman, member, officer, or employee of the b	oard of elections has not delivered
8	ballots for absentee voting to any person other than	the voter, by mail or by commercial
9	courier service or in person, except as provided	l by law, and have not mailed or
10	delivered ballots when the request for the ballo	ot was received after the deadline
11	provided by law.	
12	This the day of,	
13		
14		(Signature of chairman of
15		county board of elections)
16	Sworn to and subscribed before me this	day of,
17	Witness my hand and official seal.	
18		
19		(Signature of officer
20		administering oath)
21		
22		(Title of officer)"
23	No later than 10:00 a.m. on election day, the c	
24	one copy of the list of executed absentee ballots, wh	
25	list or a separate list for each precinct, to be immed	• •
26	to the State Board of Elections. The board shall ret	<u> </u>
27	public inspection and the board shall cause two cop	
28	be delivered to the chief judge of each precinct i	
29	elections shall be authorized to call upon the sheriff	•
30 31	the precincts. In addition the county board of elec	
32	copy of the complete list to the chairman of each provisions of G.S. 163-96, represented in the county	
32 33	The chief judge shall post one copy of the list in	
33 34	in the voting place and retain one copy until all chal	•
34 35	heard by the county board of elections. Challenges	-
36	provided in G.S. 163-89.	shall be made to absence banots as
30 37	After receipt of the list of absentee voters requ	ured by this section the chief judge
38	shall call the name of each person recorded on	
39	appropriate voting square on the voter's permanent	
40	on the computer list used at the polls. The comp	• •
41		indicate all persons who have voted

absentee. If such person is already recorded as having voted in that election, the chief 42 43 judge shall enter a challenge which shall be presented to the county board of elections

for resolution by the board of elections prior to certification of results by the board. 44

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1	(b) Supplemental Lists. – Where feasible, the county board of elections shall
2	provide to the precinct officials a supplemental list of voters whose absentee
3	applications and ballots have been received after 5:00 P.M. on the day before the
4	election, but before the deadline provided in G.S. 163-234(1) for acceptance of absentee
5	ballots at 5:00 P.M. on election day. In any event, the county board of elections shall
6	make public a supplemental list of all absentee voters whose absentee ballots were
7	received after 5:00 P.M. on the day before the election but before 5:00 P.M. on election
8	day. The State Board of Elections shall provide the supplemental list and instructions on
9	how to make the supplemental list public, and the county board of elections shall make
10	the list public as soon as practicable.
11	(c) <u>Retention of Lists. –</u> All lists required by this section shall be retained by the
12	county board of elections for a period of 22 months after which they may then be
13	destroyed."
14	SECTION 1.(e) This section becomes effective January 1, 2008.
15	SECTION 2.(a) G.S. 163-278.32 reads as rewritten:
16	"§ 163-278.32. Statements under oath.
17	Any statement required to be filed under this Article shall be signed and certified as
18	true and correct by the individual, media, candidate, treasurer or others required to file
19	it, and shall be certified as true and correct to the best of the knowledge of the
20	individual, media, candidate, treasurer or others filing the statement; provided further
21	that the candidate shall certify as true and correct to the best of his knowledge the
22	organizational report and appointment of treasurer filed for the candidate or the
23	candidate's principal campaign committee. Any <u>A certification under this Article shall</u>
24	be treated as under oath, and any person making a certification under this Article
25	knowing the information to be untrue may be prosecuted for perjury under G.S. 14-209.
26	is guilty of a Class I felony."
27	SECTION 2.(b) G.S. 163-278.27 is amended by adding a new subsection to
28	read:
29 20	"(a1) <u>A violation of G.S. 278.32 by making a certification knowing the information</u>
30	to be untrue is a Class I felony."
31	SECTION 3.(a) G.S. 163-278.34(a) reads as rewritten:
32	"(a) Civil Penalties for Late Filing. – Except as provided in G.S. 163-278.9 and
33	G.S. 163-278.9A, all reports, statements or other documents required by this Article to
34 25	be filed with the Board shall be filed either by manual delivery to or by mail addressed
35	to the Board. Timely filing shall be complete if postmarked on the day the reports,
36	statements or other documents are to be delivered to the Board. If a report, statement or
37	other document is not filed within the time required by this Article, then the individual,
38	person, media, candidate, political committee, referendum committee or treasurer
39 40	responsible for filing shall pay to the State Board of Elections election enforcement
40	costs and a civil late penalty as follows: (1) Two hundred fifty dollars (\$250,00) nor day for each day the filing is
41	(1) Two hundred fifty dollars (\$250.00) per day for each day the filing is late for a report that affacts statewide elections, not to exceed a total of
42 43	late for a report that affects statewide elections, not to exceed a total of ton thousand dollars ($$10,000$); and
43	ten thousand dollars (\$10,000); and

1 2 3	that	y dollars (\$50.00) per day for each day the filing is late for a report affects only nonstatewide elections, not to exceed a total of five dred dollars (\$500.00).
4		d by mail, no civil late penalty shall be assessed for any day after
5		No civil late penalty shall be assessed for any day when the Board
6	.	eport is due is closed. The State Board shall immediately notify, or
7		late filers, from which reports are apparently due, by mail, of the
8		section. The State Board of Elections may waive a late penalty if it
9	▲	bod cause for the waiver.
10	If the Board de	termines by clear and convincing evidence that the late filing
11		attempt to conceal contributions or expenditures, the Board may
12	assess a civil penalt	y in an amount to be determined by that Board, plus the costs of
13	investigation, assessi	nent, and collection. The civil penalty shall not exceed three times
14	the amount of the con	ntributions and expenditures willfully attempted to be concealed."
15	SECTION	3.(b) This section is effective when this act becomes law and
16		s committed on or after that date.
17		14. G.S. 163-278.6(14) reads as rewritten:
18		term "political committee" means a combination of two or more
19		viduals, such as any person, committee, association, organization,
20		other entity that makes, or accepts anything of value to make,
21		tributions or expenditures and has one or more of the following
22	cha	racteristics:
23	a.	Is controlled by a candidate;
24	b.	Is a political party or executive committee of a political party or
25		is controlled by a political party or executive committee of a
26		political party;
27	с.	Is created by a corporation, business entity, insurance company,
28		labor union, or professional association pursuant to
29	1	G.S. 163-278.19(b); or
30	d.	Has as a major purpose to support or oppose the nomination or
31		election of one or more clearly identified candidates.
32		Supporting or opposing the election of clearly identified candidates
33		udes supporting or opposing the candidates of a clearly identified
34 35		tical party.
35 36		An entity is rebuttably presumed to have as a major purpose to
30 37		port or oppose the nomination or election of one or more clearly
38		ntified candidates if it contributes or expends or both contributes expends during an election cycle more than three thousand dollars
38 39		000). The presumption may be rebutted by showing that the
40		tributions and expenditures giving rise to the presumption were not
40 41		ajor part of activities of the organization during the election cycle.
42		atributions to referendum committees and expenditures to support
43		ppose ballot issues shall not be facts considered to give rise to the
75	OF C	Prose ounor issues shall not be facts considered to give fise to the

1	presumption or otherwise be used in determining whether an entity is a
2	political committee.
3	If the entity qualifies as a "political committee" under
4	sub-subdivision a., b., c., or d. of this subdivision, it continues to be a
5	political committee if it receives contributions or makes expenditures
6	or maintains assets or liabilities. A political committee ceases to exist
7	when it winds up its operations, disposes of its assets, and files its final
8	report.
9	Special definitions of "political action committee" and "candidate
10	campaign committee" that apply only in Part 1A of this Article are set
11	forth in G.S. 163-278.38Z."
12	SECTION 5. G.S. 163-278.69(a) reads as rewritten:
13	"(a) Judicial Voter Guide. – The Board shall publish a Judicial Voter Guide that
14	explains the functions of the appellate courts and the laws concerning the election of
15	appellate judges, the purpose and function of the Public Campaign Fund, and the laws
16	concerning voter registration. The Board shall distribute the Guide to as many
17	voting-age individuals in the State as practical, through a mailing to all residences or
18	other means it deems effective. The distribution shall occur no more than 1428 days nor
19	fewer than seven days before the one-stop voting period provided in G.S. 163-227.2 for
20	the primary and no more than 1428 days nor fewer than seven days before the one-stop
21	voting period provided in G.S. 163-227.2 for the general election."
22	SECTION 6. G.S. 163-33.1 reads as rewritten:
23	"§ 163-33.1. Power of chairman to administer oaths.
24	The chairman of the county board of elections is authorized to administer to election
25	officials specified in G.S. 163-80 Articles 4, 5, and 20 of this Chapter the required oath,
26	and may also administer the required oath to witnesses appearing before the county
27	board at a duly called public hearing."
28	SECTION 7.(a) G.S. 163-132.1B reads as rewritten:
29	"§ 163-132.1B. Participation in 2010 Census Redistricting Data Program of the
30	United States Bureau of the Census.
31	(a) Purpose. – The State of North Carolina shall participate in the 2010 Census
32	Redistricting Data Program, conducted pursuant to P.L. 94-171, of the United States
33	Bureau of the Census, so that the State will receive 2010 Census data by voting precinct
34	and be able to revise districts at all levels without splitting precincts and in compliance
35	with the United States and North Carolina Constitutions and the Voting Rights Act of
36	1965, as amended.
37	(a1) <u>Reporting of Voting Tabulation Districts. – The Executive Director of the</u>
38	State Board of Elections shall report to the Bureau of the Census as this State's voting
39	tabulation districts the voting precincts as of January 1, 2009. The Executive Director
40	shall make that report no later than January 1, 2010.
41	(a2) <u>Reporting from Unchanged Voting Tabulation Districts. – After January 1,</u>
42	2009, every county board of elections shall report all election returns by voting
43	tabulation districts as required by G.S. 163-132.5G. No county board of elections may
44	alter the voting tabulation districts reported to the Census Bureau by the Executive

1	Director of the State Board of Elections. The county board of elections may change the
2	boundaries of the county's precincts so that those precincts differ from the county's
3	voting tabulation districts, but only to the extent permitted by G.S. 163-132.3.
4	(b) Additional Rules. – In addition to directives promulgated by the Executive
5	Director of the State Board of Elections under G.S. 163-132.4, the Legislative Services
6	Commission may promulgate rules to implement this section."
7	SECTION 7.(b) G.S. 163-132.3 reads as rewritten:
8	"§ 163-132.3. Alterations to approved precinct boundaries.
9	(a) No county board of elections may change any precinct boundary except in
10	one of the following ways:
11	(1) By dividing an existing precinct into one or more new precincts,
12	without involving other existing precincts. The lines on which the
13	precincts are divided shall follow census blocks established under the
14	latest U.S. Census.
15	(2) By combining one or more existing precincts into a new precinct. If
16	one or more precincts are combined into a single precinct, the new
17	precinct shall not be divided until at least four years after the effective
18	date of the combination.
19	(3) By moving a precinct boundary that does not follow a census block
20	boundary established under the latest U.S. Census so that that precinct
21	boundary does follow such a census block boundary.
22	unless the Executive Director of the State Board of Elections determines that the county
23	board has a current capability of complying with G.S. 163-132.1B(a2) by reporting all
24	election returns by voting tabulation district as required by G.S. 163-132.5G. If the
25	Executive Director so determines, the county board may make any changes to precinct
26	boundaries, provided that All-all proposed new precincts shall consist solely of
27	contiguous territory.
28	This section does not prohibit a county from continuing to use precincts that were
29	allowed under the Combined Reporting Unit provisions of G.S. 163-132.1(c)(6).
30	The county boards of elections shall report precinct boundary changes by filing with
31	the Legislative Services Office on current official census maps or on other maps or
32	electronic databases approved by the Executive Director the new boundaries of these
33	precincts. to the Executive Director in the manner the Executive Director directs. The
34	Executive Director may require a county board of elections to file a written description
35	of the boundaries of any precinct or part thereof. No newly created or altered precinct
36	boundary is effective until approved by the Executive Director of the State Board as
37	being in compliance with this section.
38	(b) The Executive Director of the State Board of Elections and the Legislative
39	Services Office shall examine the maps of the proposed new or altered precincts and
40	any required written descriptions. After its examination of the maps and their written
41	descriptions, the Legislative Services Office shall submit to the Executive Director of
42	the State Board of Elections its opinion as to whether all of the proposed precinct
43	boundaries are in compliance with subsection (a) of this section, with notations as to
44	where those boundaries do not comply with these standards. If the Executive Director of

1 the State Board determines that all precinct boundaries are in compliance with this 2 section, the Executive Director of the State Board shall approve the maps and written 3 descriptions as filed and these precincts shall be the official precincts. 4 If the Executive Director of the State Board determines that the proposed (c) 5 precinct boundaries are not in compliance with subsection (a) of this section, the 6 Executive Director shall not approve those precinct boundaries. The Executive Director 7 shall notify the county board of elections of his disapproval specifying the reasons. The 8 county board of elections may then resubmit new precinct maps and written descriptions 9 to cure the reasons for their disapproval. 10 Repealed by Session Laws 2004-127, s. 1(a), effective August 15, 2004, and (d) 11 applicable to precincts established or changed on or after that date. 12 During the period beginning October 1, 2002, and ending August 15, 2004, (e) 13 no county board of elections may change any precinct boundary. However, a county 14 that has a precinct line that does not follow a 2000 Census Block Boundary may change 15 that precinct line to conform to the way that precinct is shown on the General 16 Assembly's redistricting database, provided the total population of the area moved from 17 one precinct to another is not greater than ten percent (10%) of the total population of 18 either precinct. A county board of elections proposing a change to a precinct during this 19 period shall submit that change to the Legislative Services Office, which shall examine 20 the proposed change and give its opinion of its compliance with this subsection to the 21 Executive Director of the State Board of Elections. If the proposed change is in 22 compliance with this subsection, the Executive Director shall approve it." 23 SECTION 7.(c) G.S. 163-132.5G reads as rewritten: 24 "§ 163-132.5G. Voting data maintained by precinct.voting tabulation district. 25 To the extent that it can do so without compromising the secrecy of an individual's 26 ballot, each county board of elections shall maintain voting data by precinct-voting 27 tabulation district so that precinct-voting tabulation district returns for each item on the 28 ballot shall include the votes cast by residents of the precinct-voting tabulation district 29 who voted by provisional ballot and by absentee ballot, both mail and one stop. 30 one-stop, and who in any way voted outside the voting tabulation district. The county 31 board shall not be required to report provisional and absentee voting data by precinct 32 voting tabulation district until 60 days after the election. The State Board of Elections 33 shall adopt rules for the enforcement of this section with the goal that all voting data 34 shall be reported by precinct by the 2006 election.section." 35 **SECTION 7.(d)** G.S. 163-165.7(a)(3) reads as rewritten: 36 That the voting system must have the capacity to include in precinct "(3) 37 voting tabulation district returns the votes cast by voters outside of the 38 precinct voting tabulation district as voter's required by 39 G.S. 163-132.5G." 40 SECTION 7.(e) G.S. 163-132.5F reads as rewritten: 41 "§ 163-132.5F. U.S. Census data by precinct. voting tabulation district. 42 The State shall request the U.S. Census-Bureau of the Census for each decennial 43 census to provide summaries of census data by precinct voting tabulation district and 44 shall participate in any U.S. Bureau of the Census' program to effectuate this provision."

1	SECTION 7.(f) Subsections 7(b) through 7(e) of this section become
2	effective January 1, 2009. The remainder of this section is effective when this act
3	becomes law.
4	SECTION 7.(g) This section becomes effective only if any funds necessary
5	to implement it are appropriated.
6	SECTION 8. Article 14A of Chapter 163 of the General Statutes is amended
7	by adding a new section to read:
8	"§ 163-165.5B. Ballots may be combined.
9	Notwithstanding any other statute or local act, a county board of elections, with the
10	approval of the State Board of Elections, may combine ballot items on the same official
11	<u>ballot.</u> "
12	SECTION 9.(a) G.S. 163-122(a)(2) reads as rewritten:
13	"(2) If the office is a district office comprised of two or more counties,
14	under the jurisdiction of the State Board of Elections under
15	G.S. 163-182.4(b), file written petitions with the State Board of
16	Elections supporting his that voter's candidacy for a specified office.
17	These petitions must be filed with the State Board of Elections on or
18	before 12:00 noon on the last Friday in June preceding the general
19	election and must be signed by qualified voters of the district equal in
20	number to four percent (4%) of the total number of registered voters in
21	the district as reflected by the voter registration records of the State
22	Board of Elections as of January 1 of the year in which the general
23	election is to be held. Each petition shall be presented to the chairman
24	of the board of elections of the county in which the signatures were
25	obtained. The chairman shall examine the names on the petition and
26	the procedure for certification and deadline for submission to the
27	county board shall be the same as specified in (1) above."
28	SECTION 9.(b) G.S. $163-123(c)(2)$ reads as rewritten:
29	"(2) If the office is a district office comprising all or part of two or more
30	counties, under the jurisdiction of the State Board of Elections under
31	G.S. 163-182.4(b), file written petitions with the State Board of
32	Elections supporting his that applicant's candidacy for a specified
33	office. These petitions must be filed with the State Board of Elections
34	on or before noon on the 90th day before the general election and must
35	be signed by 250 qualified voters. Before being filed with the State
36	Board of Elections, each petition shall be presented to the board of
37	elections of the county in which the signatures were obtained. A
38	petition presented to a county board of elections shall contain only
39	names of voters registered in that county who are eligible to vote for
40	that office. The chairman of the county board shall examine the names
41	on the petition and the procedure for certification shall be the same as
42	specified in subdivision (1)."
43	SECTION 10.(a) G.S. 163-165.1(e) reads as rewritten:

1 2 3 4 5	shall be treated their duties may voted ballots ex	d ballots and paper <u>and electronic</u> records of individual voted ballots as confidential, and no person other than elections officials performing have access to voted ballots or paper <u>or electronic</u> records of individual cept by court order or order of the appropriate board of elections as part of an election protest or investigation of an alleged election irregularity
6		bted ballots and paper and electronic records of individual voted ballots
7		sclosed to members of the public in such a way as to disclose how a
8 9	-	voted, unless a court orders otherwise. <u>Any person who has access to an</u> allot or record and knowingly discloses in violation of this section how
10		s voted that ballot is guilty of a Class 1 misdemeanor."
11		FION 10.(b) G.S. 163-274 reads as rewritten:
12	"§ 163-274. Ce	rtain acts declared misdemeanors.
13	(a) <u>Class</u>	2 Misdemeanors Any person who shall, in connection with any
14		tion in this State, do any of the acts and things declared in this section
15	subsection to b	be unlawful, shall be guilty of a Class 2 misdemeanor. It shall be
16	unlawful:	
17	(1)	For any person to fail, as an officer or as a judge or chief judge of a
18		primary or election, or as a member of any board of elections, to
19		prepare the books, ballots, and return blanks which it is his duty under
20		the law to prepare, or to distribute the same as required by law, or to
21		perform any other duty imposed upon him within the time and in the
22		manner required by law;
23	(1a)	For any member, director, or employee of a board of elections to alter
24		a voter registration application or other voter registration record
25		without either the written authorization of the applicant or voter or the
26		written authorization of the State Board of Elections;
27	(2)	For any person to continue or attempt to act as a judge or chief judge
28		of a primary or election, or as a member of any board of elections,
29		after having been legally removed from such position and after having
30		been given notice of such removal;
31	(3)	For any person to break up or by force or violence to stay or interfere
32		with the holding of any primary or election, to interfere with the
33		possession of any ballot box, election book, ballot, or return sheet by
34		those entitled to possession of the same under the law, or to interfere in
35		any manner with the performance of any duty imposed by law upon
36		any election officer or member of any board of elections;
37	(4)	For any person to be guilty of any boisterous conduct so as to disturb
38		any member of any election board or any chief judge or judge of
39	<i></i> .	election in the performance of his duties as imposed by law;
40	(5)	For any person to bet or wager any money or other thing of value on
41	/ - \	any election;
42	(5a)	Repealed by Session Laws 1999-455, s. 21, applicable to elections
43		held on or after January 1, 2000.

1		(6)	For any person, directly or indirectly, to discharge or threaten to
2			discharge from employment, or otherwise intimidate or oppose any
3			legally qualified voter on account of any vote such voter may cast or
4			consider or intend to cast, or not to cast, or which he may have failed
5			to cast;
6		(7)	For any person to publish in a newspaper or pamphlet or otherwise,
7			any charge derogatory to any candidate or calculated to affect the
8			candidate's chances of nomination or election, unless such publication
9			be signed by the party giving publicity to and being responsible for
10			such charge;
11		(8)	For any person to publish or cause to be circulated derogatory reports
12			with reference to any candidate in any primary or election, knowing
13			such report to be false or in reckless disregard of its truth or falsity,
14			when such report is calculated or intended to affect the chances of such
15			candidate for nomination or election;
16		(9)	For any person to give or promise, in return for political support or
17			influence, any political appointment or support for political office;
18		(10)	For any chairman of a county board of elections or other returning
19		· /	officer to fail or neglect, willfully or of malice, to perform any duty,
20			act, matter or thing required or directed in the time, manner and form
21			in which said duty, matter or thing is required to be performed in
22			relation to any primary, general or special election and the returns
23			thereof;
24		(11)	For any clerk of the superior court to refuse to make and give to any
25		. ,	person applying in writing for the same a duly certified copy of the
26			returns of any primary or election or of a tabulated statement to a
27			primary or election, the returns of which are by law deposited in his
28			office, upon the tender of the fees therefor;
29		(12)	For any person willfully and knowingly to impose upon any blind or
30			illiterate voter a ballot in any primary or election contrary to the wish
31			or desire of such voter, by falsely representing to such voter that the
32			ballot proposed to him is such as he desires; or
33		(13)	Except as authorized by G.S. 163-82.15, for any person to provide
34			false information, or sign the name of any other person, to a written
35			report under G.S. 163-82.15.
36	<u>(b)</u>	Class	1 Misdemeanor. – Any person who shall, in connection with any
37			on in this State, do any of the acts and things declared in this subsection
38			shall be guilty of a Class 1 misdemeanor. It shall be unlawful for any
39			access to an official voted ballot or record to knowingly disclose in
40	-		163-165.1(e) how an individual has voted that ballot."
41			TON 10.(c) This section becomes effective December 1, 2007, and
42	applies to	any of	fense occurring on or after that date.
43		-	TON 11. G.S. 163-165.5(5) reads as rewritten:
44	"§ 163-16	5.5. C	contents of official ballots.

1	Each official ballot shall contain all the following elements:
2	
3	(5) A means by which the voter may cast write-in votes, as provided in
4	G.S. 163-123. No space for write-ins is required unless a write-in
5	candidate has qualified under G.S. 163-123 or unless the ballot item is
6	exempt from G.S. 163-123.
7	"
8	SECTION 12. G.S. 163-182.15(2) reads as rewritten:
9	"(2) The certificate shall be issued 10 days on the tenth day after the final
10	decision of the State Board, unless the State Board has ordered a new
11	election or the issuance of the certificate is stayed by the Superior
12	Court of Wake County pursuant to G.S. 163-182.14."
13	SECTION 13. G.S. 163-182.12 reads as rewritten:
14	"§ 163-182.12. Authority of State Board of Elections over protests.
15	The State Board of Elections may consider protests that were not filed in compliance
16	with G.S. 163-182.9, may initiate and consider complaints on its own motion, may
17	intervene and take jurisdiction over protests pending before a county board, and may
18	take any other action necessary to assure that an election is determined without taint of
19	fraud or corruption and without irregularities that may have changed the result of an
20	election. Where a known group of voters cast votes that were lost beyond retrieval,
20 21	retrieval or where a known group of voters was given an incorrect ballot style, the State
21	Board of Elections may authorize a county board of elections to allow those voters to
22	recast their ballots votes during a period of two weeks after the election. canvass by the
23 24	State Board of Elections required in G.S. 163-182.5(c). If there is no State Board
2 4 25	canvass after the election, the State Board may authorize the county board to allow the
23 26	recasting of votes during the two weeks after the county canvass set in
20 27	<u>G.S. 163-182.5(a).</u> If the State Board approves a recasting of votes under this section,
28	any procedures the county board uses to contact those voters and allow them to recast
20 29	their votes shall be subject to approval by the State Board. Those recast votes shall be
30	added to the returns and included in the canvass. The recasting of those votes shall not
31	be deemed a new election for purposes of G.S. 163-182.13."
32	SECTION 14. G.S. 163-166.4 is amended by adding a new subsection to
33	read:
33 34	"(d) Buffer Zone at One-Stop Sites. – The provisions of this section shall apply to
34	one-stop voting sites in G.S. 163-227.2, except that the notice in subsection (c) of this
35 36	section shall be provided no later than 10 days before the opening of one-stop voting at
30 37	the site."
38	SECTION 15.(a) Article 4A of Chapter 163 of the General Statutes reads as
39	rewritten:
40	"Article 4A.
40 41	"Political Activities by Board of Elections Members. Members and Employees.
42	"§ 163-38. Applicability of Article.
43	This Article applies to members <u>and employees</u> of the State Board of Elections and
43 44	of each county and municipal board of elections. With regard to prohibitions in this
77	or each county and municipal board of elections. With regard to promotions in this

1	Article concerning candidates, referenda, and committees, the prohibitions do not apply
2	if the candidate or referendum will not be on the ballot in an area within the jurisdiction
3	of the board, or if the political committee or referendum committee is not involved with
4	an election or referendum that will be on the ballot in an area within the jurisdiction of
5	the board.
6	"§ 163-39. Limitation on political activities.
7	No individual subject to this Article shall:
8	(1) Make written or oral statements intended for general distribution or
9	dissemination to the public at large supporting or opposing the
10	nomination or election of one or more clearly identified candidates for
11	public office.
12	(2) Make written or oral statements intended for general distribution or
13	dissemination to the public at large supporting or opposing the passage
14	of one or more clearly identified referendum proposals.
15	(3) Solicit contributions for a candidate, political committee, or
16	referendum committee.
17	Individual expressions of opinion, support, or opposition not intended for general public
18	distribution shall not be deemed a violation of this Article. Nothing in this Article shall
19	be deemed to prohibit participation in a political party convention as a delegate. Nothing
20	in this Article shall be deemed to prohibit a board member or board employee from
21	making a contribution to a candidate, political committee, or referendum committee.
22	"§ 163-40. Violation may be ground for removal.
23	A violation of this Article may be a ground to remove a State Board of Elections
24	member under G.S. 143B-16, a county board of elections member under G.S. 163-22(c),
25	or a municipal board of elections member under G.S. 163-280(i). A violation of this
26	Article may be a ground for dismissal of an employee of the State Board of Elections or
27	of a county board of elections. No criminal penalty shall be imposed for a violation of
28	this Article.
29	"§ 163-40.1. Definitions.
30	The provisions of Article 22A of this Chapter apply to the definition and proof of
31	terms used in this Article."
32	SECTION 15.(b) This section becomes effective January 1, 2008.
33	SECTION 16. G.S. 130A-50(a) reads as rewritten:
34	"(a) The Department shall send a copy of the resolution creating the sanitary
35	district to the county-board or boards of county commissioners of the county or counties
36	in which all or part of the district is located. The Department shall file or cause to be
37	filed with the county board or boards of elections in the same county or counties a map
38	of the district. With the map it shall include supporting documents. That map and
39	documents shall be filed within 10 business days after the creation of the district and
40	amended within 10 days after any change to the boundaries of the district. The board or
41	boards of commissioners shall hold a meeting or joint meeting for the purpose of
42	electing the members of the sanitary district board."
43	SECTION 17.(a) G.S. 163-82.6(a) reads as rewritten:

1	"(a) How the Form May Be Submitted The county board of elections shall			
2	accept any form described in G.S. 163-82.3 if the applicant submits the form by mail,			
3	facsimile transmission, transmission of a scanned document, or in person. The applicant			
4	may delegate the submission of the form to another person. Any person who			
5	communicates to an applicant acceptance of that delegation shall deliver that form so			
6	that it is received by the appropriate county board of elections in time to satisfy the			
7	registration deadline in subdivision (1) or (2) of subsection (c) of this section for the			
8	next election.			
9	(a1) <u>Misdemeanors. – It shall be a Class 2 misdemeanor for any person to do any</u>			
10	of the following:			
11	(1) to <u>To</u> communicate to the applicant acceptance of that the delegation			
12	described in subsection (a) of this section and then fail to make a good			
13	faith effort to deliver the form so that it is received by the county board			
14	of elections in time to satisfy the registration deadline in subdivision			
15	(1) or (2) of subsection (c) of this section for the next election. It shall			
16	be an affirmative defense to a charge of failing to make a good faith			
17	effort to deliver a delegated form by the registration deadline that the			
18	delegatee informed the applicant that the form would not likely be			
19	delivered in time for the applicant to vote in the next election.			
20	(2) It shall be a Class 2 misdemeanor for any person to To sell or attempt			
21	to sell a completed voter registration form or to condition its delivery			
22	upon payment.			
23	(3) To change a person's information on a voter registration form prior to			
24	its delivery to a county board of elections.			
25	(4) To coerce a person into marking a party affiliation other than the party			
26	affiliation the person desires.			
27	(5) To offer a person a voter registration form that has a party affiliation			
28	premarked unless the person receiving the form has requested the			
29	premarking."			
30	SECTION 17.(b) G.S. 163-274 is amended by adding a new subdivision to			
31	read:			
32	"(14) For any person to commit any of the voter registration violations set			
33	<u>forth in G.S. 163-82.6(a1).</u> "			
34	SECTION 17.(c) This section becomes effective December 1, 2007, and			
35	applies to any offense committed on or after that date.			
36	SECTION 18.(a) G.S. 163-275 is amended by adding a new subdivision to			
37	read:			
38	"(18) For any person, knowing that a person is not a citizen of the United			
39	States, to instruct or coerce that person to register to vote or to vote."			
40	SECTION 18.(b) This section becomes effective December 1, 2007, and			
41	applies to any offense committed on or after that date. SECTION 10 $C \leq 162.82 \cdot 14(a)(1)$ reads as munitum.			
42	SECTION 19. G.S. 163-82.14(c)(1) reads as rewritten:			
43	"(1) Report of Conviction Within the State. – The clerk of superior court,			
44	State Board of Elections, on or before the fifteenth day of every			

 month, shall report to the county board of elections of that county th name, county of residence, and residence address if available, of eac individual against whom a final judgment of conviction of a felony ha been entered in that county in the preceding calendar month. An county board of elections receiving such a report about an individua who is a resident of another county in this State shall forward a cop of that report to the board of elections of that county as soon a possible." SECTION 20. G.S. 163-82.10(a) reads as rewritten: "(a) Official Record. – The State voter registration system is the official vote registration list for the conduct of all elections in the State. A completed and signe registration application form, if available, described in G.S. 163-82.3, once approved b the county board of elections, becomes backup to the official registration record of th voter. Electronically captured images of the signatures of voters, full <u>Full</u> or partial social security numbers, dates of birth, the identity of the public agency at which th voter registered under G.S. 163-82.20, and drivers license numbers that may b 	h s y y s d y e r d y e ul
 individual against whom a final judgment of conviction of a felony ha been entered in that county in the preceding calendar month. An county board of elections receiving such a report about an individua who is a resident of another county in this State shall forward a cop of that report to the board of elections of that county as soon a possible." SECTION 20. G.S. 163-82.10(a) reads as rewritten: "(a) Official Record. – The State voter registration system is the official vote registration list for the conduct of all elections in the State. A completed and signe registration application form, if available, described in G.S. 163-82.3, once approved b the county board of elections, becomes backup to the official registration record of th voter. Electronically captured images of the signatures of voters, full Full or partia social security numbers, dates of birth, the identity of the public agency at which th 	s y y y s d y e l
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15 social security numbers, dates of birth, the identity of the public agency at which th	
-16 voter registered under $15 \times 163 \times 770$ and drivers license numbers that may be	
16 <u>voter registered under G.S. 163-82.20</u> , and drivers license numbers that may b 17 generated in the voter registration process, by either the State Board of Elections or	
18 county board of elections, are confidential and shall not be considered public record	
19 and subject to disclosure to the general public under Chapter 132 of the General	
20 Statutes. <u>Cumulative data based on those items of information may be public</u>	
21 disclosed as long as information about any individual cannot be discerned from th	-
22 disclosed data. Disclosure of drivers license numbers or dates of birth -information i	
 violation of this subsection shall not give rise to a civil cause of action. This limitation 	
of liability does not apply to the disclosure of drivers license numbers or dates of birt	
25 <u>information in violation of this subsection as a result of gross negligence, wanto</u>	
26 conduct, or intentional wrongdoing that would otherwise be actionable. <u>The signature of</u>	
27 the voter, either on the paper application or an electronically captured image of it, ma	
28 be viewed by the public but may not be copied or traced except by election officials for	-
29 election administration purposes. Any such copy or tracing is not a public record. Th	
30 county board of elections shall maintain custody of any paper hard copy registratio	
31 records of voters in the county and shall keep them in a place where they are secure."	
32 SECTION 21. G.S. 163-82.4(e) reads as rewritten:	
33 "(e) Correcting Registration Forms. – If the voter fails to answer the question set	!t
34 out in subdivision (1) of subsection (d) of this section, complete any required item o	n
35 the voter registration form but provides enough information on the form to enable th	<u>e</u>
36 <u>county board of elections to identify and contact the voter, the voter shall be notified of</u>	f
37 the omission and given the opportunity to complete the form at any time before casting	g
38 a vote in the election on election day. at least by 5:00 P.M. on the day before the count	• •
39 <u>canvass as set in G.S. 163-182.5(b).</u> If the voter corrects that omission within that time	<u>У</u>

40 the voter may vote in the election.time and is determined by the county board of 41 elections to be eligible to vote, the board shall permit the voter to vote. If the

42 <u>information is not corrected by election day, the voter shall be allowed to vote a</u> 43 provisional official ballot. If the correct information is provided to the county board of

1	elections by at least 5:00 P.M. on the day before the county canvass, the board shall
2	count any portion of the provisional official ballot that the voter is eligible to vote."
3	SECTION 22. G.S. 163-166.12 reads as rewritten:
4	"§ 163-166.12. Requirements for certain voters who register by mail.
5	(a) Voting in Person. – An individual who has registered to vote by mail on or
6	after January 1, 2003, and has not previously voted in an election that includes a ballot
7	item for federal office in North Carolina, shall present to a local election official at a
8	voting place before voting there one of the following:
9	(1) A current and valid photo identification.
10	(2) A copy of one of the following documents that shows the name and
11	address of the voter: a current utility bill, bank statement, government
12	check, paycheck, or other government document.
13	(b) Voting Mail-In Absentee. – An individual who has registered to vote by mail
14	on or after January 1, 2003, and has not previously voted in an election that includes a
15	ballot item for federal office in North Carolina, in order to cast a mail-in absentee vote,
16	shall submit with the mailed-in absentee ballot one of the following:
17	(1) A copy of a current and valid photo identification.
18	(2) A copy of one of the following documents that shows the name and
19	address of the voter: a current utility bill, bank statement, government
20	check, paycheck, or other government document.
21	(b1) The county board of elections shall note the type of identification proof
22	submitted by the voter under the provisions of subsection (a) or (b) of this section and
23	may dispose of the tendered copy of identification proof as soon as the type of proof is
24	noted in the voter registration records.
25	(b2) Voting When Identification Numbers Do Not Match. – If an individual has
26	registered and provided a drivers license number or last four digits of a Social Security
27	number but the computer validation of the number as required by G.S. 163-82.12 did
28	not result in a match, and the number has not been otherwise validated by the board of
29	elections, in the first election in which the individual votes that individual shall submit
30	with the ballot the form of identification required in subsection (a) or subsection (b) of
31	this section, depending upon whether the ballot is voted in person or absentee. If that
32	identification is provided and unless the board of elections determines that an individual
33	is otherwise ineligible to vote a ballot, the failure of identification numbers to match
34	shall not prevent an individual from registering to vote or a vote from being counted.
35	(c) The Right to Vote Provisionally. – If an individual is required under
36	subsection (a) or (b) (a), (b), or (b2) of this section to present identification in order to
37	vote, but that individual does not present the required identification, that individual may
38	vote a provisional official ballot. If the voter is at the voting place, the voter may vote
39	provisionally there without unnecessary delay. If the voter is voting by mail-in absentee
40	ballot, the mailed ballot without the required identification shall be treated as a
41	provisional official ballot.
42	(d) Exemptions. – This section does not apply to any of the following:
43	(1) An individual who registers by mail and submits as part of the
44	registration application either of the following:

1		a. A copy of a current and valid photo identification.
2		b. A copy of one of the following documents that shows the name
3		and address of the voter: a current utility bill, bank statement,
4		government check, paycheck, or other government document.
5	(2)	An individual who registers by mail and submits as part of the
6		registration application the individual's drivers license number or at
7		least the last four digits of the individual's social security number
8		where an election official matches either or both of the numbers
9		submitted with an existing State identification record bearing the same
10		number, name, and date of birth contained in the submitted
11		registration. If any individual's number does not match, the individual
12		shall provide identification as required in subsection (b2) of this
13		section in the first election in which the individual votes.
14	(3)	An individual who is entitled to vote by absentee ballot under the
15		Uniformed and Overseas Citizens Absentee Voting Act.
16	(4)	An individual who is entitled to vote otherwise than in person under
17		section 3(b)(2)(B)(ii) of the Voting Accessibility for the Elderly and
18		Handicapped Act.
19	(5)	An individual who is entitled to vote otherwise than in person under
20		any other federal law."
21	SEC	TION 23. G.S. 163-45 reads as rewritten:
22	"§ 163-45. Obs	servers; appointment.
23	The chair of	f each political party in the county shall have the right to designate two
24	observers to att	end each voting place at each primary and election and such observers
25	may, at the op	tion of the designating party chair, be relieved during the day of the
26	primary or elec	tion after serving no less than four hours and provided the list required
27	by this section	to be filed by each chair contains the names of all persons authorized to
28	represent such	chair's political party. Not more than two observers from the same
29	political party s	hall be permitted in the voting enclosure at any time. This right shall not
30	extend to the ch	nair of a political party during a primary unless that party is participating
31	in the primary.	In any election in which an unaffiliated candidate is named on the ballot,
32	the candidate o	r the candidate's campaign manager shall have the right to appoint two
33	observers for ea	ach voting place consistent with the provisions specified herein. Persons
34	appointed as ob	servers must be registered voters of the county for which appointed and

must have good moral character. No person who is a candidate on the ballot in a
primary or election may serve as an observer or runner in that primary or election.
Observers shall take no oath of office.

Individuals authorized to appoint observers must submit in writing to the chief judge of each precinct a signed list of the observers appointed for that precinct. Individuals authorized to appoint observers must, prior to 10:00 A.M. on the fifth day prior to any primary or general election, submit in writing to the chair of the county board of elections two signed copies of a list of observers appointed by them, designating the precinct for which each observer is appointed. Before the opening of the voting place on the day of a primary or general election, the chair shall deliver one copy of the list to the chief judge for each affected precinct. The chair shall retain the other copy. The chair, or the chief judge and judges for each affected precinct, may for good cause reject any appointee and require that another be appointed. The names of any persons appointed in place of those persons rejected shall be furnished in writing to the chief judge of each affected precinct no later than the time for opening the voting place on the day of any primary or general election, either by the chair of the county board of elections or the person making the substitute appointment.

8 <u>If party chairs appoint observers at one-stop sites under G.S. 163-227.2, those party</u> 9 <u>chairs shall provide a list of the observers appointed before 10:00 A.M. on the fifth day</u> 10 <u>before the observer is to observe.</u>

An observer shall do no electioneering at the voting place, and shall in no manner impede the voting process or interfere or communicate with or observe any voter in casting a ballot, but, subject to these restrictions, the chief judge and judges of elections shall permit the observer to make such observation and take such notes as the observer may desire.

16 Whether or not the observer attends to the polls for the requisite time provided by 17 this section, each observer shall be entitled to obtain at times specified by the State 18 Board of Elections, but not less than three times during election day with the spacing 19 not less than one hour apart, a list of the persons who have voted in the precinct so far in that election day. Counties that use an "authorization to vote document" instead of poll 20 21 books may comply with the requirement in the previous sentence by permitting each 22 observer to inspect election records so that the observer may create a list of persons who 23 have voted in the precinct so far that election day; each observer shall be entitled to 24 make the inspection at times specified by the State Board of Elections, but not less than 25 three times during election day with the spacing not less than one hour apart.

26 Instead of having an observer receive the voting list, the county party chair may send 27 a runner to do so. so, even if an observer has not been appointed for that precinct. The 28 runner may be the precinct party chair or any person named by the county party chair. 29 Each county party chair using runners in an election shall provide to the county board of 30 elections before 10:00 A.M. on the fifth day before election day a list of the runners to be used. That party chair must notify the chair of the county board of elections or the 31 32 board chair's designee of the names of all runners to be used in each precinct before the 33 runner goes to the precinct. The runner may receive a voter list from the precinct on the 34 same schedule as an observer. Whether obtained by observer or runner, each party is 35 entitled to only one voter list at each of the scheduled times. No runner may enter the 36 voting enclosure except when necessary to announce that runner's presence and to 37 receive the list. The runner must leave immediately after being provided with the list."

- 38
- SECTION 24. G.S. 163-166.3 reads as rewritten:

39 "§ 163-166.3. Limited access to the voting enclosure.

40 (a) <u>Persons Who May Enter Voting Enclosure.</u> – During the time allowed for 41 voting in the voting place, only the following persons may enter the voting enclosure:

- 42
- (1) An election official.
- 43
- (2) An observer appointed pursuant to G.S. 163-45.

1	(2a)	A runner appointed pursuant to G.S. 163-45, but only to the extent		
2	(24)	necessary to announce that runner's presence and to receive the voter		
3		list as provided in G.S. 163-45.		
4	(3)	A person seeking to vote in that voting place on that day but only		
5	(5)	while in the process of voting or seeking to vote.		
6	(4) A voter in that precinct while entering or explaining a challenge			
7	(1)	pursuant to G.S. 163-87 or G.S. 163-88.		
8	(5)	A person authorized under G.S. 163-166.8 to assist a voter but, except		
9		as provided in subdivision (6) of this section, only while assisting that		
10		voter.		
11	(6)	Minor children of the voter under the age of 18, or minor children		
12	(-)	under the age of 18 in the care of the voter, but only while		
13		accompanying the voter and while under the control of the voter.		
14	(7)	Persons conducting or participating in a simulated election within the		
15		voting place or voting enclosure, if that simulated election is approved		
16		by the county board of elections.		
17	(8)	Any other person determined by election officials to have an urgent		
18		need to enter the voting enclosure but only to the extent necessary to		
19		address that need.		
20	(b) Photo	graphing Voters Prohibited. – No person shall photograph, videotape, or		
21	otherwise recor	d the image of any voter within the voting enclosure or entering or		
22	leaving the voti	ng enclosure, except with the permission of both the voter and the chief		
23	judge of the pre	cinct. If the voter is a candidate, the permission of the voter is all that is		
24	necessary, not a	lso that of the chief judge. This subsection shall also apply to one-stop		
25	sites under G.S.	<u>163-227.2.</u> "		
26		FION 25.(a) G.S. 163-165.3 reads as rewritten:		
27		Responsibilities for preparing official ballots.		
28	. ,	Board to Certify Official Ballots and Instructions to Voters.		
29	-	. – The State Board of Elections shall certify the official ballots and		
30		ns to be used in every election that is subject to this Article. In		
31	-	ertification, the State Board shall adhere to the following:		
32	(1)	No later than January 31 of every calendar year, the State Board shall		
33		establish a schedule for the certification of all official ballots and		
34		instructions during that year. The schedule shall include a time for		
35		county boards of elections to submit their official ballots and		
36		instructions to the State Board for certification and times for the State		
37		Board to complete the certification.		
38	(2)	The State Board of Elections shall compose model ballot instructions,		
39		which county boards of elections may amend subject to approval by		
40		the State Board as part of the certification process. The State Board of		
41		Elections may permit a county board of elections to place instructions		
42		elsewhere than on the official ballot itself, where placing them on the		
43		official ballot would be impractical.		

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	(3)	With regard only to multicounty ballot items o State Board shall certify the accuracy of the ballot.	
	(4)	With regard to the entire official ballot, the S that the content and arrangement of the official compliance with the provisions of this Article by the State Board.	ballot are in substantial
	(5)	The State Board shall proofread the official ba practical, prior to final production.	allot of every county, if
	(6)	The State Board is not required to certify o ballot style in the county but may require coun may review a composite official ballot showin in every district in the county.	ty boards to submit and
	The State B	oard shall be responsible for all ballot coding an	nd shall contract with a
	qualified vendo	or or supervise trained election staff to produce	the data necessary for
	equipment prog		
		nty Board to Prepare and Produce Official Ba	
	•	s. – Each county board of elections shall prepa	*
ballots for all elections in that county. The county board of elections shall submit the			
	format of each official ballot and set of instructions to the State Board of Elections for		
	review and certification in accordance with the schedule established by the State Board.		
	The county board of elections shall follow the directions of the State Board in placing candidates, referenda, and other material on official ballots and in placing instructions.		
		Changes in Ballots. – The State Board shall pr	
		÷	-
	changes in ballots. The rules shall provide for the reprinting, where practical, of official ballots as a result of replacement candidates to fill vacancies in accordance with		
G.S. 163-114 or other late changes. If an official ballot is not reprinted, a vote for a			
		has been replaced in accordance with G.S. 163	-
	replacement car	*	
	(d) Spec	ial Ballots The State Board of Elections, with t	the approval of a county
	board of electi	ons, may produce special official ballots, such	n as those for disabled
	voters, where p	roduction by the State Board would be more prac	tical than production by
	the county boar		
		TION 25.(b) This section becomes effective only	y if any funds necessary
	A	are appropriated.	
		TION 26. G.S. 163-165.9 reads as rewritten:	
		Voting systems: powers and duties of county be	
		re approving the adoption and acquisition of an	
		ty commissioners, the county board of election	ons shall do all of the
	following:	D ecommend to the board of county commit	scionars which two of
	(1)	Recommend to the board of county commis voting system should be acquired by the county	7
	(2)	Witness a demonstration, in that county or at a	
	(2)	State Board of Elections, of the type of	

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1	recommended and also witness a demonstration of at least one other
2	type of voting system certified by the State Board of Elections.
3	(3) Test, during an election, the proposed voting system in at least one
4	precinct in the county where the voting system would be used if
5	adopted.
6	(b) After the acquisition of any voting system, the county board of elections shall
7	comply with any requirements of the State Board of Elections regarding training and
8	support of the voting system.system by completing all of the following:
9	(1) The county board of elections shall comply with all specifications of
10	its voting system vendor for ballot printers. The county board of
11	elections is authorized to contract with noncertified ballot printing
12	vendors, so long as the noncertified ballot printing vendor meets all
13	specifications and all quality assurance requirements as set by the State
14	Board of Elections.
15	(2) The county board of elections shall maintain software license and
16	maintenance agreements necessary to maintain the warranty of its
17	voting system."
18	SECTION 27. Except as otherwise provided in this act, this act is effective
19	when it becomes law.